

Instructions for Form 1120S

Contents

U.S. Income Tax Return for an S Corporation

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

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What's New	

- 1. The instructions for Schedules K and K-1 have been revised to reflect extensive changes to these schedules. See *General Reporting Information* on page 20 for new Schedule K-1 reporting requirements.
- 2. The American Jobs Creation Act of 2004 made several changes that affect S corporations and their shareholders. These changes include the following provisions. See Pub. 553, Highlights of 2004 Tax Changes, for more information.
- A new election to deduct a limited amount of business start-up and organizational expenses. For more information, see *Business start-up and organizational costs* on page 14.
- Two new tax credits: the biodiesel fuels credit and the low sulfur diesel fuel production credit. The act also expanded the renewable electricity credit to include refined coal production. See the

instructions for line 13g of Schedule K for more information.

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- A new election to deduct up to \$10,000 of reforestation expenses paid or incurred after October 22, 2004. The reforestation credit is repealed for expenses paid or incurred after this date. See the instructions for line 12e of Schedule K for more information.
- A new election to deduct certain costs of qualified film or television productions commencing after October 22, 2004. See section 181 for more information.
- The deduction for certain travel, meals, and entertainment expenses incurred after October 22, 2004, is limited to the amount treated as compensation to officers, directors, and more-than-10% shareholders. See section 274(e)(2).

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 instructions 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.

Unresolved Tax Issues

If the corporation has attempted to deal with an IRS problem unsuccessfully, it should contact the Taxpayer Advocate. The Taxpayer Advocate independently represents the corporation's interests and concerns within the IRS by protecting its 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 the corporation's case is given a complete and impartial review.

The corporation's assigned personal advocate will listen to its point of view and will work with the corporation to address its concerns. The corporation can expect the advocate to provide:

- A "fresh look" at a new or ongoing problem.
- Timely acknowledgment.
- The name and phone number of the individual assigned to its case.
- Updates on progress.
- Timeframes for action.

- · Speedy resolution.
- Courteous service.

When contacting the Taxpayer Advocate, the corporation should provide the following information:

- The corporation's name, address, and employer identification number (EIN).
- The name and telephone number of an authorized contact person and the hours he or she can be reached.
- The type of tax return and year(s) involved.
- A detailed description of the problem.
- Previous attempts to solve the problem and the office that had been contacted.
- A description of the hardship the corporation is facing and verifying documentation (if applicable).

The corporation may contact a Taxpayer Advocate by calling a toll-free number, 1-877-777-4778 or by visiting the IRS website at www.irs.gov/advocate. Persons who have access to TTY/TDD equipment may call 1-800-829-4059 and ask for Taxpayer Advocate assistance. If the corporation prefers, it may call, write, or fax the Taxpayer Advocate office in its area. See Pub. 1546, The Taxpayer Advocate Service of the IRS, for a list of addresses and fax numbers.

Direct Deposit of Refund

To request a direct deposit of the corporation's income tax refund, attach Form 8050, Direct Deposit of Corporate Tax Refund (see page 18).

How To Make a Contribution To Reduce the Public Debt

To make a contribution to reduce the public debt, send a check made payable to the "Bureau of the Public Debt" to Bureau of the Public Debt, Department G, P.O. Box 2188, Parkersburg, WV 26106-2188. Or, enclose a check with Form 1120S. Contributions to reduce the public debt are deductible, subject to the rules and limitations for charitable contributions.

How To Get Forms and Publications

Personal computer. You can access the IRS website 24 hours a day, 7 days a week at www.irs.gov to:

- Order IRS products online.
- Download forms, instructions, and publications.
- See answers to frequently asked tax questions.
- Search publications online by topic or keyword.
- Send us comments or request help by email
- Sign up to receive local and national tax news by email.

You can also reach us using file transfer protocol at *ftp.irs.gov*.

CD-ROM. Order Pub. 1796, Federal Tax Products on CD-ROM, and get:

 Current year forms, instructions, and publications.

- Prior year forms, instructions, and publications.
- Frequently requested tax forms that may be filled in electronically, printed out for submission, and saved for recordkeeping.
- The Internal Revenue Bulletin.

Buy the CD-ROM on the Internet at www.irs.gov/cdorders from the National Technical Information Service (NTIS) for \$22 (no handling fee) or call 1-877-CDFORMS (1-877-233-6767) toll free to buy the CD-ROM for \$22 (plus a \$5 handling fee).

By phone and in person. You can order forms and publications by calling 1-800-TAX-FORM (1-800-829-3676). You can also get most forms and publications at your local IRS office.

IRS E-Services Make Taxes Easier Now more than ever before businesses can enjoy the benefits of filing and paying their federal taxes electronically. Whether you rely on a tax professional or handle your own taxes, the IRS offers you convenient programs to make taxes easier.

- You can *e-file* your Form 1120S tax return; Form 940 and 941 employment tax returns; Form 1099 and other information returns. Visit *www.irs.gov/efile* for more information.
- You can pay taxes online or by phone using the free Electronic Federal Tax Payment System (EFTPS). Visit www.eftps.gov or call 1-800-555-4477 for more information.

Use these electronic options to make filing and paying taxes easier.

General Instructions

Purpose of Form

Form 1120S is used to report the income, deductions, gains, losses, etc., of a domestic corporation that has elected to be an S corporation by filing Form 2553, Election by a Small Business Corporation, and whose election is in effect for the tax year.

Who Must File

A corporation must file Form 1120S if (a) it elected to be an S corporation by filing Form 2553, (b) the IRS accepted the election, and (c) the election remains in effect. Do not file Form 1120S for any tax year before the year the election takes effect.

You cannot file Form 1120S unless you have previously filed a properly completed Form 2553. After filing Form 2553 you should have received confirmation that Form 2553 was accepted. If you did not receive notification of acceptance or nonacceptance of the election within 3 months of filing Form 2553 (6 months if you checked box Q1 to request a letter ruling), you should contact the service center where the form was filed to make sure the IRS received the election. If you have not filed Form 2553, or did not file

Form 2553 on time, you may be entitled to relief for a late filed election to be an S corporation. See the Instructions for Form 2553 for details.

Termination of Election

Once the election is made, it stays in effect until it is terminated. If the election is terminated, the corporation (or a successor corporation) can make another election on Form 2553 only with IRS consent for any tax year before the 5th tax year after the first tax year in which the termination took effect. See Regulations section 1.1362-5 for more details.

An election terminates automatically in any of the following cases:

- 1. The corporation is no longer a small business corporation as defined in section 1361(b). This kind of termination of an election is effective as of the day the corporation no longer meets the definition of a small business corporation. Attach to Form 1120S for the final year of the S corporation a statement notifying the IRS of the termination and the date it occurred.
- 2. The corporation, for each of three consecutive tax years, (a) has accumulated earnings and profits and (b) derives more than 25% of its gross receipts from passive investment income as defined in section 1362(d)(3)(C). The election terminates on the first day of the first tax year beginning after the third consecutive tax year. The corporation must pay a tax for each year it has excess net passive income. See the instructions for line 22a on page 18 for details on how to figure the tax.
- 3. The election is revoked. An election may be revoked only with the consent of shareholders who, at the time the revocation is made, hold more than 50% of the number of issued and outstanding shares of stock (including non-voting stock). The revocation may specify an effective revocation date that is on or after the day the revocation is filed. If no date is specified, the revocation is effective at the start of a tax year if the revocation is made on or before the 15th day of the 3rd month of that tax year. If no date is specified and the revocation is made after the 15th day of the 3rd month of the tax year, the revocation is effective at the start of the next tax year.

To revoke the election, the corporation must file a statement with the service center where it filed its election to be an S corporation. In the statement, the corporation must notify the IRS that it is revoking its election to be an S corporation. The statement must be signed by each shareholder who consents to the revocation and contain the information required by Regulations section 1.1362-6(a)(3).

A revocation may be rescinded before it takes effect. See Regulations section 1.1362-6(a)(4) for details.

For rules on allocating income and deductions between an S short year and

a C short year and other special rules that apply when an election is terminated, see section 1362(e) and Regulations section 1.1362-3.

If an election was terminated under 1 or 2 above, and the corporation believes the termination was inadvertent, the corporation may request permission from the IRS to continue to be treated as an S corporation. See Regulations section 1.1362-4 for the specific requirements that must be met to qualify for inadvertent termination relief.

Electronic Filing

S corporations have the option to file Form 1120S and related forms, schedules, and attachments electronically. However, the option to file electronically does not apply to certain returns, including:

- Amended returns,
- Bankruptcy returns,
- Final returns,
- Returns with a name change,
- · Returns with precomputed penalty and interest,
- · Returns with reasonable cause for failing to file timely,
- Returns with reasonable cause for failing to pay timely,
- Returns with request for overpayment to be applied to another account,
- Short-year returns, and
- 52-53 week tax year returns.

Visit www.irs.gov/efile for more information.

When To File

In general, file Form 1120S by the 15th day of the 3rd month following the date the corporation's tax year ended as shown at the top of Form 1120S. For calendar year corporations, the due date is March 15, 2005. If the due date falls on a Saturday, Sunday, or legal holiday, file on the next business day. A corporation that has dissolved must generally file by the 15th day of the 3rd month after the date of dissolution.

If the S corporation election was terminated during the tax year and the corporation reverts to a C corporation, file Form 1120S for the S corporation's short year by the due date (including extensions) of the C corporation's short vear return.

Private delivery services. Corporations can use certain private delivery services designated by the IRS to meet the "timely mailing as timely filing/paying" rule for tax returns and payments. These private delivery services include only the following:

- DHL Express (DHL): DHL Same Day Service; DHL Next Day 10:30 am; DHL Next Day 12:00 pm; DHL Next Day 3:00 pm; and DHL 2nd Day Service.
- Federal Express (FedEx): FedEx Priority Overnight, FedEx Standard Overnight, FedEx 2Day, FedEx International Priority, FedEx International First.
- United Parcel Service (UPS): UPS Next Day Air, UPS Next Day Air Saver, UPS 2nd Day Air, UPS 2nd Day Air A.M., UPS Worldwide Express Plus, UPS Worldwide Express.

The private delivery service can tell you how to get written proof of the mailing date.



address.

Private delivery services cannot deliver items to P.O. boxes. You must use the U.S. Postal Service to mail any item to an IRS P.O. box

Most private delivery services will not accept your return without a street address in addition to the city, state, and ZIP code. You can get the street address of your service center by calling 1-800-829-4933.

Extension. Use Form 7004 to request a 6-month extension of time to file.

Period Covered

File the 2004 return for calendar year 2004 and fiscal years beginning in 2004 and ending in 2005. If the return is for a fiscal year or a short tax year, fill in the tax year space at the top of the form.

Note. The 2004 Form 1120S may also be used if:

- The corporation has a tax year of less than 12 months that begins and ends in 2005 and
- The 2005 Form 1120S is not available by the time the corporation is required to file its return.

The corporation must show its 2005 tax vear on the 2004 Form 1120S and take into account any tax law changes that are effective for tax years beginning after December 31, 2004.

Who Must Sign

The return must be signed and dated by:

- The president, vice president, treasurer, assistant treasurer, chief accounting officer, or
- Any other corporate officer (such as tax officer) authorized to sign.
- Where a return is made for a corporation by a receiver, trustee or assignee, the fiduciary must sign the return, instead of the corporate officer. Returns and forms signed by a receiver or trustee in bankruptcy on behalf of a corporation must be accompanied by a copy of the order or instructions of the court authorizing signing of the return or form.

If an employee of the corporation completes Form 1120S, the paid preparer's space should remain blank. In addition, anyone who prepares Form 1120S, but does not charge the corporation, should not complete that section. Generally, anyone who is paid to prepare the return must sign it and fill in the "Paid Preparer's Use Only" area.

The paid preparer must complete the required preparer information and:

- Sign the return in the space provided for the preparer's signature.
- Give a copy of the return to the taxpayer.

Note. A paid preparer may sign original returns, amended returns, or requests for filing extensions by rubber stamp, mechanical device, or computer software program.

Where To File

File your return at the applicable IRS address listed below.

If the corporation's principal business, office, or agency is located in:	And the total assets at the end of the tax year (Form 1120S, page 1, item E) are:	Use the following Internal Revenue Service Center address:
Connecticut, Delaware, District of Columbia, Illinois, Indiana, Kentucky, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, North Carolina,	Less than \$10 million	Cincinnati, OH 45999-0013
Ohio, Pennsylvania, Rhode Island, South Carolina, Vermont, Virginia, West Virginia, Wisconsin	ia, Rhode olina, \$10 million or more Ogden, UT West	
Alabama, Alaska, Arizona, Arkansas, California, Colorado, Florida, Georgia, Hawaii, Idaho, Iowa, Kansas, Louisiana, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, South Dakota, Tennessee, Texas, Utah, Washington, Wyoming	Any amount	Ogden, UT 84201-0013
A foreign country or U.S. possession	Any amount	Philadelphia, PA 19255-0013

Paid Preparer Authorization

If the corporation wants to allow the IRS to discuss its 2004 tax return with the paid preparer who signed it, check the "Yes" box in the signature area of the return. This authorization applies only to the individual whose signature appears in the "Paid Preparer's Use Only" section of the return. It does not apply to the firm, if any, shown in that section.

If the "Yes" box is checked, the corporation is authorizing the IRS to call the paid preparer to answer any questions that may arise during the processing of its return. The corporation is also authorizing the paid preparer to:

- Give the IRS any information that is missing from its return,
- Call the IRS for information about the processing of its return or the status of its refund or payment(s), and
- Respond to certain IRS notices that the corporation has shared with the preparer about math errors, offsets, and return preparation. The notices will not be sent to the preparer.

The corporation is not authorizing the paid preparer to receive any refund check, bind the corporation to anything (including any additional tax liability), or otherwise represent the corporation before the IRS. If the corporation wants to expand the paid preparer's authorization, see Pub. 947, Practice Before the IRS and Power of Attorney.

The authorization cannot be revoked. However, the authorization will automatically end no later than the due date (excluding extensions) for filing the 2005 tax return.

Accounting Methods

An accounting method is a set of rules used to determine when and how income and expenditures are reported.

Figure ordinary income using the method of accounting regularly used in keeping the corporation's books and records. The method used must clearly reflect income.

Generally, permissible methods include:

- · Cash,
- Accrual, or
- Any other method authorized by the Internal Revenue Code.

Generally, a corporation may not use the cash method of accounting if it is a tax shelter (as defined in section 448(d)(3)). See section 448 for details.

If inventories are required, the accrual method generally must be used for sales and purchases of merchandise. However, qualifying taxpayers and eligible businesses of qualifying small business taxpayers are excepted from using the accrual method and may account for inventoriable items as materials and supplies that are not incidental. For details, see *Schedule A. Cost of Goods Sold* on page 18.

Accrual method. Under the accrual method, an amount is includible in income when

- All the events have occurred that fix the right to receive the income, which is the earliest of the date (a) the required performance takes place, (b) payment is due, or (c) payment is received, and
- The amount can be determined with reasonable accuracy.

See Regulations section 1.451-1(a) for details.

Generally, an accrual basis taxpayer can deduct accrued expenses in the tax year in which:

- All events that determine the liability have occurred,
- The amount of the liability can be figured with reasonable accuracy, and
- Economic performance takes place with respect to the expense.

There are exceptions for certain items, including recurring expenses. See section 461(h) and the related regulations for the rules for determining when economic performance takes place.

Percentage-of-completion method. Long-term contracts (except for certain real property construction contracts) must generally be accounted for using the percentage of completion method. For rules on long-term contracts, see section 460 and the underlying regulations.

Mark-to-market accounting method. Generally, dealers in securities must use the mark-to-market accounting method described in section 475. Under this method, any security that is inventory to the dealer must be included in inventory at its fair market value (FMV). Any security held by a dealer that is not inventory and that is held at the close of the tax year is treated as sold at its FMV on the last business day of the tax year. Any gain or loss must be taken into account in determining gross income. The gain or loss taken into account is generally treated as ordinary gain or loss. For details, including exceptions, see section 475, the related regulations, and Rev. Rul. 94-7, 1994-1 C.B. 151.

Dealers in commodities and traders in securities and commodities may elect to use the mark-to-market accounting method. To make the election, the corporation must file a statement: describing the election, the first tax year the election is to be effective, and, in the case of an election for traders in securities or commodities, the trade or business for which the election is made. Except for new taxpavers, the statement must be filed by the due date (not including extensions) of the income tax return for the tax year immediately preceding the election year and attached to that return, or, if applicable, to a request for an extension of time to file that return. For more details, see sections 475(e) and (f) and Rev. Proc. 99-17, 1999-7 I.R.B. 52.

Change in accounting method.
Generally, the corporation must get IRS consent to change its method of accounting used to report taxable income

(for income as a whole or for any material item). To do so, it must file Form 3115, Application for Change in Accounting Method. For more information, see Pub. 538, Accounting Periods and Methods.

Section 481(a) adjustment. The corporation may have to make an adjustment under section 481(a) to prevent amounts of income or expense from being duplicated or omitted. The section 481(a) adjustment period is generally 1 year for a net negative adjustment and 4 years for a net positive adjustment. However, a corporation may elect to use a 1-year adjustment period for positive adjustments if the net section 481(a) adjustment for the accounting method change is less than \$25,000. For more details on the section 481(a) adjustment, see Form 3115.

Include any net positive section 481(a) adjustment on page 1, line 5. If the net section 481(a) adjustment is negative, report it on page 1, line 19.

Accounting Periods

A corporation must figure its taxable income on the basis of a tax year. A tax year is the annual accounting period a corporation uses to keep its records and report its income and expenses.

Generally, an S corporation tax year is required to be:

- A calendar year.
- A 52-53 week tax year that ends with reference to a calendar year or a tax year elected under section 444.
- A tax year elected under section 444.
- Any other tax year for which the corporation establishes a business purpose by filing Form 1128.

A new S corporation must use Form 2553 to adopt a tax year other than a calendar year. To change the corporation's tax year, see Pub. 538 and Form 1128, Application To Adopt, Change, or Retain a Tax Year, (unless the corporation is making an election under section 444, discussed below).

Establish a business purpose. To establish a business purpose for changing or retaining its tax year on Form 1128, the corporation must establish that:

- The requested tax year is the corporation's natural business year or ownership tax year under the automatic approval request provisions of Rev. Proc. 2002-38, 2002-2 I.R.B. 1037, or
- There is a business purpose for the requested tax year under the ruling request provisions of Rev. Proc. 2002-39, 2002-2 I.R.B. 1046 (a user fee is required).

If the corporation changes its tax year solely because its current tax year no longer qualifies as a natural business year (or, for certain corporations, an ownership tax year), its shareholders may elect to take into account ratably over 4 tax years their pro rata share of income attributable to the corporation's short tax year ending on or after May 10, 2002, but before June 1, 2004. See Rev. Proc. 2003-79, 2003-45 I.R.B. 1036, for details. If the corporation changes its tax year and

the change falls within the scope of Rev. Proc. 2003-79, the corporation must attach a statement to Schedule K-1 that provides shareholders with the information they will need to make this election.

Electing a tax year under section 444. Under the provisions of section 444, an S corporation may elect to have a tax year other than a permitted year, but only if the deferral period of the tax year is not longer than the shorter of 3 months or the deferral period of the tax year being changed. This election is made by filing Form 8716, Election To Have a Tax Year Other Than a Required Tax Year.

An S corporation may not make or continue an election under section 444 if it is a member of a tiered structure, other than a tiered structure that consists entirely of partnerships and S corporations that have the same tax year. For the S corporation to have a section 444 election in effect, it must make the payments required by section 7519. See Form 8752, Required Payment or Refund Under Section 7519.

A section 444 election ends if: an S corporation changes its accounting period to a calendar year or some other permitted year; it is penalized for willfully failing to comply with the requirements of section 7519; or its S election is terminated (unless it immediately becomes a personal service corporation). If the termination results in a short tax year, type or legibly print at the top of the first page of Form 1120S for the short tax year, "SECTION 444 ELECTION TERMINATED."

Rounding Off to Whole Dollars

The corporation may round off cents to whole dollars on its return and schedules. If the corporation does round to whole dollars, it must round all amounts. To round, drop amounts under 50 cents and increase amounts from 50 to 99 cents to the next dollar (for example, \$1.39 becomes \$1 and \$2.50 becomes \$3).

If two or more amounts must be added to figure the amount to enter on a line, include cents when adding the amounts and round off only the total.

Recordkeeping

Keep the corporation's records for as long as they may be needed for the administration of any provision of the Internal Revenue Code. Usually, records that support an item of income, deduction, or credit on the return must be kept for 3 years from the date each shareholder's return is due or is filed, whichever is later. Keep records that verify the corporation's basis in property for as long as they are needed to figure the basis of the original or replacement property.

The corporation should keep copies of all returns filed. They may help in preparing future returns and in making amended returns.

Depository Method of Tax Payment

The corporation must pay the tax due in full no later than the 15th day of the 3rd month after the end of the tax year. The two methods of depositing corporate income taxes are discussed below.

Electronic Deposit Requirement

The corporation must make electronic deposits of all depository taxes (such as employment tax, excise tax, and corporate income tax) using the Electronic Federal Tax Payment System (EFTPS) in 2005 if:

The total deposits of such taxes in 2003 were more than \$200,000 or
The corporation was required to use EFTPS in 2004.

If the corporation is required to use EFTPS and fails to do so, it may be subject to a 10% penalty. If the corporation is not required to use EFTPS, it may participate voluntarily. To enroll in or get more information about EFTPS, call 1-800-555-4477 or 1-800-945-8400. To enroll online, visit www.eftps.gov.

Depositing on time. For EFTPS deposits to be made timely, the corporation must initiate the transaction at least 1 business day before the date the deposit is due.

Deposits With Form 8109

If the corporation does not use EFTPS, deposit corporation income tax payments (and estimated tax payments) with Form 8109, Federal Tax Deposit Coupon. If you do not have a preprinted Form 8109, use Form 8109-B to make deposits. You can get this form only by calling 1-800-829-4933. Be sure to have your EIN ready when you call.

Do not send deposits directly to an IRS office; otherwise, the corporation may have to pay a penalty. Mail or deliver the completed Form 8109 with the payment to an authorized depositary, i.e., a commercial bank or other financial institution authorized to accept federal tax deposits.

Make checks or money orders payable to the depositary. To help ensure proper crediting, enter the corporation's EIN, the tax period to which the deposit applies, and "Form 1120S" on the check or money order. Be sure to darken the "1120" box under "Type of Tax" and the appropriate "Quarter" box under "Tax Period" on the coupon. Records of these deposits will be sent to the IRS. For more information, See "Marking the Proper Tax Period" in the instructions for Form 8109.

If the corporation prefers, it may mail the coupon and payment to: Financial Agent, Federal Tax Deposit Processing, P.O. Box 970030, St. Louis, MO 63197. Make the check or money order payable to "Financial Agent."

For more information on deposits, see the instructions in the coupon booklet (Form 8109) and Pub. 583, Starting a Business and Keeping Records.

Estimated Tax Payments

Generally, the corporation must make installment payments of estimated tax for the following taxes if the total of these taxes is \$500 or more: (a) the tax on built-in gains, (b) the excess net passive income tax, and (c) the investment credit recapture tax.

The amount of estimated tax required to be paid annually is the smaller of: (a) the total of the above taxes shown on the return for the tax year (or if no return is filed, the total of these taxes for the year) or (b) the sum of (i) the investment credit recapture tax and the built-in gains tax shown on the return for the tax year (or if no return is filed, the total of these taxes for the tax year) and (ii) any excess net passive income tax shown on the corporation's return for the preceding tax year. If the preceding tax year was less than 12 months, the estimated tax must be determined under (a).

The estimated tax is generally payable in four equal installments. However, the corporation may be able to lower the amount of one or more installments by using the annualized income installment method or adjusted seasonal installment method under section 6655(e).

For a calendar year corporation, the payments are due for 2004 by April 15, June 15, September 15, and December 15. For a fiscal year corporation, they are due by the 15th day of the 4th, 6th, 9th, and 12th months of the fiscal year. If any date falls on a Saturday, Sunday, or legal holiday, the installment is due on the next regular business day.

The corporation must make the payments using the depository method described above.

For more information on estimated tax payments, including penalties that apply if the corporation fails to make required payments, see the instructions for line 24 on page 18.

Interest and Penalties

Interest. Interest is charged on taxes paid late even if an extension of time to file is granted. Interest is also charged on penalties imposed for failure to file, negligence, fraud, substantial valuation misstatements, and substantial understatements of tax from the due date (including extensions) to the date of payment. The interest charge is figured at a rate determined under section 6621.

Late filing of return. A corporation that does not file its tax return by the due date, including extensions, may have to pay a penalty of 5% a month, or part of a month, up to a maximum of 25%, for each month the return is not filed. The penalty is imposed on the net amount due. The minimum penalty for filing a return more than 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 reasonable cause, attach an explanation to the return.

Late payment of tax. A corporation that does not pay the tax when due generally may have to pay a penalty of 1/2 of 1% a month or part of a month, up to a maximum of 25%, for each month the tax is not paid. The penalty is imposed on the net amount due.

The penalty will not be imposed if the corporation can show that failure to pay on time was due to reasonable cause.

Failure to furnish information timely. Section 6037(b) requires an S corporation to furnish to each shareholder a copy of the information shown on Schedule K-1 (Form 1120S) that is attached to Form 1120S. Provide Schedule K-1 to each shareholder on or before the day on which the corporation files Form 1120S.

For each failure to furnish Schedule K-1 to a shareholder when due and each failure to include on Schedule K-1 all the information required to be shown (or the inclusion of incorrect information), a \$50 penalty may be imposed with regard to each Schedule K-1 for which a failure occurs. If the requirement to report correct information is intentionally disregarded, each \$50 penalty is increased to \$100 or, if greater, 10% of the aggregate amount of items required to be reported. See sections 6722 and 6724 for more information.

The penalty will not be imposed if the corporation can show that not furnishing information timely was due to reasonable cause and not due to willful neglect.

Trust fund recovery penalty. This penalty may apply if certain excise, income, social security, and Medicare taxes that must be collected or withheld are not collected or withheld, or these taxes are not paid. These taxes are generally reported on Forms 720, 941, 943, or 945 (see Other Forms, Returns, and Statements That May Be Required below). The trust fund recovery penalty may be imposed on all persons who are determined by the IRS to have been responsible for collecting, accounting for, and paying over these taxes, and who acted willfully in not doing so. The penalty is equal to the unpaid trust fund tax. See the instructions for Form 720, Pub. 15 (Circular E), Employer's Tax Guide, or Pub. 51 (Circular A), Agricultural Employer's Tax Guide, for more details, including the definition of responsible persons.

Other Forms, Returns, and Statements That May Be Required

- Schedule N (Form 1120), Foreign Operations of U.S. Corporations. The corporation may have to file this schedule if it had assets in or operated a business in a foreign country or a U.S. possession.
- Forms W-2, Wage and Tax Statement, and W-3, Transmittal of Wage and Tax Statements. Use these forms to report wages, tips, other compensation, and withheld income, social security, and Medicare taxes for employees.

- Form 720, Quarterly Federal Excise Tax Return. Use Form 720 to report environmental taxes, communications and air transportation taxes, fuel taxes, manufacturers taxes, ship passenger tax, and certain other excise taxes.
- Form 926, Information Return of a U.S. Transferor of Property to a Foreign Corporation. Use this form to report certain information required under section 6038B.
- Form 940 or Form 940-EZ, Employer's Annual Federal Unemployment (FUTA) Tax Return. The corporation may be liable for FUTA tax and may have to file Form 940 or 940-EZ if it either:
- 1. Paid wages of \$1,500 or more in any calendar quarter in 2003 or 2004 or
- 2. Had one or more employees who worked for the corporation for at least some part of a day in any 20 or more different weeks in 2003 or 20 or more different weeks in 2004.

A corporate officer who performs substantial services is considered an employee. Except as provided in section 3306(a), reasonable compensation for these services is subject to FUTA tax, no matter what the corporation calls the payments.

- Form 941, Employer's Quarterly Federal Tax Return or Form 943, Employer's Annual Tax Return for Agricultural Employees. Employers must file these forms to report income tax withheld, and employer and employee social security and Medicare taxes. Also, see Trust Fund Recovery Penalty above. A corporate officer who performs substantial services is considered an employee. Distributions and other payments by an S corporation to a corporate officer must be treated as wages to the extent the amounts are reasonable compensation for services to the corporation.
- Form 945, Annual Return of Withheld Federal Income Tax. File Form 945 to report income tax withheld from nonpayroll distributions or payments, including pensions, annuities, IRAs, gambling winnings, and backup withholding. Also, see Trust Fund Recovery Penalty above.
- Form 966, Corporate Dissolution or Liquidation.
- Forms 1042 and 1042-S, Annual Withholding Tax Return for U.S. Source Income of Foreign Persons; and Foreign Person's U.S. Source Income Subject to Withholding. Use these forms to report and send withheld tax on payments made to nonresident alien individuals, foreign partnerships, or foreign corporations to the extent those payments constitute gross income from sources within the United States (see sections 861 through 865). For more details, see sections 1441 and 1442, and Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities.
- Form 1042-T, Annual Summary and Transmittal of Forms 1042-S. Use Form 1042-T to transmit paper Forms 1042-S to the IRS.

- Form 1096, Annual Summary and Transmittal of U.S. Information Returns.
- Form 1098, Mortgage Interest Statement. Use this form to report the receipt from any individual of \$600 or more of mortgage interest (including points) in the course of the corporation's trade or business and reimbursements of overpaid interest.
- Forms 1099. Use these information returns to report the following.
- 1. 1099-A, Acquisition or Abandonment of Secured Property.
- 2. 1099-B, Proceeds From Broker and Barter Exchange Transactions.
 - 3. 1099-C, Cancellation of Debt.
- 4. 1099-DÍV, Dividends and Distributions. Use Form 1099-DIV to report actual dividends paid by the corporation. Only distributions from accumulated earnings and profits are classified as dividends from an S corporation. Do not issue Form 1099-DIV for dividends received by the corporation that are allocated to shareholders in boxes 5a or 5b of Schedule K-1.
- 5. 1099-INT, Interest Income.6. 1099-LTC, Long-Term Care and Accelerated Death Benefits.
- 7. 1099-MISC, Miscellaneous Income. Use this form to report payments: to certain fishing boat crew members, to providers of health and medical services, of rent or royalties, of nonemployee compensation, etc.

Note. Every corporation must file Form 1099-MISC if it makes payments of rents, commissions, or other fixed or determinable income (see section 6041) totaling \$600 or more to any one person in the course of its trade or business during the calendar year.

- 8. 1099-OID, Original Issue Discount.
- 9. 1099-PATR, Taxable Distributions Received From Cooperatives.
- 10. 1099-R, Distributions From Pensions, Annuities, Retirement or Profit-Sharing Plans, IRAs, Insurance Contracts, etc.
- 11. 1099-S, Proceeds From Real Estate Transactions.
- 12. 1099-SA, Distributions From an HSA, Archer MSA, or Medicare Advantage MSA.
- Form 3520, Annual Return to Report Transactions With Foreign Trusts and Receipt of Certain Foreign Gifts. The corporation may have to file this form if it:
- 1. Directly or indirectly transferred property or money to a foreign trust. For this purpose, any U.S. person who created a foreign trust is considered a transferor.
- 2. Is treated as the owner of any part of the assets of a foreign trust under the grantor trust rules.
- 3. Received a distribution from a

For more information, see the Instructions for Form 3520.

Note. An owner of a foreign trust must ensure that the trust files an annual information return on Form 3520-A, Annual Information Return of Foreign Trust With a U.S. Owner.

- Form 5471, Information Return of U.S. Persons With Respect to Certain Foreign Corporations. This form is required if the corporation controls a foreign corporation; acquires, disposes of, or owns 10% or more in value or vote of the outstanding stock of a foreign corporation; or had control of a foreign corporation for an uninterrupted period of at least 30 days during the annual accounting period of the foreign corporation. See Question 4 of Schedule N (Form 1120).
- Form 5498, IRA Contribution Information. Use this form to report contributions (including rollover contributions) to any IRA, including a SEP, SIMPLE, or Roth IRA, and to report Roth IRA conversions, IRA recharacterizations, and the fair market value of the account.
- Form 5498-ESA, Coverdell ESA Contribution Information. Use this form to report contributions (including rollover contributions) to, and the fair market value of, a Coverdell education savings account (ESA).
- Form 5498-SA, HSA, Archer MSA, or Medicare Advantage MSA Information. Use this form to report contributions to an HSA, Archer MSA and the fair market value of an HSA, Archer MSA, or Medicare Advantage MSA.

For more information, see the general and specific Instructions for Forms 1099, 1098, 5498, and W-2G.

- Form 5713, International Boycott Report. Corporations that had operations in, or related to, certain "boycotting" countries file Form 5713.
- Form 8023, Elections Under Section 338 for Corporations Making Qualified Stock Purchases. Corporations file this form to make elections under section 338 for a "target" corporation if the purchasing corporation has made a qualified stock purchase of the target corporation.
- Form 8050, Direct Deposit of Corporate Tax Refund. File Form 8050 to request that the IRS deposit a corporate tax refund (including a refund of \$1 million or more) directly into an account at any U.S. bank or other financial institution (such as a mutual fund or brokerage firm) that accepts direct deposits.
- Form 8264, Application for Registration of a Tax Shelter. Tax shelter organizers must use this form to register tax shelters with the IRS to receive a tax shelter registration number. **Caution:** Until further guidance is issued, material advisors who provide material aid, assistance, or advice with respect to any reportable transaction after October 22, 2004, must use Form 8264 to disclose reportable transactions in accordance with interim guidance provided in Notice 2004-80, 2004-50 I.R.B. 963.
- Form 8271, Investor Reporting of Tax Shelter Registration Number. Corporations, which have acquired an interest in a tax shelter that is required to be registered, use this form to report the tax shelter's registration number. Attach Form 8271 to any return (including an amended return) on which a deduction, credit, loss, or other tax benefit

- attributable to a tax shelter is taken or any income attributable to a tax shelter is reported.
- Form 8275, Disclosure Statement. File Form 8275 to disclose items or positions, except those contrary to a regulation, that are not otherwise adequately disclosed on a tax return. The disclosure is made to avoid the parts of the accuracy-related penalty imposed for disregard of rules or substantial understatement of tax. Form 8275 is also used for disclosures relating to preparer penalties for understatements due to unrealistic positions or disregard of rules.
- Form 8275-R, Regulation Disclosure Statement, is used to disclose any item on a tax return for which a position has been taken that is contrary to Treasury regulations.
- Form 8281, Information Return for Publicly Offered Original Issue Discount Instruments (OID). This form is used by issuers of publicly offered debt instruments having OID to provide the information required by section 1275(c).
- Forms 8288 and 8288-A, U.S. Withholding Tax Return for Dispositions by Foreign Persons of U.S. Real Property Interests; and Statement of Withholding on Dispositions by Foreign Persons of U.S. Real Property Interests. Use these forms to report and transmit withheld tax on the sale of U.S. real property by a foreign person. See section 1445 and the related regulations for additional information.
- Form 8300, Report of Cash Payments Over \$10,000 Received in a Trade or Business. Use this form to report the receipt of more than \$10,000 in cash or foreign currency in one transaction or a series of related transactions.
- Form 8594, Asset Acquisition Statement Under Section 1060. Corporations file this form to report the purchase or sale of a group of assets that make up a trade or business if goodwill or going concern value could attach to the assets, and if the buyer's basis is determined only by the amount paid for the assets.
- Form 8697, Interest Computation Under the Look-Back Method for Completed Long-Term Contracts. Certain S corporations that are not closely held may have to file Form 8697 to figure the interest due or to be refunded under the look-back method of section 460(b)(2) The look-back method applies to certain long-term contracts accounted for under either the percentage of completion method or the percentage of completion-capitalized cost method. Closely held corporations should see the Schedule K instructions on page 30 for code C for details on the Form 8697 information they must provide to their shareholders.
- Form 8865, Return of U.S. Persons With Respect To Certain Foreign Partnerships. A corporation may have to file Form 8865 if it:
- 1. Controlled a foreign partnership (i.e., owned more than a 50% direct or indirect interest in the partnership).

- 2. Owned at least a 10% direct or indirect interest in a foreign partnership while U.S. persons controlled that partnership.
- 3. Had an acquisition, disposition, or change in proportional interest of a foreign partnership that:
- a. Increased its direct interest to at least 10% or reduced its direct interest of at least 10% to less than 10%.
- b. Changed its direct interest by at least a 10% interest.
- 4. Contributed property to a foreign partnership in exchange for a partnership interest if:
- a. Immediately after the contribution, the corporation owned, directly or indirectly, at least a 10% interest in the foreign partnership or
- b. The fair market value of the property the corporation contributed to the foreign partnership, when added to other contributions of property made to the foreign partnership (by the corporation or a related person) during the preceding 12-month period, exceeded \$100,000.

Also, the corporation may have to file Form 8865 to report certain dispositions by a foreign partnership of property it previously contributed to that foreign partnership if it was a partner at the time of the disposition.

For more details, including penalties for failing to file Form 8865, see Form 8865 and its separate instructions.

- Form 8866, Interest Computation Under the Look-Back Method for Property Depreciated Under the Income Forecast Method. Certain S corporations that are not closely held may have to file Form 8866. Figure the interest due or to be refunded under the look-back method of section 167(g)(2) for certain property placed in service after September 13, 1995, that is depreciated under the income forecast method. Closely held corporations should see the Schedule K instructions on page 30 for line 17d, code D, for details on the Form 8866 information they must provide to their shareholders.
- Form 8873, Extraterritorial Income Exclusion. Use this form to report the amount of extraterritorial income excluded from the corporation's gross income for the tax year.
- Form 8876, Excise Tax on Structured Settlement Factoring Transactions. Use Form 8876 to report and pay the 40% excise tax imposed under section 5891.
- Form 8883, Asset Allocation Statement Under Section 338. Corporations use this form to report information about transactions involving the deemed sale of assets under section 338.
- Form 8886, Reportable Transaction Disclosure Statement. Use this form to disclose information for each reportable transaction in which the corporation participated. Form 8886 must be filed for each tax year the corporation participated in the transaction. You may have to pay a penalty if you are required to file Form 8886 but do not do so. The following are reportable transactions.

- 1. Any listed transaction, which is a transaction that is the same as or substantially similar to tax avoidance transactions identified by the IRS.
- 2. Any transaction offered under conditions of confidentiality for which the corporation paid a minimum fee of at least \$50,000.
- Certain transactions for which the corporation has contractual protection against disallowance of the tax benefits.
- 4. Certain transactions resulting in a loss of at least \$2 million in any single year or \$4 million in any combination of years.
- 5. Certain transactions resulting in a book-tax difference of more than \$10 million on a gross basis.
- 6. Any transaction resulting in a tax credit of more than \$250,000, if the corporation held the asset generating the credit for 45 days or less.

Statements

Stock ownership in foreign corporations. If the corporation owned at least 5% in value of the outstanding stock of a foreign personal holding company, and the corporation was required to include in its gross income any undistributed foreign personal holding company income, attach the statement required by section 551(c).

Transfers to a corporation controlled by the transferor. If a person receives stock of a corporation in exchange for property, and no gain or loss is recognized under section 351, the transferor and transferee must each attach to their tax returns the information required by Regulations section 1.351-3.

Assembling the Return

To ensure that the corporation's tax return is correctly processed, attach all schedules and forms after page 4, Form 1120S, in the following order:

- 1. Schedule N (Form 1120).
- 2. Form 8050.
- 3. Form 4136, Credit for Federal Tax Paid on Fuels.
- 4. Additional schedules in alphabetical order.
 - 5. Additional forms in numerical order.

Complete every applicable entry space on Form 1120S and Schedule K-1. Do not write "See Attached" instead of completing the entry spaces. If more space is needed on the forms or schedules, attach separate sheets using the same size and format as the printed forms. If there are supporting statements and attachments, arrange them in the same order as the forms or schedules they support and attach them last. Show the totals on the printed forms. Also, be sure to enter the corporation's name and EIN on each supporting statement or attachment.

Amended Return

To correct an error on a Form 1120S already filed, file an amended Form 1120S and check box F(5) on page 1 of the return. Attach a statement that

identifies the line number of each amended item, the corrected amount or treatment of the item, and an explanation of the reasons for each change.

If the amended return results in a change to income, or a change in the distribution of any income or other information provided any shareholder, an amended Schedule K-1 (Form 1120S) must also be filed with the amended Form 1120S and given to that shareholder. Be sure to check the "amended K-1" box on each Schedule K-1 to indicate that it is an amended Schedule K-1.

A change to the corporation's federal return may affect its state return. This includes changes made as the result of an IRS examination. For more information, contact the state tax agency for the state(s) in which the corporation's return was filed.

Passive Activity Limitations

In general, section 469 limits the amount of losses, deductions, and credits that shareholders may claim from "passive activities." The passive activity limitations do not apply to the corporation. Instead, they apply to each shareholder's share of any income or loss and credit attributable to a passive activity. Because the treatment of each shareholder's share of corporate income or loss and credit depends upon the nature of the activity that generated it, the corporation must report income or loss and credits separately for each activity.

The instructions below (pages 8 through 11) and the instructions for Schedules K and K-1 (pages 19 through 31) explain the applicable passive activity limitation rules and specify the type of information the corporation must provide to its shareholders for each activity. If the corporation had more than one activity, it must report information for each activity on an attachment to Schedules K and K-1.

Generally, passive activities include:
(a) activities that involve the conduct of a trade or business in which the shareholder does not materially participate and (b) any rental activity (defined below) even if the shareholder materially participates. For exceptions, see Activities That Are Not Passive Activities. The level of each shareholder's participation in an activity must be determined by the shareholder.

The passive activity rules provide that losses and credits from passive activities can generally be applied only against income and tax from passive activities. Thus, passive losses and credits cannot be applied against income from salaries, wages, professional fees, or a business in which the shareholder materially participates; against "portfolio income" (defined on page 10); or against the tax related to any of these types of income.

Special rules require that net income from certain activities that would otherwise be treated as passive income

must be recharacterized as nonpassive income for purposes of the passive activity limitations. See *Recharacterization of Passive Income* on page 10.

To allow each shareholder to apply the passive activity limitations at their level, the corporation must report income or loss and credits separately for each of the following: trade or business activities, rental real estate activities, rental activities other than rental real estate, and portfolio income.

Activities That Are Not Passive Activities

The following are not passive activities:

- Trade or business activities in which the shareholder materially participated for the tax year.
- 2. Any rental real estate activity in which the shareholder materially participated if the shareholder met both of the following conditions for the tax year:
- a. More than half of the personal services the shareholder performed in trades or businesses were performed in real property trades or businesses in which he or she materially participated, and
- b. The shareholder performed more than 750 hours of services in real property trades or businesses in which he or she materially participated.

For purposes of this rule, each interest in rental real estate is a separate activity unless the shareholder elects to treat all interests in rental real estate as one activity.

If the shareholder is married filing jointly, either the shareholder or his or her spouse must separately meet both conditions 2a and b above, without taking into account services performed by the other spouse.

A real property trade or business is any real property development, redevelopment, construction, reconstruction, acquisition, conversion, rental, operation, management, leasing, or brokerage trade or business. Services the shareholder performed as an employee are not treated as performed in a real property trade or business unless he or she owned more than 5% of the stock in the employer.

- 3. The rental of a dwelling unit used by a shareholder for personal purposes during the year for more than the greater of 14 days or 10% of the number of days that the residence was rented at fair rental value.
- 4. An activity of trading personal property for the account of owners of interests in the activity. For purposes of this rule, personal property means property that is actively traded, such as stocks, bonds, and other securities. See Temporary Regulations section 1.469-1T(e)(6) for more details.

Note. The section 469(c)(3) exception for a working interest in oil and gas properties does not apply to an S

corporation because state law generally limits the liability of shareholders.

Trade or Business Activities

A trade or business activity is an activity (other than a rental activity or an activity treated as incidental to an activity of holding property for investment) that:

- 1. Involves the conduct of a trade or business (within the meaning of section 162),
- 162),2. Is conducted in anticipation of starting a trade or business, or
- 3. Involves research or experimental expenditures deductible under section 174 (or that would be if you chose to deduct rather than capitalize them).

If the shareholder does not materially participate in the activity, a trade or business activity of the corporation is a passive activity for the shareholder.

Each shareholder must determine if they materially participated in an activity. As a result, while the corporation's ordinary business income (loss) is reported on page 1 of Form 1120S, the specific income and deductions from each separate trade or business activity must be reported on attachments to Form 1120S. Similarly, while each shareholder's allocable share of the corporation's ordinary business income (loss) is reported in box 1 of Schedule K-1, each shareholder's allocable share of the income and deductions from each trade or business activity must be reported on attachments to each Schedule K-1. See Passive Activity Reporting Requirements on page 11 for more information.

Rental Activities

Generally, except as noted below, if the gross income from an activity consists of amounts paid principally for the use of real or personal tangible property held by the corporation, the activity is a rental activity.

There are several exceptions to this general rule. Under these exceptions, an activity involving the use of real or personal tangible property is not a rental activity if any of the following apply:

- The average period of customer use (defined below) for such property is 7 days or less.
- The average period of customer use for such property is 30 days or less and significant personal services (defined below) are provided by or on behalf of the corporation.
- Extraordinary personal services (defined below) are provided by or on behalf of the corporation.
- Rental of the property is treated as incidental to a nonrental activity of the corporation under Temporary Regulations section 1.469-1T(e)(3)(vi) and Regulations section 1.469-1(e)(3)(vi).
- The corporation customarily makes the property available during defined business hours for nonexclusive use by various customers.
- The corporation provides property for use in a nonrental activity of a partnership

in its capacity as an owner of an interest in such partnership. Whether the corporation provides property used in an activity of a partnership in the corporation's capacity as an owner of an interest in the partnership is based on all the facts and circumstances.

In addition, a guaranteed payment described in section 707(c) is never income from a rental activity.

Average period of customer use.

Figure the average period of customer use for a class of property by dividing the total number of days in all rental periods by the number of rentals during the tax year. If the activity involves renting more than one class of property, multiply the average period of customer use of each class by the ratio of the gross rental income from that class to the activity's total gross rental income. The activity's average period of customer use equals the sum of these class-by-class average periods weighted by gross income. See Regulations section 1.469-1(e)(3)(iii).

Significant personal services. Personal services include only services performed by individuals. To determine if personal services are significant personal services, consider all of the relevant facts and circumstances. Relevant facts and circumstances include:

- How often the services are provided,
- The type and amount of labor required to perform the services, and
- The value of the services in relation to the amount charged for the use of the property.

The following services are not considered in determining whether personal services are significant:

- Services necessary to permit the lawful use of the rental property.
- Services performed in connection with improvements or repairs to the rental property that extend the useful life of the property substantially beyond the average rental period.
- Services provided in connection with the use of any improved real property that are similar to those commonly provided in connection with long-term rentals of high-grade commercial or residential property. Examples include cleaning and maintenance of common areas, routine repairs, trash collection, elevator service, and security at entrances.

Extraordinary personal services.

Services provided in connection with making rental property available for customer use are extraordinary personal services only if the services are performed by individuals and the customers' use of the rental property is incidental to their receipt of the services. For example, a patient's use of a hospital room generally is incidental to the care that the patient receives from the hospital's medical staff. Similarly, a student's use of a dormitory room in a boarding school is incidental to the personal services provided by the school's teaching staff.

Rental property incidental to a nonrental activity. An activity is not a rental activity if the rental of the property is incidental to a nonrental activity, such as the activity of holding property for investment, a trade or business activity, or the activity of dealing in property.

Rental of property is incidental to an activity of holding property for investment if both of the following apply:

• The main purpose for holding the property is to realize a gain from the appreciation of the property.

• The gross rental income from such property for the tax year is less than 2% of the smaller of the property's unadjusted basis or its fair market value.

Rental of property is incidental to a trade or business activity if all of the following apply:

- The corporation owns an interest in the trade or business at all times during the year.
- The rental property was mainly used in the trade or business activity during the tax year or during at least 2 of the 5 preceding tax years.
- The gross rental income from the property is less than 2% of the smaller of the property's unadjusted basis or its fair market value.

The sale or exchange of property that is also rented during the tax year (in which the gain or loss is recognized) is treated as incidental to the activity of dealing in property if, at the time of the sale or exchange, the property was held primarily for sale to customers in the ordinary course of the corporation's trade or business.

See Temporary Regulations section 1.469-1T(e)(3) and Regulations section 1.469-1(e)(3) for more information on the definition of rental activities for purposes of the passive activity limitations.

Reporting of rental activities. In reporting the corporation's income or losses and credits from rental activities, the corporation must separately report (a) rental real estate activities and (b) rental activities other than rental real estate activities.

Shareholders who actively participate in a rental real estate activity may be able to deduct part or all of their rental real estate losses (and the deduction equivalent of rental real estate credits) against income (or tax) from nonpassive activities. Generally, the combined amount of rental real estate losses and the deduction equivalent of rental real estate credits from all sources (including rental real estate activities not held through the corporation) that may be claimed is limited to \$25,000.

Report rental real estate activity income (loss) on Form 8825, Rental Real Estate Income and Expenses of a Partnership or an S Corporation, and on line 2 of Schedule K and in box 2 of Schedule K-1, rather than on page 1 of Form 1120S. Report credits related to rental real estate activities on lines 13c and 13d of Schedule K (box 13, codes C and G, of Schedule K-1) and low-income

housing credits on lines 13a and 13b of Schedule K (box 13, codes A and B, of Schedule K-1).

Report income (loss) from rental activities other than rental real estate on line 3 and credits related to rental activities other than rental real estate on line 13e of Schedule K and in box 13, code H, of Schedule K-1.

Portfolio Income

Generally, portfolio income includes all gross income, other than income derived in the ordinary course of a trade or business, that is attributable to interest; dividends; royalties; income from a real estate investment trust, a regulated investment company, a real estate mortgage investment conduit, a common trust fund, a controlled foreign corporation, a qualified electing fund, or a cooperative; income from the disposition of property that produces income of a type defined as portfolio income; and income from the disposition of property held for investment. See Self-Charged Interest below for an exception.

Solely for purposes of the preceding paragraph, gross income derived in the ordinary course of a trade or business includes (and portfolio income, therefore, does not include) only the following types of income:

- Interest income on loans and investments made in the ordinary course of a trade or business of lending money.
- Interest on accounts receivable arising from the performance of services or the sale of property in the ordinary course of a trade or business of performing such services or selling such property, but only if credit is customarily offered to customers of the business.
- Income from investments made in the ordinary course of a trade or business of furnishing insurance or annuity contracts or reinsuring risks underwritten by insurance companies.
- Income or gain derived in the ordinary course of an activity of trading or dealing in any property if such activity constitutes a trade or business (unless the dealer held the property for investment at any time before such income or gain is recognized).
- Royalties derived by the taxpayer in the ordinary course of a trade or business of licensing intangible property.
- Amounts included in the gross income of a patron of a cooperative by reason of any payment or allocation to the patron based on patronage occurring with respect to a trade or business of the patron.
- Other income identified by the IRS as income derived by the taxpayer in the ordinary course of a trade or business.

See Temporary Regulations section 1.469-2T(c)(3) for more information on portfolio income.

Report portfolio income and related deductions on Schedule K rather than on page 1 of Form 1120S.

Self-Charged Interest

Certain self-charged interest income and deductions may be treated as passive activity gross income and passive activity deductions if the loan proceeds are used in a passive activity. Generally, self-charged interest income and deductions result from loans between the corporation and its shareholders. Self-charged interest also occurs in loans between the corporation and another S corporation or partnership if each owner in the borrowing entity has the same proportional ownership interest in the lending entity.

The self-charged interest rules do not apply to a shareholder's interest in an S corporation if the S corporation makes an election under Regulations section 1.469-7(g) to avoid the application of these rules. To make the election, the S corporation must attach to its original or amended Form 1120S a statement that includes the name, address, and EIN of the S corporation and a declaration that the election is being made under Regulations section 1.469-7(g). The election will apply to the tax year for which it was made and all subsequent tax years. Once made, the election may only be revoked with the consent of the IRS.

For more details on the self-charged interest rules, see Regulations section 1.469-7.

Grouping of Activities

Generally, one or more trade or business or rental activities may be treated as a single activity if the activities make up an appropriate economic unit for measurement of gain or loss under the passive activity rules. Whether activities make up an appropriate economic unit depends on all the relevant facts and circumstances. The factors given the greatest weight in determining whether activities make up an appropriate economic unit are:

- 1. Similarities and differences in types of trades or businesses,
 - The extent of common control,
 - The extent of common ownership,
 - 4. Geographical location, and
- 5. Reliance between or among the activities.

Example. The corporation has a significant ownership interest in a bakery and a movie theater in Baltimore and in a bakery and a movie theater in Philadelphia. Depending on the relevant facts and circumstances, there may be more than one reasonable method for grouping the corporation's activities. For instance, the following groupings may or may not be permissible:

- A single activity,
- A movie theater activity and a bakery activity,
- A Baltimore activity and a Philadelphia activity, or
- · Four separate activities.

Once the corporation chooses a grouping under these rules, it must continue using that grouping in later tax

years unless a material change in the facts and circumstances makes it clearly inappropriate.

The IRS may regroup the corporation's activities if the corporation's grouping fails to reflect one or more appropriate economic units and one of the primary purposes for the grouping is to avoid the passive activity limitations.

Limitation on grouping certain activities. The following activities may not be grouped together:

- 1. A rental activity with a trade or business activity unless the activities being grouped together make up an appropriate economic unit and
- a. The rental activity is insubstantial relative to the trade or business activity or vice versa or
- b. Each owner of the trade or business activity has the same proportionate ownership interest in the rental activity. If so, the portion of the rental activity involving the rental of property to be used in the trade or business activity may be grouped with the trade or business activity.
- 2. An activity involving the rental of real property with an activity involving the rental of personal property (except for personal property provided in connection with real property or vice versa).
- 3. Any activity with another activity in a different type of business and in which the corporation holds an interest as a limited partner or as a limited entrepreneur (as defined in section 464(e)(2)) if that other activity engages in holding, producing, or distributing motion picture films or videotapes; farming; leasing section 1245 property; or exploring for, or exploiting, oil and gas resources, or geothermal deposits.

Activities conducted through partnerships. Once a partnership determines its activities under these rules, the corporation as a partner may use these rules to group those activities with:

- Each other.
- Activities conducted directly by the corporation, or
- Activities conducted through other partnerships.

The corporation may not treat as separate activities those activities grouped together by the partnership.

Recharacterization of Passive Income

Under Temporary Regulations section 1.469-2T(f) and Regulations section 1.469-2(f), net passive income from certain passive activities must be treated as nonpassive income. Net passive income is the excess of an activity's passive activity gross income over its passive activity deductions (current year deductions and prior year unallowed losses).

Income from the following six sources is subject to recharacterization.

Note. Any net passive income recharacterized as nonpassive income is treated as investment income for

purposes of figuring investment interest expense limitations if it is from (a) an activity of renting substantially nondepreciable property from an equity-financed lending activity or (b) an activity related to an interest in a pass-through entity that licenses intangible property.

- 1. Significant participation passive activities. A significant participation passive activity is any trade or business activity in which the shareholder participated for more than 100 hours during the tax year but did not materially participate. Because each shareholder must determine his or her level of participation, the corporation will not be able to identify significant participation passive activities.
- 2. Certain nondepreciable rental property activities. Net passive income from a rental activity is nonpassive income if less than 30% of the unadjusted basis of the property used or held for use by customers in the activity is subject to depreciation under section 167.
- 3. Passive equity-financed lending activities. If the corporation has net income from a passive equity-financed lending activity, the smaller of the net passive income or equity-financed interest income from the activity is nonpassive income.

Note. The amount of income from the activities in items 1 through 3 above that any shareholder will be required to recharacterize as nonpassive income may be limited under Temporary Regulations section 1.469-2T(f)(8). Because the corporation will not have information regarding all of a shareholder's activities, it must identify all corporate activities meeting the definitions in items 2 and 3 as activities that may be subject to recharacterization.

- 4. Rental of property incidental to a development activity. Net rental activity income is the excess of passive activity gross income from renting or disposing of property over passive activity deductions (current year deductions and prior year unallowed losses) that are reasonably allocable to the rented property. Net rental activity income is nonpassive income for a shareholder if all of the following apply:
- The corporation recognizes gain from the sale, exchange, or other disposition of the rental property during the tax year.
- The use of the item of property in the rental activity started less than 12 months before the date of disposition. The use of an item of rental property begins on the first day on which (a) the corporation owns an interest in the property, (b) substantially all of the property is either rented or held out for rent and ready to be rented, and (c) no significant value-enhancing services remain to be performed.
- The shareholder materially participated or significantly participated for any tax year in an activity that involved the performing of services to enhance the value of the property (or any other item of

property, if the basis of the property disposed of is determined in whole or in part by reference to the basis of that item of property).

Because the corporation cannot determine a shareholder's level of participation, the corporation must identify net income from property described above (without regard to the shareholder's level of participation) as income that may be subject to recharacterization.

- 5. Rental of property to a nonpassive activity. If a taxpayer rents property to a trade or business activity in which the taxpayer materially participates, the taxpayer's net rental activity income (defined in item 4) from the property is nonpassive income.
- 6. Acquisition of an interest in a pass-through entity that licenses intangible property. Generally, net royalty income from intangible property is nonpassive income if the taxpayer acquired an interest in the pass-through entity after it created the intangible property or performed substantial services or incurred substantial costs in developing or marketing the intangible property. Net royalty income is the excess of passive activity gross income from licensing or transferring any right in intangible property over passive activity deductions (current year deductions and prior year unallowed losses) that are reasonably allocable to the intangible property. See Temporary Regulations section 1.469-2T(f)(7)(iii) for exceptions to this rule.

Passive Activity Reporting Requirements

To allow shareholders to correctly apply the passive activity loss and credit limitation rules, any corporation that carries on more than one activity must:

- 1. Provide an attachment for each activity conducted through the corporation that identifies the type of activity conducted (trade or business, rental real estate, rental activity other than rental real estate, or investment).
- 2. On the attachment for each activity, provide a schedule, using the same box numbers as shown on Schedule K-1, detailing the net income (loss), credits, and all items required to be separately stated under section 1366(a)(1) from each trade or business activity, from each rental real estate activity, from each rental activity other than a rental real estate activity, and from investments.
- 3. Identify the net income (loss) and the shareholder's share of corporation interest expense from each activity of renting a dwelling unit that any shareholder uses for personal purposes during the year for more than the greater of 14 days or 10% of the number of days that the residence is rented at fair rental value.
- Identify the net income (loss) and the shareholder's share of interest expense from each activity of trading personal property conducted through the corporation.

- 5. For any gain (loss) from the disposition of an interest in an activity or of an interest in property used in an activity (including dispositions before 1987 from which gain is being recognized after 1986):
- a. Identify the activity in which the property was used at the time of disposition;
- b. If the property was used in more than one activity during the 12 months preceding the disposition, identify the activities in which the property was used and the adjusted basis allocated to each activity; and
- c. For gains only, if the property was substantially appreciated at the time of the disposition and the applicable holding period specified in Regulations section 1.469-2(c)(2)(iii)(A) was not satisfied, identify the amount of the nonpassive gain and indicate whether or not the gain is investment income under Regulations section 1.469-2(c)(2)(iii)(F).
- 6. Identify the shareholder's pro rata share of the corporation's self-charged interest income or expense (see *Self-Charged Interest* on page 10).
- a. Loans between a shareholder and the corporation. Identify the lending or borrowing shareholder's share of the self-charged interest income or expense. If the shareholder made the loan to the corporation, also identify the activity in which the loan proceeds were used. If the proceeds were used in more than one activity, allocate the interest to each activity based on the amount of the proceeds used in each activity.
- b. Loans between the corporation and another S corporation or partnership. If the corporation's shareholders have the same proportional ownership interest in this corporation as in the other S corporation or partnership, identify each shareholder's share of the interest income or expense from the loan. If the corporation was the borrower, also identify the activity in which the loan proceeds were used. If the proceeds were used in more than one activity, allocate the interest to each activity based on the amount of the proceeds used in each activity.
- 7. Specify the amount of gross portfolio income, the interest expense properly allocable to portfolio income, and expenses other than interest expense that are clearly and directly allocable to portfolio income.
- 8. Identify the ratable portion of any section 481 adjustment (whether a net positive or a net negative adjustment) allocable to each corporate activity.
- 9. Identify any gross income from sources specifically excluded from passive activity gross income, including:
- a. Income from intangible property, if the shareholder is an individual whose personal efforts significantly contributed to the creation of the property;
- b. Income from state, local, or foreign income tax refunds; and
- c. Income from a covenant not to compete, if the shareholder is an

individual who contributed the covenant to the corporation.

- 10. Identify any deductions that are not passive activity deductions.
- 11. If the corporation makes a full or partial disposition of its interest in another entity, identify the gain (loss) allocable to each activity conducted through the entity, and the gain allocable to a passive activity that would have been recharacterized as nonpassive gain had the corporation disposed of its interest in property used in the activity (because the property was substantially appreciated at the time of the disposition, and the gain represented more than 10% of the shareholder's total gain from the disposition).
- 12. Identify the following items from activities that may be subject to the recharacterization rules under Temporary Regulations section 1.469-2T(f) and Regulations section 1.469-2(f):
- a. Net income from an activity of renting substantially nondepreciable property;
- b. The smaller of equity-financed interest income or net passive income from an equity-financed lending activity;
- c. Net rental activity income from property developed (by the shareholder or the corporation), rented, and sold within 12 months after the rental of the property commenced;
- d. Net rental activity income from the rental of property by the corporation to a trade or business activity in which the shareholder had an interest (either directly or indirectly); and
- e. Net royalty income from intangible property if the shareholder acquired the shareholder's interest in the corporation after the corporation created the intangible property or performed substantial services or incurred substantial costs in developing or marketing the intangible property.
- 13. Identify separately the credits from each activity conducted by or through the corporation.

Extraterritorial Income Exclusion

The corporation may exclude extraterritorial income to the extent of qualifying foreign trade income. However, the extraterritorial income exclusion is reduced by 20% for transactions after 2004, unless made under a binding contract with an unrelated person in effect on September 17, 2003, and at all times thereafter. For details and to figure the amount of the exclusion, see Form 8873 and its separate instructions. The corporation must report the extraterritorial income exclusion on its return as follows:

- 1. If the corporation met the foreign economic process requirements explained in the Instructions for Form 8873, it may report the exclusion as a non-separately stated item on whichever of the following lines apply to that activity:
 - Form 1120S, page 1, line 19;
 - Form 8825, line 15; or

- Form 1120S, Schedule K, line 3b. In addition, the corporation must report as an item of information on Schedule K-1, box 14, code O, the shareholder's pro rata share of foreign trading gross receipts from Form 8873, line 15.
- 2. If the foreign trading gross receipts of the corporation for the tax year are \$5 million or less and the corporation did not meet the foreign economic process requirements, it may not report the extraterritorial income exclusion as a non-separately stated item on its return. Instead, it must report the following two separately-stated items to the shareholders on Schedule K-1, box 14, codes O and P, respectively:
- Foreign trading gross receipts (code O). Report each shareholder's pro rata share of foreign trading gross receipts from line 15 of Form 8873 in box 14 using code O.
- Extraterritorial income exclusion (code P). Report each shareholder's pro rata share of the extraterritorial income exclusion from Form 8873 in box 14 using code P and identify on an attached statement the activity to which the exclusion relates. If the corporation is required to complete more than one Form 8873 (e.g. separate forms for transactions eligible for the 80% and 100% exclusions), combine the exclusions from lines 52a and 52b and report a single exclusion amount in box 14.

Note. Upon request of a shareholder, the corporation should furnish a copy of the corporation's Form 8873 if that shareholder has a reduction for international boycott operations, illegal bribes, kickbacks, etc.

Specific Instructions

These instructions follow the line numbers on the first page of Form 1120S. The accompanying schedules are discussed separately. Specific instructions for most of the lines are provided. Lines that are not discussed are self-explanatory.

Fill in all applicable lines and schedules.

File all four pages of Form 1120S. However, if the answer to Question 9 of Schedule B is "Yes", Schedules L and M-1 on page 4 are optional.

Attach a Schedule K-1 to Form 1120S for each shareholder.

Name

Use the label mailed to the corporation. If the corporation did not receive a label, print or type the corporation's true name (as set forth in the corporate charter or other legal document creating it).

Address

Include the suite, room, or other unit number after the street address. If a preaddressed label is used, cross out any errors and print the correct information. Add any missing items, such as the suite or room number. If the Post Office does not deliver to the street address and the corporation has a P.O. box, show the box number instead of the street address.

If the corporation receives its mail in care of a third party (such as an accountant or an attorney), enter on the street address line "C/O" followed by the third party's name and street address or P.O. box.

Item B. Business Code No.

See the Codes for Principal Business Activity on pages 35 through 37 of these instructions.

Item C. Employer Identification Number (EIN)

Enter the corporation's EIN. If the corporation does not have an EIN, it must apply for one. An EIN may be applied for:

- Online—Click on the EIN link at www.irs.gov/businesses/small. The EIN is issued immediately once the application information is validated.
- By telephone at 1-800-829-4933 from 7:00 am to 10:00 pm in the corporation's local time zone.
- By mailing or faxing Form SS-4, Application for Employer Identification Number.

If the corporation has not received its EIN by the time the return is due, write "Applied for" in the space for the EIN. For more details, see Pub. 583.

For assistance in applying for an EIN, call the toll-free Business and Specialty Tax Line at 1-800-829-4933.

Item E. Total Assets

Enter the corporation's total assets at the end of the tax year, as determined by the accounting method regularly used in maintaining the corporation's books and records. If there were no assets at the end of the tax year, enter "0". If the S election terminated during the tax year, see the instructions for Schedule L on page 31 for special rules that may apply when figuring the corporation's year-end assets.

Item F. Initial Return, Final Return, Name Change, Address Change, and Amended Return

- If this is the corporation's first return, check the "Initial return" box.
- If the corporation has ceased to exist, file Form 1120S and check the "Final return" box. Also check the "Final K-1" box on each Schedule K-1 to indicate that it is a final Schedule K-1.
- If the corporation changed its name since it last filed a return, check the box for "Name change." Generally, a corporation must also have amended its articles of incorporation and filed the amendment with the state in which it is incorporated.
- If the corporation has changed its address since it last filed a return, (including a change to an "in care of"

address), check the box for "Address change."

Note. If a change in address occurs after the return is filed, use Form 8822, Change of Address, to notify the IRS of the new address.

• If this amends a previously filed return, check the box for "Amended return." If Schedules K-1 are also being amended, check the "Amended K-1" box on each Schedule K-1.

Income



Report only trade or business activity income or loss on lines 1a through 6. Do not report rental

activity income or portfolio income or loss on these lines. (See Passive Activity Limitations beginning on page 8 for definitions of rental income and portfolio income.) Rental activity income and portfolio income are reported on Schedules K and K-1 (rental real estate activities are also reported on Form 8825).

Tax-exempt income. Do not include any tax-exempt income on lines 1 through 5. A corporation that receives any exempt income other than interest, or holds any property or engages in an activity that produces exempt income, reports this income on line 16b of Schedule K and in box 16, code B, of Schedule K-1.

Report tax-exempt interest income, including exempt-interest dividends received as a shareholder in a mutual fund or other regulated investment company, on line 16a of Schedule K and in box 16, code A, of Schedule K-1.

See *Deductions* beginning on page 14 for information on how to report expenses related to tax-exempt income.

Cancelled debt exclusion. If the S corporation has had debt discharged resulting from a title 11 bankruptcy proceeding, or while insolvent, see Form 982, Reduction of Tax Attributes Due to Discharge of Indebtedness, and Pub. 908, Bankruptcy Tax Guide.

Line 1. Gross Receipts or Sales

Enter gross receipts or sales from all trade or business operations except those that must be reported on lines 4 and 5. In general, advance payments are reported in the year of receipt.

- To report income from long-term contracts, see section 460.
- For special rules for reporting certain advance payments for goods and long-term contracts, see Regulations section 1.451-5.
- For permissible methods for reporting certain advance payments for services and most goods by an accrual method corporation, see Rev. Proc. 2004-34, 2004-22 I.R.B. 991.

Installment sales. Generally, the installment method cannot be used for dealer dispositions of property. A "dealer disposition" is any disposition of (a) personal property by a person who regularly sells or otherwise disposes of personal property of the same type on the

installment plan or (b) real property held for sale to customers in the ordinary course of the taxpayer's trade or business.

Exception. These restrictions on using the installment method do not apply to dispositions of property used or produced in a farming business or sales of timeshares and residential lots for which the corporation elects to pay interest under section 453(I)(3).

Enter on line 1a the gross profit on collections from installment sales for any of the following:

- Dealer dispositions of property before March 1, 1986.
- Dispositions of property used or produced in the trade or business of farming.
- Certain dispositions of timeshares and residential lots reported under the installment method.

Attach a schedule showing the following information for the current and the 3 preceding years:

- Gross sales.
- Cost of goods sold.
- · Gross profits.
- Percentage of gross profits to gross sales.
- · Amount collected.
- Gross profit on the amount collected.

Line 2. Cost of Goods Sold

See the instructions for Schedule A on page 18.

Line 4. Net Gain (Loss) From Form 4797



Include only ordinary gains or losses from the sale, exchange, or involuntary conversion of assets

used in a trade or business activity.
Ordinary gains or losses from the sale, exchange, or involuntary conversions of assets used in rental activities are reported separately on Schedule K as part of the net income (loss) from the rental activity in which the property was used.

A corporation that is a partner in a partnership must include on Form 4797, Sales of Business Property, its share of ordinary gains (losses) from sales, exchanges, or involuntary or compulsory conversions (other than casualties or thefts) of the partnership's trade or business assets.

If the corporation sold or otherwise disposed of business property for which the corporation passed through a section 179 expense deduction to its shareholders, the disposition must be reported separately in box 17, code E, of Schedule K-1 instead of being reported on Form 4797.

Line 5. Other Income (Loss)

Enter on line 5 trade or business income (loss) that is not included on lines 1a through 4. List the type and amount of income on an attached schedule. If the corporation has only one item of other income, describe it in parentheses on line 5.

Examples of other income include:

- Interest income derived in the ordinary course of the corporation's trade or business, such as interest charged on receivable balances.
- Recoveries of bad debts deducted in prior years under the specific charge-off method.
- Taxable income from insurance proceeds.
- The amount of credit figured on Form 6478, Credit for Alcohol Used as Fuel.
- The amount of credit figured on Form 8864, Biodiesel Fuels Credit.
- Recapture amount under section 280F if the business use of listed property drops to 50% or less. To figure the recapture amount, the corporation must complete Part IV of Form 4797.
- Recapture of any deduction previously taken under section 179A. The S corporation may have to recapture part or all of the benefit of any allowable deduction for qualified clean-fuel vehicle property (or clean-fuel vehicle refueling property), if the property ceases to qualify for the deduction within 3 years after the date it was placed in service. See Pub. 535, Business Expenses, for details on how to figure the recapture.
- All section 481 income adjustments resulting from changes in accounting methods. Show the computation of the section 481 adjustments on an attached schedule.

Do not net any expense item (such as interest) with a similar income item. Report all trade or business expenses on lines 7 through 19.

Do not include items requiring separate computations by shareholders that must be reported on Schedules K and K-1. See the instructions for Schedules K and K-1 beginning on page 20.

Ordinary Business Income (Loss) From a Partnership, Estate, or Trust

Enter the ordinary trade or business income (loss) from a partnership shown on Schedule K-1 (Form 1065), from an estate or trust shown on Schedule K-1 (Form 1041), or from a foreign partnership, estate, or trust. Show the partnership's, estate's, or trust's name, address, and EIN (if any) on a separate statement attached to this return. If the amount entered is from more than one source, identify the amount from each source

Do not include portfolio income or rental activity income (loss) from a partnership, estate, or trust on this line. Instead, report these amounts on the applicable lines or boxes of Schedules K and K-1, or on line 20a of Form 8825 if the amount is from a rental real estate activity.

Ordinary income or loss from a partnership that is a publicly traded partnership is not reported on this line. Instead, report the amount separately on line 10 of Schedule K and in box 10, code E, of Schedule K-1.

Treat shares of other items separately reported on Schedule K-1 issued by the other entity as if the items were directly realized or incurred by the S corporation.

If there is a loss from a partnership, the amount of the loss that may be claimed is subject to the at-risk and basis limitations as appropriate.

If the tax year of the S corporation does not coincide with the tax year of the partnership, estate, or trust, include the ordinary income (loss) from the other entity in the tax year in which the other entity's tax year ends.

Deductions



Report only trade or business activity expenses on lines 7 through 19.

Do not report rental activity expenses or deductions allocable to portfolio income on these lines. Report rental activity expenses on Form 8825 or line 3b of Schedule K (box 3 of Schedule K-1). Deductions allocable to portfolio income are separately reported on line 12b of Schedule K and in box 12, code G, H or J, of Schedule K-1. See *Passive Activity Limitations* beginning on page 8 for more information on rental activities and portfolio income.

Do not report any nondeductible amounts (such as expenses connected with the production of tax-exempt income) on lines 7 through 19. Instead, report nondeductible expenses on line 16c of Schedule K and in box 16, code C, of Schedule K-1. If an expense is connected with both taxable income and nontaxable income, allocate a reasonable part of the expense to each kind of income.

Limitations on Deductions

Section 263A uniform capitalization rules. The uniform capitalization rules of section 263A require corporations to capitalize or include in inventory certain costs incurred in connection with:

- The production of real and tangible personal property held in inventory or held for sale in the ordinary course of business.
- Real property or personal property (tangible and intangible) acquired for resale.
- The production of real property and tangible personal property by a corporation for use in its trade or business or in an activity engaged in for profit.

The costs required to be capitalized under section 263A are not deductible until the property to which the costs relate is sold, used, or otherwise disposed of by the corporation.

Exceptions. Section 263A does not apply to:

- Personal property acquired for resale if the taxpayer's average annual gross receipts for the 3 prior tax years are \$10 million or less.
- Timber.
- Most property produced under a long-term contract.

• Certain property produced in a farming business. See *Special rules for certain* corporations engaged in farming below.

The corporation must report the following costs separately to the shareholders for purposes of determinations under section 59(e):

- Research and experimental costs under section 174.
- Intangible drilling costs for oil, gas, and geothermal property.
- Mining exploration and development costs.
- Inventoriable items accounted for in the same manner as materials and supplies that are not incidental. See Schedule A. Cost of Goods Sold on page 18 for details.

Tangible personal property produced by a corporation includes a film, sound recording, video tape, book, or similar property.

Indirect costs. Corporations subject to the uniform capitalization rules are required to capitalize not only direct costs but an allocable portion of most indirect costs (including taxes) that benefit the assets produced or acquired for resale or are incurred by reason of the performance of production or resale activities.

For inventory, some of the indirect costs that must be capitalized are:

- Administration expenses.
- Taxes.
- Depreciation.
- Insurance.
- Compensation paid to officers attributable to services.
- Rework labor.
- Contributions to pension, stock bonus, and certain profit-sharing, annuity, or deferred compensation plans.

Regulations section 1.263A-1(e)(3) specifies other indirect costs that relate to production or resale activities that must be capitalized and those that may be currently deducted.

Interest expense paid or incurred during the production period of designated property must be capitalized and is governed by special rules. For more details, see Regulations sections 1.263A-8 through 1.263A-15.

For more details on the uniform capitalization rules, see Regulations sections 1.263A-1 through 1.263A-3.

Special rules for certain corporations engaged in farming. For S corporations not required to use the accrual method of accounting, the rules of section 263A do not apply to expenses of raising any:

- Animal or
- Plant that has a preproductive period of 2 years or less.

Shareholders of S corporations not required to use the accrual method of accounting may elect to currently deduct the preproductive period expenses of certain plants that have a preproductive period of more than 2 years. Because each shareholder makes the election to deduct these expenses, the corporation should not capitalize them. Instead, the

corporation should report the expenses separately on line 12e of Schedule K and report each shareholder's pro rata share in box 12, code M, of Schedule K-1.

See *Uniform Capitalization Rules* in chapter 6 of Publication 225, sections 263A(d) and (e), and Regulations section 1.263A-4 for definitions and other details.

Transactions between related taxpayers. Generally, an accrual basis S corporation may deduct business expenses and interest owed to a related party (including any shareholder) only in the tax year of the corporation that includes the day on which the payment is includible in the income of the related party. See section 267 for details.

Section 291 limitations. If the S corporation was a C corporation for any of the 3 immediately preceding years, the corporation may be required to adjust deductions allowed to the corporation for depletion of iron ore and coal, and the amortizable basis of pollution control facilities. See section 291 to determine the amount of the adjustment.

Business start-up and organizational costs. Business start-up and organizational costs must be capitalized unless an election is made to deduct or amortize them. For costs paid or incurred before October 23, 2004, the corporation must capitalize them unless it elects to amortize these costs over a period of 60 months or more. For costs paid or incurred after October 22, 2004, the following rules apply separately to each category of costs.

- The corporation can elect to deduct up to \$5,000 of such costs for the year the corporation begins business operations.
- The \$5,000 deduction is reduced (but not below zero) by the amount the total costs exceed \$50,000. If the total costs are \$55,000 or more, the deduction is reduced to zero.
- If the election is made, any costs that are not deductible must be amortized ratably over a 180-month period beginning with the month the corporation begins business operations.

For more details on the election for business start-up costs, see section 195. To make the election, attach the statement required by Regulations section 1.195-1(b). For more details on the election for organizational costs, see section 248. To make the election, attach the statement required by Regulations section 1.248-1(c). Report the deductible amount of these costs and any amortization on line 19. For amortization that begins during the tax year, complete and attach Form 4562.

Film and television expenses. The corporation can elect to deduct costs of certain qualified film and television productions that begin after October 22, 2004. See section 181 for details.

Reducing certain expenses for which credits are allowable. For each credit listed below, the corporation must reduce the otherwise allowable deduction for expenses used to figure the credit by the amount of the current year credit.

- The work opportunity credit,
- The welfare-to-work credit,
- The credit for increasing research activities
- The enhanced oil recovery credit,
- The disabled access credit,
- The empowerment zone and renewal community employment credit,
- The Indian employment credit,
- The credit for employer social security and Medicare taxes paid on certain employee tips,
- The orphan drug credit,
- Credit for small employer pension plan start-up costs,
- Credit for employer-provided childcare facilities and services,
- The New York Liberty Zone business employee credit, and
- The low sulfur diesel fuel production

If the corporation has any of these credits, be sure to determine each current year credit before figuring the deductions for expenses on which the credit is based.

Line 7. Compensation of Officers and Line 8. Salaries and Wages



Distributions and other payments by an S corporation to a corporate AUTION officer must be treated as wages

to the extent the amounts are reasonable compensation for services rendered to the corporation.

Enter on line 7 the total compensation of all officers paid or incurred in the trade or business activities of the corporation. The corporation determines who is an officer under the laws of the state where it is incorporated.

Enter on line 8 the amount of salaries and wages paid or incurred to employees (other than officers) during the tax year.

Do not include amounts reported elsewhere on the return, such as salaries and wages included in cost of goods sold, elective contributions to a section 401(k) cash or deferred arrangement, or amounts contributed under a salary reduction SEP agreement or a SIMPLE IRA plan.

Reduce the amounts on lines 7 and 8 by any applicable employment credits from:

- Form 5884, Work Opportunity Credit,
- Form 8861, Welfare-to-Work Credit,
- Form 8844, Empowerment Zone and Renewal Community Employment Credit,
- Form 8845, Indian Employment Credit,
- Form 8884, New York Liberty Zone Business Employee Credit.

See the instructions for these forms for more information.

Include fringe benefit expenditures made on behalf of officers and employees owning more than 2% of the corporation's stock. Also report these fringe benefits as wages in box 1 of Form W-2. Do not include amounts paid or incurred for fringe benefits of officers and employees owning 2% or less of the corporation's stock. These amounts are reported on

line 18, page 1, of Form 1120S. See the instructions for that line for information on the types of expenditures that are treated as fringe benefits and for the stock ownership rules.

Report amounts paid for health insurance coverage for a more than 2% shareholder (including that shareholder's spouse and dependents) as an information item in box 14 of that shareholder's Form W-2. For 2004, a more-than-2% shareholder may be allowed to deduct up to 100% of such amounts on Form 1040, line 31.

If a shareholder or a member of the family of one or more shareholders of the corporation renders services or furnishes capital to the corporation for which reasonable compensation is not paid, the IRS may make adjustments in the items taken into account by such individuals to reflect the value of such services or capital. See section 1366(e).

Line 9. Repairs and **Maintenance**

Enter the costs of incidental repairs and maintenance, such as labor and supplies, that do not add to the value of the property or appreciably prolong its life. The corporation may deduct these repairs only to the extent they relate to a trade or business activity and are not claimed elsewhere on the return. New buildings, machinery, or permanent improvements that increase the value of the property are not currently deductible. They are chargeable to capital accounts and may be depreciated or amortized.

Line 10. Bad Debts

Enter the total debts that became worthless in whole or in part during the year, but only to the extent such debts relate to a trade or business activity. Report deductible nonbusiness bad debts as a short-term capital loss on Schedule D (Form 1120S).



Cash method corporations may not claim a bad debt deduction CAUTION unless the amount was previously included in income.

Line 11. Rents

If the corporation rented or leased a vehicle, enter the total annual rent or lease expense paid or incurred in the trade or business activities of the corporation. Also complete Part V of Form 4562, Depreciation and Amortization. If the corporation leased a vehicle for a term of 30 days or more, the deduction for vehicle lease expense may have to be reduced by an amount called the inclusion amount. The corporation may have an inclusion amount if:

And the vehicle's FMV on the first day of the lease The lease term began: exceeded:

After 12/31/03 and before 1/1/05 \$17,500 After 12/31/02 and before 1/1/04 \$18,000

\$15,500

If the lease term began before January 1, 1999, see Pub. 463, Travel, Entertainment, Gift, and Car Expenses, to find out if the corporation has an inclusion amount and how to figure it.

After 12/31/98 and before 1/1/03

Line 12. Taxes and Licenses

Enter taxes and licenses paid or incurred in the trade or business activities of the corporation, unless they are reflected in cost of goods sold. Federal import duties and federal excise and stamp taxes are deductible only if paid or incurred in carrying on the trade or business of the corporation.

Do not deduct the following taxes on line 12:

- Federal income taxes (except for the portion of built-in gains tax allocable to ordinary income), or taxes reported elsewhere on the return.
- Section 901 foreign taxes. Report these taxes separately on line 14l and 14m of Schedule K and in box 14 of Schedule K-1, using codes L and M.
- Taxes allocable to a rental activity. Taxes allocable to a rental real estate activity are reported on Form 8825. Taxes allocable to a rental activity other than a rental real estate activity are reported on line 3b of Schedule K.
- Taxes allocable to portfolio income. Report these taxes separately on line 12b of Schedule K and in box 12, code G, of Schedule K-1.
- Taxes paid or incurred for the production or collection of income, or for the management, conservation, or maintenance of property held to produce income. Report these taxes separately on line 12e of Schedule K and in box 12, code P, of Schedule K-1.

See section 263A(a) for information on capitalization of allocable costs (including taxes) for any property.

- Taxes not imposed on the corporation.
- Taxes, including state or local sales taxes, that are paid or incurred in connection with an acquisition or disposition of property (these taxes must be treated as a part of the cost of the acquired property or, in the case of a disposition, as a reduction in the amount realized on the disposition).
- Taxes assessed against local benefits that increase the value of the property assessed (such as for paving, etc.).
- Taxes deducted elsewhere on the return, such as those reflected in cost of goods sold.

See section 164(d) for apportionment of taxes on real property between seller and purchaser.

Line 13. Interest

Report interest incurred in the trade or business activities of the corporation that is not claimed elsewhere on the return. Do not include interest expense:

- On debt used to purchase rental property or debt used in a rental activity. Interest allocable to a rental real estate activity is reported on Form 8825 and is used in arriving at net income (loss) from rental real estate activities on line or box 2 of Schedules K and K-1. Interest allocable to a rental activity other than a rental real estate activity is included on line 3b of Schedule K and is used in arriving at net income (loss) from a rental activity (other than a rental real estate activity). This net amount is reported on line 3c of Schedule K and in box 3 of Schedule K-1.
- · Clearly and directly allocable to portfolio or investment income. This interest expense is reported separately on line 12c of Schedule K.
- · On debt proceeds allocated to distributions made to shareholders during the tax year. Instead, report such interest on line 12e of Schedule K and in box 12, code P, of Schedule K-1. To determine the amount to allocate to distributions to shareholders, see Notice 89-35, 1989-1 C.B. 675.
- On debt required to be allocated to the production of designated property. Interest allocable to designated property produced by an S corporation for its own use or for sale must instead be capitalized. The corporation must also capitalize any interest on debt allocable to an asset used to produce designated property. A shareholder may have to capitalize interest that the shareholder incurs during the tax year for the production expenditures of the S corporation. Similarly, interest incurred by an S corporation may have to be capitalized by a shareholder for the shareholder's own production expenditures. The information required by the shareholder to properly capitalize interest for this purpose must be provided by the corporation on an attachment for box 17, code J, of Schedule K-1. See section 263A(f) and Regulations sections 1.263A-8 through 1.263A-15 for additional information, including the definition of "designated property."

Special rules apply to:

- Allocating interest expense among activities so that the limitations on passive activity losses, investment interest, and personal interest can be properly figured. Generally, interest expense is allocated in the same manner as debt is allocated. Debt is allocated by tracing disbursements of the debt proceeds to specific expenditures. Temporary Regulations section 1.163-8T gives rules for tracing debt proceeds to expenditures.
- · Prepaid interest, which generally can only be deducted over the period to which the prepayment applies. See section 461(g) for details.
- · Limit the interest deduction if the corporation is a policyholder or beneficiary with respect to a life

insurance, endowment, or annuity contract issued after June 8, 1997. For details, see section 264(f). Attach a statement showing the computation of the deduction.

Line 14. Depreciation

Report only the depreciation claimed on assets used in a trade or business activity. See the Instructions for Form 4562 or Pub. 946, How To Depreciate Property, to figure the amount of depreciation to enter on this line.

Complete and attach Form 4562 only if the corporation placed property in service during the tax year, or claims depreciation on any car or other listed property.

Do not include any section 179 expense deduction on this line. This amount is not deductible by the corporation. Instead, it is reported and passed through to the shareholders in box 11 of Schedule K-1.

Line 15. Depletion

If the corporation claims a deduction for timber depletion, complete and attach Form T, Forest Activities Schedule.



Do not deduct depletion for oil and gas properties. Each shareholder CAUTION figures depletion on these properties under section 613A(c)(11). See

the instructions on page 31 for box 17, code L, for information on oil and gas depletion that must be supplied to the shareholders by the corporation.

Line 17. Pension. Profit-Sharing, etc., Plans

Report the deductible contributions not claimed elsewhere on the return made by the corporation for its employees under a qualified pension, profit-sharing, annuity, or simplified employee pension (SEP) or SIMPLE plan, and under any other deferred compensation plan.

If the corporation contributes to an individual retirement arrangement (IRA) for employees, include the contribution in salaries and wages on page 1, line 8, or Schedule A, line 3, and not on line 17.

Employers who maintain a pension, profit-sharing, or other funded deferred compensation plan, whether or not qualified under the Internal Revenue Code and whether or not a deduction is claimed for the current tax year, generally must file the applicable form listed below. • Form 5500, Annual Return/Report of

- Employee Benefit Plan. File this form for a plan that is not a one-participant plan.
- Form 5500-EZ, Annual Return of One-Participant (Owners and Their Spouses) Retirement Plan. File this form for a plan that only covers the owner (or the owner and his or her spouse) but only if the owner (or the owner and his or her spouse) owns the entire business.

There are penalties for failure to file these forms on time and for overstating the pension plan deduction.

Line 18. Employee Benefit **Programs**

Report amounts for fringe benefits paid or incurred on behalf of employees owning 2% or less of the corporation's stock. These fringe benefits include (a) employer contributions to certain accident and health plans, (b) the cost of up to \$50,000 of group-term life insurance on an employee's life, and (c) meals and lodging furnished for the employer's convenience.

Do not deduct amounts that are an incidental part of a pension, profit-sharing, etc., plan included on line 17 or amounts reported elsewhere on the return.

Report amounts paid on behalf of more than 2% shareholders on line 7 or 8, whichever applies. A shareholder is considered to own more than 2% of the corporation's stock if that person owns on any day during the tax year more than 2% of the outstanding stock of the corporation or stock possessing more than 2% of the combined voting power of all stock of the corporation. See section 318 for attribution rules.

Line 19. Other Deductions

Enter the total of all allowable trade or business deductions that are not deductible elsewhere on page 1 of Form 1120S. Attach a schedule listing by type and amount each deduction included on this line.

Examples of other deductions include:

- Amortization (except as noted below) see the Instructions for Form 4562 for more information. Complete and attach Form 4562 if the corporation is claiming amortization of costs that began during the tax year.
- Insurance premiums.
- Legal and professional fees.
- Supplies used and consumed in the business.
- Utilities.

Also, see Special Rules below for limits on certain other deductions.

Do not deduct on line 19:

- Items that must be reported separately on Schedules K and K-1.
- · Qualified expenditures to which an election under section 59(e) may apply. See the instructions on page 25 for lines 12d(1) and 12d(2) for details on the treatment of these items.
- Reforestation expenditures. The corporation must separately state the reforestation expense deduction for expenditures paid or incurred after October 22, 2004, and the amortizable basis of expenditures paid or incurred before October 23, 2004. See the instructions for Reforestation expense deduction (code L) on page 25 and Amortization of reforestation costs (code M) on page 31. Deduct on line 19 only the amortization of reforestation expenditures paid or incurred after October 22, 2004. The amount the corporation can amortize is only the portion of such expenditures in excess of the separately-stated reforestation expense deduction.

- Fines or penalties paid to a government for violating any law. Report these expenses on Schedule K, line 16c.
- Expenses allocable to tax-exempt income. Report these expenses on Schedule K, line 16c.

Special Rules

Commercial revitalization deduction. If the corporation constructs, purchases, or substantially rehabilitates a qualified building in a renewal community, it may qualify for a deduction of either (a) 50% of qualified capital expenditures in the year the building is placed in service or (b) amortization of 100% of the qualified capital expenditures over a 120-month period beginning with the month the building is placed in service. If the corporation elects to amortize these expenditures, it must complete and attach Form 4562. To qualify, the building must be nonresidential (as defined in section 168(e)(2)(B)) and placed in service by the corporation. The corporation must be the original user of the building unless it is substantially rehabilitated. The amount of the qualified expenditures cannot exceed the lesser of \$10 million or the amount allocated to the building by the commercial revitalization agency of the state in which the building is located. Any remaining expenditures are depreciated over the regular depreciation recovery period. See Pub. 954, Tax Incentives for Distressed Communities, and section 1400l for details.

Rental real estate. The corporation cannot deduct commercial revitalization expenditures for a building placed in service as rental real estate. Instead, the commercial revitalization deduction for rental real estate is reported separately to shareholders in box 12 of Schedule K-1, using code N.

Travel, meals, and entertainment. Subject to limitations and restrictions discussed below, a corporation can deduct ordinary and necessary travel, meals, and entertainment expenses paid or incurred in its trade or business. Also, special rules apply to deductions for gifts, skybox rentals, luxury water travel, convention expenses, and entertainment

tickets. See section 274 and Pub. 463 for more details.

Travel. The corporation cannot deduct travel expenses of any individual accompanying a corporate officer or employee, including a spouse or dependent of the officer or employee, unless:

- That individual is an employee of the corporation and
- His or her travel is for a bona fide business purpose and would otherwise be deductible by that individual.

Meals and entertainment. Generally, the corporation can deduct only 50% of the amount otherwise allowable for meals and entertainment expenses paid or incurred in its trade or business. In addition (subject to exceptions under section 274(k)(2)):

- Meals must not be lavish or extravagant;
- A bona fide business discussion must occur during, immediately before, or immediately after the meal; and
- An employee of the corporation must be present at the meal.

See section 274(n)(3) for a special rule that applies to expenses for meals consumed by individuals subject to the hours of service limits of the Department of Transportation.

Membership dues. The corporation may deduct amounts paid or incurred for membership dues in civic or public service organizations, professional organizations (such as bar and medical associations), business leagues, trade associations, chambers of commerce, boards of trade, and real estate boards. However, no deduction is allowed if a principal purpose of the organization is to entertain, or provide entertainment facilities for, members or their quests. In addition, corporations may not deduct membership dues in any club organized for business, pleasure, recreation, or other social purpose. This includes country clubs, golf and athletic clubs, airline and hotel clubs, and clubs operated to provide meals under conditions favorable to business discussion.

Entertainment facilities. Generally, the corporation cannot deduct an expense paid or incurred for a facility (such as a yacht or hunting lodge) used for an activity usually considered entertainment, amusement, or recreation.

Amounts treated as compensation. Generally, the corporation may be able to deduct otherwise nondeductible meals, travel, and entertainment expenses if the amounts are treated as compensation to the recipient and reported on Form W-2 for an employee or on Form 1099-MISC for an independent contractor.

However, if the recipient is an officer, director, or beneficial owner (directly or indirectly) of more than 10% of the corporation's stock, the deduction for otherwise nondeductible meals, travel, and entertainment expenses incurred after October 22, 2004, is limited to the amount treated as compensation. See section 274(e)(2).

Lobbying expenses. Do not deduct amounts paid or incurred to participate or intervene in any political campaign on behalf of a candidate for public office, or to influence the general public regarding legislative matters, elections, or referendums. In addition, corporations generally cannot deduct expenses paid or incurred to influence federal or state legislation, or to influence the actions or positions of certain federal executive branch officials. However, certain in-house lobbying expenditures that do not exceed \$2,000 are deductible. See section 162(e) for more details.

Clean-fuel vehicles and certain refueling property. A deduction is allowed for part of the cost of qualified clean-fuel vehicle property and qualified clean-fuel vehicle refueling property placed in service during the tax year. For more details, see section 179A and Pub. 535.

Certain corporations engaged in farming. Section 464(f) limits the deduction for certain expenditures of S corporations engaged in farming if they use the cash method of accounting, and their prepaid farm supplies are more than 50% of other deductible farming expenses. Prepaid farm supplies include

Worksheet for Line 22a

- Enter passive investment income as defined in section 1362(d)(3)(C)*
 Enter 25% of line 1 (If line 2 is less than
- line 3, stop here. You are not liable for this tax.)
- **4.** Excess passive investment income—Subtract line 3 from line 2 . . .
- Enter deductions directly connected with the production of income on line 2 (see section 1375(b)(2))*
- 6. Net passive income—Subtract line 5 from line 2
- 8. Excess net passive income—Multiply line 6 by line 7
- **9.** Enter taxable income (see instructions for taxable income below) . . .
- 10. Enter smaller of line 8 or line 9
- 11. Excess net passive income tax—Enter 35% of line 10. Enter here and on line 22a, page 1, Form 1120S ___

*Income and deductions on lines 1, 2, and 5 are from total operations for the tax year. This includes applicable income and expenses from page 1, Form 1120S, as well as those reported separately on Schedule K. See section 1375(b)(4) for an exception regarding lines 2 and 5.

Line 9 of Worksheet—Taxable income

Line 9 taxable income is defined in Regulations section 1.1374-1A(d). Figure this income by completing lines 1 through 28 of **Form 1120**, U.S. Corporation Income Tax Return. Include the Form 1120 computation with the worksheet computation you attach to Form 1120S. You do not have to attach the schedules, etc., called for on Form 1120. However, you may want to complete certain Form 1120 schedules, such as Schedule D (Form 1120) if you have capital gains or losses.

expenses for feed, seed, fertilizer, and similar farm supplies not used or consumed during the year. They also include the cost of poultry that would be allowable as a deduction in a later tax year if the corporation were to (a) capitalize the cost of poultry bought for use in its farm business and deduct it ratably over the lesser of 12 months or the useful life of the poultry and (b) deduct the cost of poultry bought for resale in the year it sells or otherwise disposes of it. If the limit applies, the corporation can deduct prepaid farm supplies that do not exceed 50% of its other deductible farm expenses in the year of payment. The excess is deductible only in the year the corporation uses or consumes the supplies (other than poultry, which is deductible as explained above). For exceptions and more details on these rules, see Pub. 225, Farmer's Tax Guide.

Line 21. Ordinary Business Income (Loss)

Enter this income or loss on line 1 of Schedule K. Line 21 income is **not** used in figuring the tax on line 22a or 22b. See the instructions for line 22a for figuring taxable income for purposes of line 22a or 22b tax.

Tax and Payments

Line 22a. Excess Net Passive Income Tax

If the corporation has always been an S corporation, the excess net passive income tax does not apply.

If the corporation has accumulated earnings and profits (AE&P) at the close of its tax year, has passive investment income for the tax year that is in excess of 25% of gross receipts, and has taxable income at year-end, the corporation must pay a tax on the excess net passive income. Complete lines 1 through 3 and line 9 of the worksheet below to make this determination. If line 2 is greater than line 3 and the corporation has taxable income (see instructions for line 9 of worksheet), it must pay the tax. Complete a separate schedule using the format of lines 1 through 11 of the worksheet to figure the tax. Enter the tax on line 22a, page 1, Form 1120S, and attach the computation schedule to Form 1120S.

Reduce each item of passive income passed through to shareholders by its portion of tax on line 22a. See section 1366(f)(3).

Line 22b. Tax From Schedule D (Form 1120S)

Enter the built-in gains tax from line 21 of Part III of Schedule D. See the instructions for Part III of Schedule D to determine if the corporation is liable for the tax.

Line 22c

Include in the total for line 22c the following:

Investment credit recapture tax. The corporation is liable for investment credit

recapture attributable to credits allowed for tax years for which the corporation was not an S corporation. Figure the corporation's investment credit recapture tax by completing Form 4255, Recapture of Investment Credit.

To the left of the line 22c total, enter the amount of recapture tax and "Tax From Form 4255." Attach Form 4255 to Form 1120S.

LIFO recapture tax. The corporation may be liable for the additional tax due to LIFO recapture under Regulations section 1.1363-2 if:

- The corporation used the LIFO inventory pricing method for its last tax year as a C corporation, or
- A C corporation transferred LIFO inventory to the corporation in a nonrecognition transaction in which those assets were transferred basis property.

The additional tax due to LIFO recapture is figured for the corporation's last tax year as a C corporation or for the tax year of the transfer, whichever applies. See the Instructions for Forms 1120 and 1120-A to figure the tax.

The tax is paid in four equal installments. The C corporation must pay the first installment by the due date (not including extensions) of Form 1120 for the corporation's last tax year as a C corporation or for the tax year of the transfer, whichever applies. The S corporation must pay each of the remaining installments by the due date (not including extensions) of Form 1120S for the 3 succeeding tax years. Include this year's installment in the total amount to be entered on line 22c. To the left of the total on line 22c, enter the installment amount and "LIFO tax."

Interest due under the look-back method for completed long-term contracts. If the corporation owes this interest, attach Form 8697. To the left of the total on line 22c, enter the amount owed and "From Form 8697."

Interest due under the look-back method for property depreciated under the income forecast method. If the corporation owes this interest, attach Form 8866. To the left of the total on line 22c, enter the amount owed and "From Form 8866."

Line 23d

If the S corporation is a beneficiary of a trust and the trust makes a section 643(g) election to credit its estimated tax payments to its beneficiaries, include the corporation's share of the payment (reported to the corporation on Schedule K-1 (Form 1041)) in the total amount entered on line 23d. Also, to the left of line 23d, enter "T" and the amount of the payment.

Line 24. Estimated Tax Penalty

A corporation that fails to make estimated tax payments when due may be subject to an underpayment penalty for the period of underpayment. Use Form 2220, Underpayment of Estimated Tax by Corporations, to see if the corporation

owes a penalty and to figure the amount of the penalty. If you attach Form 2220 to Form 1120S, be sure to check the box on line 24 and enter the amount of any penalty on this line.

Line 27

Direct Deposit of Refund. If the corporation wants its refund directly deposited into its checking or savings account at any U.S. bank or other financial institution instead of having a check sent to the corporation, complete Form 8050 and attach it to the corporation's return. However, the corporation cannot have its refund from an amended return directly deposited.

Schedule A. Cost of Goods Sold

Generally, inventories are required at the beginning and end of each tax year if the production, purchase, or sale of merchandise is an income-producing factor. See Regulations section 1.471-1.

However, if the corporation is a qualifying taxpayer or a qualifying small business taxpayer, it may adopt or change its accounting method to account for inventoriable items in the same manner as materials and supplies that are not incidental (unless its business is a tax shelter (as defined in section 448(d)(3))).

A qualifying taxpayer is a taxpayer that, for each prior tax year ending after December 16, 1998, has average annual gross receipts of \$1 million or less for the 3-tax-year period ending with that prior tax year. See Rev. Proc. 2001-10, 2001-2 I.R.B. 272 for details.

A qualifying small business taxpayer is a taxpayer (a) that, for each prior tax year ending on or after December 31, 2000, has average annual gross receipts of \$10 million or less for the 3-tax-year period ending with that prior tax year and (b) whose principal business activity is not an ineligible activity. See Rev. Proc. 2002-28, 2002-18 I.R.B. 815 for details.

If the corporation elects to account for inventoriable items in the same manner as materials and supplies that are not incidental, then inventory costs for raw materials purchased for use in producing finished goods and merchandise purchased for resale are deductible in the year the finished goods or merchandise are sold (but not before the year the corporation paid for the raw materials or merchandise if it is also using the cash method). For additional guidance on this method of accounting for inventoriable items, see Pub. 538.

Enter amounts paid for all raw materials and merchandise during the tax year on line 2. The amount the corporation can deduct for the tax year is figured on line 8.

Section 263A Uniform Capitalization Rules. The uniform capitalization rules of section 263A are discussed under *Limitations on Deductions* on page 14.

See those instructions before completing Schedule A.

Line 1. Inventory at Beginning of Year

If the corporation changes its method of accounting to no longer account for inventories, it must refigure the prior year's closing inventory using its new method of accounting, and enter the result on line 1. If there is a difference between the prior year's closing inventory and the refigured amount, attach an explanation and take it into account when figuring the corporation's section 481(a) adjustment (explained on page 4).

Line 4. Additional Section 263A Costs

An entry is required on this line only for corporations that have elected a simplified method of accounting.

For corporations that have elected the simplified production method, additional section 263A costs are generally those costs, other than interest, that were not capitalized under the corporation's method of accounting immediately prior to the effective date of section 263A but that are required to be capitalized under section 263A. For new corporations, additional section 263A costs are the costs, other than interest, that must be capitalized under section 263A, but which the corporation would not have been required to capitalize if it had existed before the effective date of section 263A. For more details, see Regulations section 1.263A-2(b).

For corporations that have elected the simplified resale method, additional section 263A costs are generally those costs incurred with respect to the following categories.

- Off-site storage or warehousing.
- Purchasing.
- Handling, such as processing, assembly, repackaging, and transporting.
- General and administrative costs (mixed service costs).

For details, see Regulations section 1.263A-3(d).

Enter on line 4 the balance of section 263A costs paid or incurred during the tax year not includable on lines 2, 3, and 5.

Line 5. Other Costs

Enter on line 5 any other inventoriable costs paid or incurred during the tax year not entered on lines 2 through 4. Attach a schedule.

Line 7. Inventory at End of Year

See Regulations sections 1.263A-1 through 1.263A-3 for details on figuring the amount of additional section 263A costs to be included in ending inventory.

If the corporation accounts for inventoriable items in the same manner as materials and supplies that are not incidental, enter on line 7 the portion of its raw materials and merchandise purchased for resale that is included on line 6 and was not sold during the year.

Lines 9a Through 9e. Inventory Valuation Methods

Inventories can be valued at:

- Cost:
- Cost or market value (whichever is lower): or
- Any other method approved by the IRS that conforms to the requirements of the applicable regulations cited below.

However, if the corporation is using the cash method of accounting, it is required to use cost.

Corporations that account for inventoriable items in the same manner as materials and supplies that are not incidental may currently deduct expenditures for direct labor and all indirect costs that would otherwise be included in inventory costs.

The average cost (rolling average) method of valuing inventories generally does not conform to the requirements of the regulations. See Rev. Rul. 71-234, 1971-1 C.B. 148.

Corporations that use erroneous valuation methods must change to a method permitted for federal income tax purposes. To make this change, use Form 3115.

On line 9a, check the method(s) used for valuing inventories. Under "lower of cost or market," market (for normal goods) means the current bid price prevailing on the inventory valuation date for the particular merchandise in the volume usually purchased by the taxpayer. For a manufacturer, market applies to the basic elements of cost—raw materials, labor, and burden. If section 263A applies to the taxpayer, the basic elements of cost must reflect the current bid price of all direct costs and all indirect costs properly allocable to goods on hand at the inventory date.

Inventory may be valued below cost when the merchandise is unsalable at normal prices or unusable in the normal way because the goods are subnormal due to damage, imperfections, shopwear, etc., within the meaning of Regulations section 1.471-2(c). These goods may be valued at a current bona fide selling price, minus direct cost of disposition (but not less than scrap value) if such a price can be established.

If this is the first year the Last-in, First-out (LIFO) inventory method was either adopted or extended to inventory goods not previously valued under the LIFO method provided in section 472, attach Form 970, Application To Use LIFO Inventory Method, or a statement with the information required by Form 970. Also check the LIFO box on line 9c. On line 9d, enter the amount or the percent of total closing inventories covered under section 472. Estimates are acceptable.

If the corporation changed or extended its inventory method to LIFO and has had

to write up its opening inventory to cost in the year of election, report the effect of this write-up as income (line 5, page 1) proportionately over a 3-year period that begins with the tax year of the LIFO election (section 472(d)).

See Pub. 538 for more information on inventory valuation methods.

Schedule B. Other Information

Be sure to answer all the questions in Schedule B.

Line 7

Complete line 7 if the corporation: (a) was a C corporation before it elected to be an S corporation or the corporation acquired an asset with a basis determined by reference to its basis (or the basis of any other property) in the hands of a C corporation and (b) has net unrealized built-in gain (defined below) in excess of the net recognized built-in gain from prior years.

The corporation is liable for section 1374 tax if (a) and (b) above apply and it has a net recognized built-in gain (section 1374(d)(2)) for its tax year.

The corporation's net unrealized built-in gain is the amount, if any, by which the fair market value of the assets of the corporation at the beginning of its first S corporation year (or as of the date the assets were acquired, for any asset with a basis determined by reference to its basis (or the basis of any other property) in the hands of a C corporation) exceeds the aggregate adjusted basis of such assets at that time.

Enter on line 7 the corporation's net unrealized built-in gain reduced by the net recognized built-in gain for prior years. See sections 1374(c)(2) and (d)(1).

Line 8

Check the box on line 8 if the corporation was a C corporation in a prior year and has accumulated earnings and profits (AE&P) at the close of its 2004 tax year. For details on figuring AE&P, see section 312. If the corporation has AE&P, it may be liable for tax imposed on excess net passive income. See the instructions for line 22a, page 1, of Form 1120S for details on this tax.

Line 9

Total receipts is the sum of the following amounts:

- Gross receipts or sales (page 1, line 1a).
- All other income (page 1, lines 4 and 5).
- Income reported on Schedule K, lines 3a, 4, 5a, and 6.
- Income or net gain reported on Schedule K, lines 7, 8a, 9, and 10.
- Income or net gain reported on Form 8825, lines 2, 19, and 20a.

General Instructions for Schedules K and K-1. Shareholders' Shares of Income, Credits, Deductions, etc.

Purpose of Schedules

The corporation is liable for taxes on lines 22a, 22b, and 22c, page 1 of Form 1120S. Shareholders are liable for income tax on their share of the corporation's income (reduced by any taxes paid by the corporation on income). Shareholders must include their share of the income on their tax return whether or not it is distributed to them. Unlike most partnership income, S corporation income is not self-employment income and is not subject to self-employment tax.

Schedule K is a summary schedule of all shareholders' shares of the corporation's income, deductions, credits, etc. Schedule K-1 shows each shareholder's individual share. Attach a copy of each shareholder's Schedule K-1 to the Form 1120S filed with the IRS. Keep a copy for the corporation's records and give each shareholder a copy.

Be sure to give each shareholder a copy of the Shareholder's Instructions for Schedule K-1 (Form 1120S).

Note. You may prepare and give to each shareholder only those Instructions that apply to items reported on Schedule K-1 instead of the instructions printed by the IRS.

Substitute Forms

The corporation does not need IRS approval to use a substitute Schedule K-1 if it is an exact copy of the IRS schedule. The substitute schedule must include the OMB number and either: (a) the Shareholder's Instructions for Schedule K-1 (Form 1120S) or (b) instructions that apply to the items reported on Schedule K-1 (Form 1120S).

The corporation must request IRS approval to use other substitute Schedules K-1. To request approval, write to Internal Revenue Service, Attention: Substitute Forms Program, SE:W:CAR:MP:T:T:SP, 1111 Constitution Avenue, NW, IR-6406, Washington, DC 20224.

The corporation may be subject to a penalty if it files a substitute Schedule K-1 that does not conform to the specifications of Rev. Proc. 2004-62, 2004-44 I.R.B. 728.

Shareholder's Pro Rata Share Items

General Rule

Items of income, loss, deductions, etc., are allocated to a shareholder on a daily basis, according to the number of shares of stock held by the shareholder on each day of the corporation's tax year. See the

instructions for item H in Part II. Information About the Shareholder.

A shareholder who disposes of stock is treated as the shareholder for the day of disposition. A shareholder who dies is treated as the shareholder for the day of the shareholder's death.

Special Rules

termination.

Termination of shareholders interest. If a shareholder terminates his or her interest in a corporation during the tax year, the corporation, with the consent of all affected shareholders (including those whose interest is terminated), may elect to allocate income and expenses, etc., as if the corporation's tax year consisted of 2 separate tax years, the first of which ends on the date of the shareholders

To make the election, the corporation must attach a statement to a timely filed original or amended Form 1120S for the tax year for which the election is made. In the statement the corporation must state that it is electing under section 1377(a)(2) and Regulations section 1.1377-1(b) to treat the tax year as if it consisted of 2 separate tax years. The statement must also explain how the shareholder's entire interest was terminated (e.g., sale or gift), and state that the corporation and each affected shareholder consent to the corporation making the election. A single statement may be filed for all terminating elections made for the tax year. If the election is made, write "Section 1377(a)(2) Election Made" at the top of each affected shareholders Schedule K-1.

For more details, see Temporary Regulations section 1.1377-1T(b).

Qualifying dispositions. If a qualifying disposition takes place during the tax year, the corporation may make an irrevocable election to allocate income and expenses, etc., as if the corporation's tax year consisted of 2 tax years, the first of which ends on the close of the day the qualifying disposition occurs.

A qualifying disposition is:

- A disposition by a shareholder of at least 20% of the corporation's outstanding stock in one or more transactions in any 30-day period during the tax year,
- 2. A redemption treated as an exchange under section 302(a) or 303(a) of at least 20% of the corporation's outstanding stock in one or more transactions in any 30-day period during the tax year, or
- 3. An issuance of stock that equals at least 25% of the previously outstanding stock to one or more new shareholders in any 30-day period during the tax year.

To make the election the corporation must attach a statement to a timely filed original or amended Form 1120S for the tax year for which the election is made. In the statement the corporation must state that it is electing under Regulations section 1.1368-1(g)(2)(i) to treat the tax year as if it consisted of two separate tax years, give the facts relating to the qualifying disposition (e.g., sale, gift,

stock issuance, or redemption), and state that each shareholder who held stock in the corporation during the tax year consents to the election. A single election statement may be filed for all elections made under this special rule for the tax year.

For more details, see Temporary Regulations section 1.1368-1T(g)(2).

Specific Instructions (Schedule K-1 Only)

General Reporting Information

On each Schedule K-1, enter the information about the corporation and the shareholder in Parts I and II of the schedule (items A through H). In Part III, enter the shareholder's pro rata share of each item of income, deduction, and credit and any other information the shareholder needs to prepare his or her tax return. If the return is for a fiscal year or a short tax year, fill in the tax year space at the top of each Schedule K-1.

Codes. In box 10 and boxes 12 through 17, identify each item by entering a code in the column to the left of the dollar amount entry space. These codes are identified on the back of Schedule K-1 and in the Shareholder's Instructions for Schedule K-1.

Attached statements. Enter an asterisk (*) after the code, if any, in the column to the left of the dollar amount entry space for each item for which you have attached a statement providing additional information. For those informational items that cannot be reported as a single dollar amount, enter the code and asterisk in the left column and write "STMT" in the dollar amount entry space to indicate the information is provided on an attached statement.

More than one attached statement can be placed on the same sheet of paper and should be identified in alphanumeric order by box number followed by the letter code (if any). For example: "Box 17, Code L— Information Needed to Figure Depletion—Oil and Gas" (followed by the information the shareholder needs).

Too few entry spaces on Schedule K-1? If the corporation has more coded items than the number of entry spaces in box 10, or boxes 12 through 17, do not enter a code or dollar amount in the last entry space of the box. In the last entry space, enter an asterisk in the left column and enter "STMT" in the entry space to the right. Report the additional items on an attached statement and provide the box number, the code, description, and dollar amount or information for each additional item. For example: "Box 13, Code J—Work Opportunity Credit—\$1,000."

Due date for furnishing Schedule K-1. Schedule K-1 must be prepared and given to each shareholder on or before the day on which Form 1120S is required to be filed (including extensions).

Special Reporting Requirements for Corporations With Multiple Activities

If items of income, loss, deduction, or credit from more than one activity (determined for purposes of the passive activity loss and credit limitations) are reported on Schedule K-1, the corporation must provide information for each activity to its shareholders. See *Passive Activity Reporting Requirements* on page 11 for details on the reporting requirements.

Special Reporting Requirements for At-Risk Activities

If the corporation is involved in one or more at-risk activities for which a loss is reported on Schedule K-1, the corporation must report information separately for each at-risk activity. See section 465(c) for a definition of at-risk activities.

For each at-risk activity, the following information must be provided on an attachment to Schedule K-1:

- A statement that the information is a breakdown of at-risk activity loss amounts.
- 2. The identity of the at-risk activity; the loss amount for the activity; other income and deductions; and any other information that relates to the activity.

Specific Items

Part I. Information About the Corporation

Item D. If the corporation is a registration-required tax shelter, it must enter its tax shelter registration number in item D.

Item E. A corporation that has invested in a registration-required tax shelter must furnish a copy of its Form 8271 to its shareholders. See Form 8271 for more details.

Part II. Information About the Shareholder

Items F and G. If a single member limited liability company (LLC) owns stock in the corporation, and the LLC is treated as a disregarded entity for federal income tax purposes, enter the owner's identifying number in Item F and the owner's name and address in Item G. The owner must be eligible to be an S corporation shareholder. An LLC that elects to be treated as a corporation for federal income tax purposes is not eligible to be an S corporation shareholder.

Item H. If there was no change in shareholders or in the relative interest in stock the shareholders owned during the tax year, enter the percentage of total stock owned by each shareholder during the tax year. For example, if shareholders X and Y each owned 50% for the entire tax year, enter 50% in item H for each shareholder. Each shareholder's pro rata share items (boxes 1 through 17 of Schedule K-1) are figured by multiplying the corresponding Schedule K amount by the percentage in item H.

If there was a change in shareholders or in the relative interest in stock the shareholders owned during the tax year:

• Each shareholder's percentage of ownership is weighted for the number of days in the tax year that stock was owned. For example, A and B each held 50% for half the tax year and A, B, and C held 40%, 40%, and 20%, respectively, for the remaining half of the tax year. The percentage of ownership for the year for A, B, and C is figured as presented in the illustration and is then entered in item H.

	а	b	c (a \times b)	
	% of total stock owned	% of tax year held	% of ownership for the year	
Α	50 40	50 50	25 +20	45
В	50 40	50 50	25 +20	45
С	20	50	10	10
Total	Total			

• Each shareholder's pro rata share items generally are figured by multiplying the Schedule K amount by the percentage in item H. However, if a shareholder terminated his or her entire interest in the corporation during the year or a qualifying disposition took place, the corporation may elect to allocate income and expenses, etc., as if the tax year consisted of 2 tax years, the first of which ends on the day of the termination or qualifying disposition.

See Special Rules on page 20 for more details. Each shareholder's pro rata share items are figured separately for each period on a daily basis, based on the percentage of stock held by the shareholder on each day.

Specific Instructions (Schedules K and K-1, Part III)

Income (Loss)

Reminder: Before entering income items on Schedule K or K-1, be sure to reduce the items of income for the following:

- Built-in gains tax (Schedule D, Part III, line 21). Each recognized built-in gain item (within the meaning of section 1374(d)(3)) is reduced by its proportionate share of the built-in gains tax.
- Excess net passive income tax (line 22a, page 1, Form 1120S). Each item of passive investment income (within the meaning of section 1362(d)(3)(C)) is reduced by its proportionate share of the net passive income tax.

Line 1. Ordinary Business Income (Loss)

Enter the amount from line 21, page 1. Enter the income or loss without reference to:

• Shareholders' basis in the stock of the corporation and in any indebtedness of

the corporation to the shareholders (section 1366(d)),

- Shareholders' at-risk limitations, and
- Shareholders' passive activity limitations.

These limitations, if applicable, are determined at the shareholder level.

Line 1 should not include rental activity income (loss) or portfolio income (loss).

Schedule K-1. Enter each shareholder's pro rata share of ordinary business income (loss) in box 1 of Schedule K-1. If the corporation has more than one trade or business activity, identify on an attachment to Schedule K-1 the amount from each separate activity. See *Passive Activity Reporting Requirements* on page 11.

Line 2. Net Rental Real Estate Income (Loss)

Enter the net income or loss of the corporation from rental real estate activities from Form 8825. Attach this form to Form 1120S.

Schedule K-1. Enter each shareholder's pro rata share of net rental real estate income (loss) in box 2 of Schedule K-1. If the corporation has more than one rental real estate activity, identify on an attachment to Schedule K-1 the amount from each separate activity. See *Passive Activity Reporting Requirements* on page 11.

Line 3. Other Net Rental Income (Loss)

Enter on line 3a the gross income from rental activities other than those reported on Form 8825. Include on line 3a the gain (loss) from line 17 of Form 4797 that is attributable to the sale, exchange, or involuntary conversion of an asset used in a rental activity other than a rental real estate activity.

Enter on line 3b the deductible expenses from these activities. Attach a schedule separately identifying these expenses.

Enter on line 3c the net rental income (loss). See page 9 of these instructions and Publication 925, Passive Activity and At-Risk Rules, for more information on rental activities.

Schedule K-1. Enter in box 3 of Schedule K-1 each shareholder's pro rata share of other net rental income (loss) reported on line 3c of Schedule K. If the corporation has more than one rental activity reported in box 3, identify on an attachment to Schedule K-1 the amount from each separate activity. See Passive Activity Reporting Requirements on page 11.

Portfolio Income

See *Portfolio Income* on page 10 for a comprehensive definition of portfolio income.

Do not reduce portfolio income by deductions allocated to it. Report such deductions (other than interest expense) on line 12b of Schedule K. Report each shareholder's pro rata share in box 12 of Schedule K-1 using codes G, H, and J.

Interest expense allocable to portfolio income is generally investment interest expense. It is reported on line 12c of Schedule K. Report each shareholder's pro rata share of interest expense allocable to portfolio income in box 12 of Schedule K-1 using code I.

Line 4. Interest Income

Enter only taxable portfolio interest on this line. Interest income derived in the ordinary course of the corporation's trade or business, such as interest charged on receivable balances, is reported on line 5. page 1, of Form 1120S. See Temporary Regulations section 1.469-2T(c)(3)

Schedule K-1. Enter each shareholder's pro rata share of interest income in box 4 of Schedule K-1.

Line 5a. Ordinary Dividends

Enter only taxable ordinary dividends on line 5a. Include any qualified dividends reported on line 5b.

Schedule K-1. Enter each shareholder's pro rata share of ordinary dividends in box 5a of Schedule K-1.

Line 5b. Qualified Dividends

Enter qualified dividends on line 5b. Except as provided below, qualified dividends are ordinary dividends received from domestic corporations and qualified foreign corporations.

Exceptions. The following dividends are not qualified dividends:

- Dividends the corporation received on any share of stock held for less than 61 days during the 121-day period that began 60 days before the ex-dividend date. When determining the number of days the corporation held the stock, it cannot count certain days during which the corporation's risk of loss was diminished. The ex-dividend date is the first date following the declaration of a dividend on which the purchaser of a stock is not entitled to receive the next dividend payment. When counting the number of days the corporation held the stock, include the day the corporation disposed of the stock but not the day the corporation acquired it.
- Dividends attributable to periods totaling more than 366 days that the corporation received on any share of preferred stock held for less than 91 days during the 181-day period that began 90 days before the ex-dividend date. When determining the number of days the corporation held the stock, do not count certain days during which the corporation's risk of loss was diminished. Preferred dividends attributable to periods totaling less than 367 days are subject to the 61-day holding period rule above.
- Dividends that relate to payments that the corporation is obligated to make with respect to short sales or positions in substantially similar or related property.
- Dividends paid by a regulated investment company that are not treated as qualified dividend income under section 854.
- Dividends paid by a real estate investment trust that are not treated as

qualified dividend income under section 857(c).

See Pub. 550 for more details.

Qualified foreign corporation. A foreign corporation is a qualified foreign corporation if it is:

- 1. Incorporated in a possession of the United States or
- 2. Eligible for benefits of a comprehensive income tax treaty with the United States that the Secretary determines is satisfactory for this purpose and that includes an exchange of information program. See Notice 2003-69. 2003-42 I.R.B. 851 for details.

If the foreign corporation does not meet either 1 or 2 above, then it may be treated as a qualified foreign corporation for any dividend paid by the corporation if the stock associated with the dividend paid is readily tradable on an established securities market in the United States.

However, qualified dividends do not include dividends paid by the following foreign entities in either the tax year of the distribution or the preceding tax year:

- A foreign investment company (defined in section 1246(b)),
- · A passive foreign investment company (defined in section 1297), or
- A foreign personal holding company (defined in section 552).

See Notice 2004-71, 2004-45 I.R.B. 793 for more details.

Schedule K-1. Enter each shareholder's pro rata share of qualified dividends in box 5b of Schedule K-1.

Line 6. Royalties

Enter the royalties received by the corporation.

Schedule K-1. Enter each shareholder's pro rata share of royalties in box 6 of Schedule K-1.

Line 7. Net Short-Term Capital Gain (Loss)

Enter the gain (loss) from line 6 of Schedule D (Form 1120S).

Schedule K-1. Enter each shareholder's pro rata share of net short-term capital gain (loss) in box 7 of Schedule K-1.

Line 8a. Net Long-Term Capital Gain (Loss)

Enter the gain or loss that is portfolio income (loss) from Schedule D (Form 1120S), line 13.

Schedule K-1. Enter each shareholder's pro rata share of net long-term capital gain (loss) in box 8a of Schedule K-1.



If any gain or loss from lines 6 or 13 of Schedule D is not portfolio income (e.g., gain or loss from the

disposition of nondepreciable personal property used in a trade or business), do not report this income or loss on lines 7 or 8a. Instead, report it on line 10 (box 10, code E, of Schedule K-1).

Line 8b. Collectibles (28%) Gain (Loss)

Figure the amount attributable to collectibles from the amount reported on Schedule D (Form 1120S) line 13. A collectibles gain (loss) is any long-term gain or deductible long-term loss from the sale or exchange of a collectible that is a capital asset.

Collectibles include works of art, rugs, antiques, metal (such as gold, silver, platinum bullion), gems, stamps, coins, alcoholic beverages, and certain other tangible property.

Also, include gain (but not loss) from the sale or exchange of an interest in a partnership or trust held for more than 1 vear and attributable to unrealized appreciation of collectibles. For details, see Regulations section 1.1(h)-1. Also attach the statement required under Regulations section 1.1(h)-1(e).

Schedule K-1. Report each shareholder's pro rata share of the collectibles (28%) gain (loss) in box 8b of Schedule K-1.

Line 8c. Unrecaptured Section 1250 Gain

The three types of unrecaptured section 1250 gain must be reported separately on an attached statement to Form 1120S.

 From the sale or exchange of the corporation's business assets. Figure this amount for each section 1250 property in Part III of Form 4797 (except property for which gain is reported using the installment method on Form 6252) for which you had an entry in Part I of Form 4797 by subtracting line 26g of Form 4797 from the smaller of line 22 or line 24. Figure the total of these amounts for all section 1250 properties. Generally, the result is the corporation's unrecaptured section 1250 gain. However, if the corporation is reporting gain on the installment method for a section 1250 property held more than 1 year, see the next paragraph to figure the unrecaptured section 1250 gain on that property for this tax year.

The total unrecaptured section 1250 gain for an installment sale of section 1250 property held more than 1 year is figured in a manner similar to that used in the preceding paragraph. However, the total unrecaptured section 1250 gain must be allocated to the installment payments received from the sale. To do so, the corporation generally must treat the gain allocable to each installment payment as unrecaptured section 1250 gain until all such gain has been used in full. Figure the unrecaptured section 1250 gain for installment payments received during the tax year as the smaller of (a) the amount from line 26 or line 37 of Form 6252, Installment Sale Income, (whichever applies) or (b) the total unrecaptured section 1250 gain for the sale reduced by all gain reported in prior years (excluding section 1250 ordinary income recapture).



However, if the corporation chose not to treat all of the gain from caution payments received after May 6,

1997, and before August 24, 1999, as unrecaptured section 1250 gain, use only the amount the corporation chose to treat as unrecaptured section 1250 gain for

those payments to reduce the total unrecaptured section 1250 gain remaining to be reported for the sale.

- From the sale or exchange of an interest in a partnership. Also report as a separate amount any gain from the sale or exchange of an interest in a partnership attributable to unrecaptured section 1250 gain. See Regulations section 1.1(h)-1 and attach a statement required under Regulations section 1.1(h)-1(e).
- From an estate, trust, RIC, or REIT. If the corporation received a Schedule K-1 or Form 1099-DIV from an estate, a trust, a real estate investment trust (REIT), or a regulated investment company (RIC) reporting "unrecaptured section 1250 gain," do not add it to the corporation's own unrecaptured section 1250 gain. Instead, report it as a separate amount. For example, if the corporation received a Form 1099-DIV from a REIT with unrecaptured section 1250 gain, report it as "Unrecaptured section 1250 gain from a REIT."

Schedule K-1. Report each shareholder's pro rata share of unrecaptured section 1250 gain from the sale or exchange of the corporation's business assets in box 8c of Schedule K-1. If the corporation is reporting unrecaptured section 1250 gain from an estate, trust, REIT, or RIC or from the corporation's sale or exchange of an interest in a partnership (as explained above), enter "STMT" in box 8c and an asterisk (*) in the left column of the box and attach a statement that separately identifies the amount of unrecaptured section 1250 gain from:

- The sale or exchange of the corporations business assets.
- The sale or exchange of an interest in a partnership.
- An estate, trust, REIT, or RIC.

Line 9. Net Section 1231 Gain (Loss)

Enter the net section 1231 gain (loss) from Form 4797, line 7, column (g).

Do not include net gain or loss from involuntary conversions due to casualty or theft. Report net loss from involuntary conversions due to casualty or theft on line 10 of Schedule K (box 10, code B, of Schedule K-1). See the instructions for line 10 on how to report net gain from involuntary conversions.

Schedule K-1. Report each shareholder's pro rata share of net section 1231 gain (loss) in box 9 of Schedule K-1. If the corporation has more than one rental, trade, or business activity, identify on an attachment to Schedule K-1 the amount of section 1231 gain (loss) from each separate activity. See *Passive Activity Reporting Requirements* on page 11.

Line 10. Other Income (Loss)

Enter any other item of income or loss not included above. Attach a statement to Form 1120S that separately identifies each type and amount of income for each of the following five categories. The codes

needed for Schedule K-1 reporting are provided for each category.

Other portfolio income (loss) (code A). Portfolio income not reported on lines 4 through 8.

If the corporation holds a residual interest in a REMIC, report on an attachment each shareholder's share of taxable income (net loss) from the REMIC (line 1b of Schedule Q (Form 1066)); excess inclusion (line 2c of Schedule Q (Form 1066)); and section 212 expenses (line 3b of Schedule Q (Form 1066)). Because Schedule Q (Form 1066) is a quarterly statement, the corporation must follow the Schedule Q (Form 1066) Instructions for Residual Interest Holder to figure the amounts to report to shareholders for the corporation's tax year.

Involuntary conversions (code B). Report net loss from involuntary conversions due to casualty or theft. The amount for this item is shown on Form 4684, Casualties and Thefts, line 38a or 38b. Each shareholder's pro rata share must be entered on Schedule K-1. Enter the net gain from involuntary conversions of property used in a trade or business (line 39 of Form 4684) on line 3 of Form 4797. If there was a gain (loss) from a casualty or theft to property not used in a trade or business or for income-producing purposes, notify the shareholder. The corporation should not complete Form 4684 for this type of casualty or theft. Instead, each shareholder will complete his or her own Form 4684.

1256 contracts and straddles (code C). Report any net gain or loss from section 1256 contracts from Form 6781, Gains and Losses From Section 1256 Contracts and Straddles.

Mining exploration costs recapture (code D). Provide the information shareholders will need to recapture certain mining exploration expenditures. See Regulations section 1.617-3.

Other income (loss) (code E). Include any other type of income, such as:

- Recoveries of tax benefit items (section 111).
- Gambling gains and losses subject to the limitations in section 165(d).
- Disposition of an interest in oil, gas, geothermal, or other mineral properties. Report the following information on an attached statement to Schedule K-1: (a) description of the property, (b) the shareholder's share of the amount realized on the sale, exchange, or involuntary conversion of each property (fair market value of the property for any other disposition, such as a distribution), (c) the shareholder's share of the corporation's adjusted basis in the property (except for oil or gas properties), and (d) total intangible drilling costs, development costs, and mining exploration costs (section 59(e) expenditures) passed through to shareholders for the property. See Regulations section 1.1254-4 for more information.

- Gain from the sale or exchange of qualified small business stock (as defined in the Instructions for Schedule D) that is eligible for the partial section 1202 exclusion. To be eligible for the section 1202 exclusion, the stock must have been held by the corporation for more than 5 years. Additional limitations apply at the shareholder level. Report each shareholder's share of section 1202 gain on Schedule K-1. Each shareholder will determine if he or she qualifies for the section 1202 exclusion. Report on an attachment to Schedule K-1 for each sale or exchange the name of the qualified small business that issued the stock, the shareholder's share of the corporation's adjusted basis and sales price of the stock, and the dates the stock was bought and sold.
- Gain eligible for section 1045 rollover (replacement stock purchased by the corporation). Include only gain from the sale or exchange of qualified small business stock (as defined in the Instructions for Schedule D) that was deferred by the corporation under section 1045 and reported on Schedule D. See the Instructions for Schedule D for more details. Additional limitations apply at the shareholder level. Report each shareholder's share of the gain eligible for section 1045 rollover on Schedule K-1. Each shareholder will determine if he or she qualifies for the rollover. Report on an attachment to Schedule K-1 for each sale or exchange the name of the qualified small business that issued the stock, the shareholder's share of the corporation's adjusted basis and sales price of the stock, and the dates the stock was bought and sold.
- Gain eligible for section 1045 rollover (replacement stock not purchased by the corporation). Include only gain from the sale or exchange of qualified small business stock (as defined in the Instructions for Schedule D) the corporation held for more than 6 months but that was not deferred by the corporation under section 1045. See the Instructions for Schedule D for more details. A shareholder may be eligible to defer his or her pro rata share of this gain under section 1045 if he or she purchases other qualified small business stock during the 60-day period that began on the date the stock was sold by the corporation. Additional limitations apply at the shareholder level. Report on an attachment to Schedule K-1 for each sale or exchange the name of the qualified small business that issued the stock, the shareholder's share of the corporation's adjusted basis and sales price of the stock, and the dates the stock was bought and sold.
- Net short-term capital gain or loss and net long-term capital gain or loss that is not portfolio income (e.g., gain or loss from the disposition of nondepreciable personal property used in a trade or business activity of the corporation).
 Report total net short-term gain or loss on Schedule D (Form 1040), line 5, column (f). Report the total net long-term gain or

loss on Schedule D (Form 1040), line 12, column (f).

Schedule K-1. Enter each shareholder's pro rata share of the five other income categories listed above in box 10 of Schedule K-1. Enter the applicable code A, B, C, D, or E (as shown above). If you are reporting each shareholder's pro rata share of only one type of income under Code E, enter the code with an asterisk (E*) and the dollar amount in the entry space in box 10 and attach a statement that shows the type of income. If you are reporting multiple types of income under code E, enter the code with an asterisk (E*) and enter "STMT" in the entry space in box 10 and attach a statement that shows the dollar amount of each type of income. If the corporation has more than one trade or business or rental activity (for codes B through E), identify on an attachment to Schedule K-1 the amount from each separate activity. See Passive Activity Reporting Requirements on page

Deductions

Line 11. Section 179 Deduction

An S corporation may elect to expense part of the cost of certain property that the corporation purchased and placed in service this year for use in its trade or business or certain rental activities. See the Instructions for Form 4562 for more information.

Complete Part I of Form 4562 to figure the corporation's section 179 deduction. The corporation does not claim the deduction itself, but instead passes it through to the shareholders. Attach Form 4562 to Form 1120S and show the total section 179 deduction on Schedule K, line 11

If the corporation is an enterprise zone business, also report on an attachment to Schedules K and K-1 the cost of section 179 property placed in service during the year that is qualified zone property.

See the instructions for line 17d of Schedule K for sales or other dispositions of property for which a section 179 deduction has passed through to shareholders and for the recapture rules if the business use of the property dropped to 50% or less.

Schedule K-1. Report each shareholder's pro rata share of the section 179 expense deduction in box 11 of Schedule K-1. If the corporation has more than one rental, trade, or business activity, identify on an attachment to Schedule K-1 the amount of section 179 deduction from each separate activity. See *Passive Activity Reporting Requirements* on page 11.

Do not complete box 11 of Schedule K-1 for any shareholder that is an estate or trust; estates and trusts are not eligible for the section 179 expense deduction.

Line 12a. Contributions

Generally, no deduction is allowed for any contribution of \$250 or more unless the corporation obtains a written acknowledgment from the charitable

organization that shows the amount of cash contributed, describes any property contributed, and gives an estimate of the value of any goods or services provided in return for the contribution. The acknowledgment must be obtained by the due date (including extensions) of the corporation's return, or if earlier, the date the corporation files its return. Do not attach the acknowledgment to the tax return, but keep it with the corporation's records. These rules apply in addition to the filing requirements for Form 8283 described below.

Enter the amount of charitable contributions made during the tax year. Attach a statement to Form 1120S that separately identifies the corporation's contributions for each of the following six categories.

See *Limits on Deductions* in Publication 526, Charitable Contributions, for information on adjusted gross income (AGI) limitations on deductions for charitable contributions.

The codes needed for Schedule K-1 reporting are provided for each category.

Cash contributions (50%) (code A). Enter the amount of cash contributions subject to the 50% AGI limitation.

Cash contributions (30%) (code B). Enter the amount of cash contributions subject to the 30% AGI limitation.

Noncash contributions (50%) (code C). Enter the amount of noncash contributions subject to the 50% AGI limitation.

Noncash contributions (30%) (code D). Enter the amount of noncash contributions subject to the 30% AGI limitation.

Capital gain property to a 50% organization (30%) (code E). Enter the amount of capital gain property contributions subject to the 30% AGI limitation.

Capital gain property (20%) (code F). Enter the amount of capital gain property contributions subject to the 20% AGI limitation.

Contributions of property. See Noncash Contributions and Contributions of Property in Pub. 526 for information on noncash contributions and on contributions of capital gain property. If the deduction claimed for noncash contributions exceeds \$500, complete Form 8283, Noncash Charitable Contributions, and attach it to Form 1120S.

The corporation must attach a copy of its Form 8283 to the Schedule K-1 of each shareholder if the deduction for any item or group of similar items of contributed property exceeds \$5,000, even if the amount allocated to any shareholder is \$5,000 or less.

If the corporation made a qualified conservation contribution under section 170(h), also include the fair market value of the underlying property before and after the donation, as well as the type of legal interest contributed, and describe the conservation purpose furthered by the

donation. Give a copy of this information to each shareholder.

Nondeductible contributions. Certain contributions made to an organization conducting lobbying activities are not deductible. See section 170(f)(9) for more details. Also, see *Contributions You Cannot Deduct* in Publication 526 for more examples of nondeductible contributions.



An accrual basis S corporation may not elect to treat a contribution as having been paid ax year the board of directors

in the tax year the board of directors authorizes the payment if the contribution is not actually paid until the next tax year.

Schedule K-1. Report each shareholder's pro rata share of charitable contributions in box 12 of Schedule K-1 using codes A through F for each of the six contribution categories shown above. See the above instructions for *Contributions of property* for information on a statement concerning qualified conservation contributions that you may be required to attach to Schedule K-1.

Line 12b. Deductions Related to Portfolio Income (Loss)

Enter on line 12b the deductions clearly and directly allocable to portfolio income (other than investment interest expense). Attach a statement to Form 1120S that separately identifies the corporation's deduction related to portfolio income for each of the following categories. The codes needed for Schedule K-1 reporting are provided for each category.

Deductions—royalty income (code J). Enter the deductions related to royalty income.

Deductions—portfolio (2% floor) (code **G**). Enter the deductions related to portfolio income that are subject to the 2% of AGI floor (see the instructions for Schedule A (Form 1040)).

Deductions—portfolio (other) (code H). Enter the amount of any other deductions related to portfolio income.

No deduction is allowed under section 212 for expenses allocable to a convention, seminar, or similar meeting. Because these expenses are not deductible by shareholders, the corporation does not report these expenses on line 12b of Schedule K. The expenses are nondeductible and are reported as such on line 16c of Schedule K (box 16, code C of Schedule K-1).

Schedule K-1. Report each shareholder's pro rata share of deductions related to portfolio income that are reported on line 12b of Schedule K using codes J (for deductions related to royalty income), G (for deductions related to portfolio income and subject to the 2% of AGI floor), or H (for other deductions related to portfolio income).

Line 12c. Investment Interest Expense

Include on this line the interest properly allocable to debt on property held for investment purposes. Property held for investment includes property that

produces income (unless derived in the ordinary course of a trade or business) from interest, dividends, annuities, or royalties; and gains from the disposition of property that produces those types of income or is held for investment.

Investment interest expense does not include interest expense allocable to a passive activity.

Investment income and investment expenses other than interest are reported on lines 17a and 17b respectively. This information is needed by shareholders to determine the investment interest expense limitation (see Form 4952, Investment Interest Expense Deduction, for details).

Schedule K-1. Report each shareholder's pro rata share of investment interest expense in box 12 of Schedule K-1 using code I.

Lines 12d(1) and 12d(2). Section 59(e)(2) Expenditures

Generally, section 59(e) allows each shareholder to make an election to deduct their pro rata share of the corporation's otherwise deductible qualified expenditures ratably over 10 years (3 years for circulation expenditures), beginning with the tax year in which the expenditures were made (or for intangible drilling and development costs, over the 60-month period beginning with the month in which such costs were paid or incurred).

The term "qualified expenditures" includes only the following types of expenditures paid or incurred during the tax year:

- Circulation expenditures.
- Research and experimental expenditures.
- Intangible drilling and development costs.
- Mining exploration and development costs.

If a shareholder makes the election, the above items are not treated as tax preference items.

Because the shareholders are generally allowed to make this election, the corporation cannot deduct these amounts or include them as AMT items on Schedule K-1. Instead, the corporation passes through the information the shareholders need to figure their separate deductions.

On line 12d(1), enter the type of expenditures claimed on line 12d(2). Enter on line 12d(2) the qualified expenditures paid or incurred during the tax year to which an election under section 59(e) may apply. Enter this amount for all shareholders whether or not any shareholder makes an election under section 59(e).

On an attached statement, identify the property for which the expenditures were paid or incurred. If the expenditures were for intangible drilling costs or development costs for oil and gas properties, identify the month(s) in which the expenditures were paid or incurred. If there is more than one type of

expenditure or more than one property, provide the amounts (and the months paid or incurred if required) for each type of expenditure separately for each property.

Schedule K-1. Report each shareholder's pro rata share of section 59(e) expenditures in box 12 of Schedule K-1 using code K. On an attached statement, identify (a) the type of expenditure, (b) the property for which the expenditures are paid or incurred, and (c) for oil and gas properties only, the month in which intangible drilling costs and development costs were paid or incurred. If there is more than one type of expenditure or the expenditures are for more than one property, provide each shareholder's pro rata share of the amounts (and the months paid or incurred for oil and gas properties) for each type of expenditure separately for each property.

Line 12e. Other Deductions

Enter deductions not included on lines 11, 12a, 12b, 12c, 12d(2), 14l, or 14m. Attach a statement to Form 1120S that separately identifies the type and amount of each deduction for the following five categories. The codes needed for Schedule K-1 reporting are provided for each category.

Reforestation expense deduction (code L). The corporation may elect to deduct a limited amount of its reforestation expenditures paid or incurred after October 22, 2004. The amount the corporation may elect to deduct is limited to \$10,000 for each qualified timber property. See section 194(c) for a definition of reforestation expenditures and qualified timber property. Provide a description of the qualified timber property on an attached statement to Form 1120S and Schedule K-1. If the corporation is electing to deduct amounts for more than one qualified timber property, provide a description and the amount on the statement for each property. The corporation must amortize over 84 months any amount not deducted. See the instructions for line 19 on page 16.

Preproductive period expenses (code M). If the corporation is required to use an accrual method of accounting under section 447 or 448(a)(3), it must capitalize these expenses. If the corporation is permitted to use the cash method, enter the amount of preproductive period expenses that qualify under Regulations section 1.263–4(d). An election not to capitalize these expenses must be made at the shareholder level. See *Uniform Capitalization Rules* in Publication 225, Farmer's Tax Guide.

Commercial revitalization deduction from rental real estate activities (code N). Enter the commercial revitalization deduction on line 12e only if it is for a rental real estate activity. If the deduction is for a nonrental building, deduct it on line 19 of Form 1120S. See the instructions for line 19 on page 16 for more information.

Penalty on early withdrawal of savings (code O). Enter the amount of any penalty on early withdrawal of savings not reported on line 12b because the corporation withdrew funds from its time savings deposit before its maturity.

Other deductions (code P). Include any other deduction, such as:

- Ámounts paid by the corporation that would be allowed as itemized deductions on any of the shareholders' income tax returns if they were paid directly by a shareholder for the same purpose. These amounts include, but are not limited to, expenses under section 212 for the production of income other than from the corporation's trade or business. However, do not enter expenses related to portfolio income or investment interest expense reported on line 12c of Schedule K on this line.
- Soil and water conservation expenditures (section 175).
- Expenditures paid or incurred for the removal of architectural and transportation barriers to the elderly and disabled that the corporation has elected to treat as a current expense. See section 190
- Interest expense allocated to debt-financed distributions. See Notice 89-35, 1989-1 C.B. 675, or Publication 535, chapter 5, for more information.
- Contributions to a capital construction fund.

Schedule K-1. Enter each shareholder's pro rata share of the five deduction categories listed above in box 12 of Schedule K-1. Enter the applicable code L, M, N, O, or P (as shown above). If you are reporting each shareholder's pro rata share of only one type of deduction under Code P, enter the code with an asterisk (P*) and the dollar amount in the entry space in box 12 and attach a statement that shows the type of deduction. If you are reporting multiple types of deductions under code P, enter the code with an asterisk (P*) and enter "STMT" in the entry space in box 12 and attach a statement that shows the dollar amount of each type of deduction. If the corporation has more than one trade or business activity, identify on an attachment to Schedule K-1 the amount for each separate activity. See Passive Activity Reporting Requirements on page 11.

Credits & Credit Recapture

Note. Do not attach Form 3800, General Business Credit, to Form 1120S.

Low-Income Housing Credit

Section 42 provides for a credit that may be claimed by owners of low-income residential rental buildings. Complete Form 8586, Low-Income Housing Credit, and attach it to Form 1120S. Enter the credit figured by the corporation on Form 8586, and any low-income housing credit received from other entities on the applicable line as explained below. The corporation must also complete and attach Form 8609, Low-Income Housing Credit Allocation Certification, and Schedule A (Form 8609), Annual

Statement, to Form 1120S. See the Instructions for Form 8586 and Form 8609 for information on completing these forms.

Note. If part or all of the credit reported on lines 13a or 13b is attributable to additions to qualified basis of property placed in service before 1990, report on an attachment to Schedules K and K-1 the amount of the credit on each line that is attributable to property placed in service (a) before 1990 and (b) after 1989.

Line 13a. Low-Income Housing Credit (Section 42(j)(5))

If the corporation invested in a partnership to which the provisions of section 42(j)(5) apply, report on line 13a the credit the partnership reported to the corporation in box 15, code A, of Schedule K-1 (Form 1065).

Schedule K-1. Report in box 13 of Schedule K-1 each shareholder's pro rata share of the low income housing credit reported on line 13a of Schedule K using code A. If the corporation has credits from more than one rental activity, identify on an attachment to Schedule K-1 the amount for each separate activity. See *Passive Activity Reporting Requirements* on page 11.

Line 13b. Low-Income Housing Credit (Other)

Report on line 13b any low-income housing credit not reported on line 13a. This includes any credit from a partnership reported to the corporation in box 15, code B, of Schedule K-1 (Form 1065).

Schedule K-1. Report in box 13 of Schedule K-1 each shareholder's pro rata share of the low income housing credit reported on line 13b of Schedule K using code B. If the corporation has credits from more than one rental activity, identify on an attachment to Schedule K-1 the amount for each separate activity. See *Passive Activity Reporting Requirements* on page 11.

Line 13c. Qualified Rehabilitation Expenditures (Rental Real Estate)

Enter total qualified rehabilitation expenditures related to rental real estate activities of the corporation. Complete line 1 of Form 3468, Investment Credit, for property related to rental real estate activities of the corporation for which income or loss is reported on line 2 of Schedule K. See Form 3468 for details on qualified rehabilitation expenditures. Attach Form 3468 to Form 1120S.

Note. Report qualified rehabilitation expenditures not related to rental real estate activities on line 13g, Other Credits and Credit Recapture.

Schedule K-1. Report each shareholder's pro rata share of qualified rehabilitation expenditures related to rental real estate activities in box 13 of Schedule K-1 using code C. Attach a statement to Schedule K-1 that separately

identifies the shareholder's share of expenditures from pre-1936 buildings and from certified historic structures (lines 1b and 1c of Form 3468 respectively). If the corporation has credits from more than one rental real estate activity, identify on an attachment to Schedule K-1 the amount for each separate activity. See Passive Activity Reporting Requirements on page 11.

Line 13d. Other Rental Real Estate Credits

Enter on line 13d any other credit (other than credits reported above) related to rental real estate activities. On the dotted line to the left of the entry space for line 13d, identify the type of credit. If there is more than one type of credit, attach a statement to Form 1120S that identifies the type and amount for each credit. These credits may include any type of credit listed in the instructions for line 13g.

Schedule K-1. Report in box 13 of Schedule K-1 each shareholder's pro rata share of other rental real estate credits reported on line 13d of Schedule K using code G. If you are reporting each shareholder's pro rata share of only one type of rental real estate credit under code G, enter the code with an asterisk (G*) and the dollar amount in the entry space in box 13 and attach a statement that shows the type of credit. If you are reporting multiple types of rental real estate credit under code G, enter the code with an asterisk (G*) and enter "STMT" in the entry space in box 13 and attach a statement that shows the dollar amount of each type of credit. If the corporation has credits from more than one rental real estate activity, identify on the attached statement the amount of each type of credit for each separate activity. See Passive Activity Reporting Requirements on page 11.

Line 13e. Other Rental Credits

Enter on line 13e any other credit (other than credits reported above) related to rental activities. On the dotted line to the left of the entry space for line 13e, identify the type of credit. If there is more than one type of credit, attach a statement to Form 1120S that identifies the type and amount for each credit. These credits may include any type of credit listed in the instructions for line 13g.

Schedule K-1. Report in box 13 of Schedule K-1 each shareholder's pro rata share of other rental credits using code H. If you are reporting each shareholder's pro rata share of only one type of rental credit under code H, enter the code with an asterisk (H*) and the dollar amount in the entry space in box 13 and attach a statement that shows the type of credit. If you are reporting multiple types of rental credit under code H, enter the code with an asterisk (H*) and enter "STMT" in the entry space in box 13 and attach a statement that shows the dollar amount of each type of credit. If the corporation has credits from more than one rental activity, identify on the attached statement the amount of each type of credit for each

separate activity. See Passive Activity Reporting Requirements on page 11.

Line 13f. Credit for Alcohol Used as Fuel

Enter on line 13f the credit for alcohol used as fuel attributable to trade or business activities. Enter on line 13d or 13e the credit for alcohol used as fuel attributable to rental activities.

Figure this credit on Form 6478, Credit for Alcohol Used as Fuel, and attach it to Form 1120S. The credit must be included in income on page 1, line 5, of Form 1120S.

See section 40(f) for an election the corporation can make to have the credit not apply.

Schedule K-1. Report in box 13 of Schedule K-1 each shareholder's pro rata share of the credit for alcohol used as a fuel reported on line 13f using code R. If this credit includes the small ethanol producer credit, identify on a statement attached to each Schedule K-1 (a) the amount of the small producer credit included in the total credit allocated to the shareholder, (b) the number of gallons of qualified ethanol fuel production allocated to the shareholder, and (c) the shareholder's pro rata share, in gallons, of the corporation's productive capacity for alcohol. If the corporation has credits from more than one activity, identify on an attachment to Schedule K-1 the amount for each separate activity. See Passive Activity Reporting Requirements on page

Line 13g. Other Credits and Credit Recapture

Enter on line 13g any other credit, except credits or expenditures shown or listed for lines 13a through 13f or the credit for federal tax paid on fuels (which is reported on line 23c of page 1). Do not include any credit recapture amounts on line 13g, but provide credit recapture information on an attached statement to Schedule K-1 as explained below. On the dotted line to the left of the entry space for line 13g, identify the type of credit. If there is more than one type of credit or if there are any credits subject to recapture, attach a statement to Form 1120S that separately identifies each type and amount of credit and credit recapture information for the following categories. The codes needed for Schedule K-1 reporting are provided for each category.

Qualified rehabilitation expenditures (other than rental real estate) (code D). Enter total qualified rehabilitation expenditures from activities other than rental real estate activities. Complete line 1 of Form 3468 for property related to rental real estate activities of the corporation for which income or loss is reported on line 1 of Schedule K. See Form 3468 for details on qualified rehabilitation expenditures. Attach Form 3468 to Form 1120S.

Note. Report qualified rehabilitation expenditures related to rental real estate activities on line 13c.

Schedule K-1. Report each shareholder's pro rata share of qualified rehabilitation expenditures related to other than rental real estate activities in box 13 of Schedule K-1 using code D. Attach a statement to Schedule K-1 that separately identifies the shareholder's share of expenditures from pre-1936 buildings and from certified historic structures (lines 1b and 1c of Form 3468 respectively). If the corporation has credits from more than one rental real estate activity, identify on an attachment to Schedule K-1 the amount for each separate activity. See Passive Activity Reporting Requirements on page 11.

Basis of energy property (code E). Enter the basis of energy property placed in service during the tax year that qualifies for the energy credit. See the instructions for Form 3468 for details. Complete line 2 of Form 3468; attach Form 3468 to Form 1120S.

Qualified timber property (code F). Enter the amortizable basis of timber property acquired before October 23. 2004, that qualifies for the reforestation credit. See the instructions for Form 3468 for details. Complete line 3 of Form 3468 and attach it to Form 1120S.

Undistributed capital gains credit (code I). This credit represents taxes paid on undistributed capital gains by a regulated investment company (RIC) or a real estate investment trust (REIT). As a shareholder of a RIC or REIT, the corporation will receive notice of the amount of tax paid on undistributed capital gains on Form 2439, Notice to Shareholder of Undistributed Long-Term Capital Gains.

Work opportunity credit (code J). Complete Form 5884 to determine the amount of the credit. Attach it to Form

Welfare-to-work credit (code K). Complete Form 8861 to determine the amount of the credit. Attach it to Form

Disabled access credit (code L). Complete Form 8826 to determine the amount of the credit. Attach it to Form

Empowerment zone and renewal community employment credit (code M). Complete Form 8844 to determine the amount of the credit. Attach it to Form

New York Liberty Zone business employee credit (code N). Complete Form 8884 to determine the amount of the credit. Attach it to Form 1120S.

New markets credit (code O). Complete Form 8874 to determine the amount of the credit. Attach it to Form 1120S.

Credit for employer social security and Medicare taxes (code P). Complete Form 8846 to determine the amount of the credit. Attach it to Form 1120S.

Backup withholding (code Q). This credit is for backup withholding on dividends, interest, and other types of income of the corporation.

Recapture of low-income housing credit (codes S and T). If recapture of part or all of the low-income housing credit is required because (a) prior year qualified basis of a building decreased or (b) the corporation disposed of a building or part of its interest in a building, see Form 8611, Recapture of Low-Income Housing Credit. Complete lines 1 through 7 of Form 8611 to determine the amount of credit to recapture. Use code S on Schedule K-1 to report recapture of the low-income housing credit from a section 42(j)(5) partnership. Use code T to report recapture of any other low-income housing credit. See the instructions for lines 13a and 13b above for more information.

Note. If a shareholder's ownership interest in a building decreased because of a transaction at the shareholder level, the corporation must provide the necessary information to the shareholder to enable the shareholder to figure the recapture.



If the corporation filed Form 8693, Low-Income Housing Credit CAUTION Disposition Bond, to avoid

recapture of the low-income housing credit, no entry should be made on Schedule K-1.

See Form 8586, Form 8611, and section 42 for more information.

Recapture of investment credit (code U). Complete and attach Form 4255, Recapture of Investment Credit, when investment credit property is disposed of, or it no longer qualifies for the credit, before the end of the recapture period or the useful life applicable to the property. State the type of property at the top of Form 4255, and complete lines 2, 4, and 5, whether or not any shareholder is subject to recapture of the credit.

Attach to each Schedule K-1 a separate schedule providing the information the corporation is required to show on Form 4255, but list only the shareholder's pro rata share of the cost of the property subject to recapture. Also indicate the lines of Form 4255 on which the shareholders should report these

The corporation itself is liable for investment credit recapture in certain cases. See the instructions for line 22c, page 1, Form 1120S, for details.

Other credits (code V). Attach a statement to Form 1120S that identifies the type and amount of any other credits not reported elsewhere, such as:

- Nonconventional source fuel credit. Compute this credit on an attached statement and attach it to Form 1120S. See section 29 for rules on figuring the credit.
- Qualified electric vehicle credit. Complete Form 8834 to determine the amount of the credit and attach it to Form 1120S.
- Unused investment credit from cooperatives.
- Credit for increasing research activities. Complete Form 6765 to determine the

- amount of the credit and attach it to Form 1120S.
- Enhanced oil recovery credit. Complete Form 8830 to determine the amount of the credit and attach it to Form 1120S.
- Renewable electricity and refined coal production credit. Complete Form 8835 to determine the amount of the credit. Attach a statement to Form 1120S and Schedule K-1 showing separately the amount of the credit from Section A and from Section B of Form 8835. Attach Form 8835 to Form 1120S.
- Indian employment credit. Complete Form 8845 to determine the amount of the credit and attach it to Form 1120S.
- Orphan drug credit. Complete Form 8820 to determine the amount of the credit and attach it to Form 1120S.
- Credit for contributions to selected community development corporations. Complete Form 8847 to determine the amount of the credit and attach it to Form 1120S
- Credit for small employer pension plan start-up costs. Complete Form 8881 to determine the amount of the credit and attach it to Form 1120S.
- Credit for employer-provided childcare facilities and services. Complete Form 8882 to determine the amount of the credit and attach it to Form 1120S
- Biodiesel fuels credit. Complete Form 8864 to determine the amount of the credit and attach it to Form 1120S. The credit must be included in income on page 1, line 5 of Form 1120S.
- Low sulfur diesel fuel production credit. Complete Form 8896 to determine the amount of the credit and attach it to Form 1120S.
- · General credits from an electing large partnership.
- Qualified zone academy bond credit. Complete Form 8860 to determine the amount of the credit and attach it to Form 1120S. Also, be sure to include the proper amount in income as explained in the instructions for Form 8860. Also, see the instructions for line 17d, code N.

Recapture of other credits (code W). On an attached statement to Schedule K-1, provide any information shareholders will need to report recapture of credits (other than recapture of low-income housing credit and investment credit reported on Schedule K-1 using codes S, T, and U). Examples of credit recapture information reported using code W include:

- Any information needed by a shareholder to compute recapture of the qualified electric vehicle credit. See Pub. 535 for more information.
- · Any information needed by a shareholder to compute recapture of the new markets credit. See Form 8874 for details on recapture.
- Any information needed by a shareholder to compute recapture of the Indian employment credit. Generally, if the corporation terminates a qualified employee less than 1 year after the date of initial employment, any Indian employment credit allowed for a prior tax year by reason of wages paid or incurred

to that employee must be recaptured. For details, see section 45A(d).

 Any information needed by a shareholder to compute recapture of the credit for employer-provided child care facilities and services. See section 45F(d) for details on recapture.

Schedule K-1. Enter each shareholder's pro rata share of the credit and credit recapture categories listed above (for line 13g) in box 13 of Schedule K-1. See additional Schedule K-1 reporting information provided in the instructions above. Enter the applicable code, D through W, in the column to the left of the dollar amount entry space. If you are reporting each shareholder's pro rata share of only one type of credit under Code V, enter the code with an asterisk (V*) and the dollar amount in the entry space in box 13 and attach a statement that shows the type of credit. If you are reporting multiple credits under code V enter the code with an asterisk (V*) and enter "STMT" in the entry space in box 13 and attach a statement that shows the dollar amount of each type of credit. If the corporation has credits or expenditures from more than one trade or business activity, identify on an attachment to Schedule K-1 the amount for each separate activity. See Passive Activity Reporting Requirements on page 11.

Foreign Transactions

Lines 14a through 14n must be completed if the corporation has foreign income, deductions, or losses, or has paid or accrued foreign taxes.

The codes A through N for box 14 of Schedule K-1 correspond with the line numbers 14a through 14n. Codes O, P and Q for box 14 are reported on line 17d of Schedule K. On Schedule K-1 for the items coded C, E, J, L, M, and N, enter the code followed by an asterisk and the shareholder's pro rata share of the dollar amount. Attach a statement to Schedule K-1 for these coded items providing the information described below. If the corporation had income from, or paid or accrued taxes to, more than one country or U.S. possession, see the requirement for an attached statement in the instruction for line 14a below. See Pub. 514, Foreign Tax Credit for Individuals, and the Instructions for Form 1116, for more information.

Line 14a. Name of Country or U.S. Possession

Enter the name of the foreign country or U.S. possession from which the corporation had income or to which the corporation paid or accrued taxes. If the corporation had income from, or paid or accrued taxes to, more than one foreign country or U.S. possession, enter "See attached" and attach a schedule for each country for lines 14a through 14n (codes A through N of Schedule K-1). On Schedule K-1, if there is more than one country enter code A followed by an asterisk (A*), enter "STMT," and attach a statement to Schedule K-1 for each

country for the information and amounts coded A through N and code Q.

Line 14b. Gross Income From all Sources

Enter the corporation's gross income from all sources (both U.S. and foreign).

Line 14c. Gross Income Sourced at Shareholder Level

Enter the total gross income of the corporation that is required to be sourced at the shareholder level. This includes income from the sale of most personal property, other than inventory, depreciable property, and certain intangible property. See Pub. 514 and section 865 for details. Attach a schedule showing the following information:

- The amount of this gross income (without regard to its source) in each category identified in the instructions for lines 14d, 14e, and 14f, including each of the listed categories.
- Specifically identify gains on the sale of personal property other than inventory, depreciable property, and certain intangible property on which a foreign tax of 10% or more was paid or accrued. Also list losses on the sale of such property if the foreign country would have imposed a 10% or higher tax had the sale resulted in a gain. See Sales or Exchanges of Certain Personal Property in Pub. 514 and section 865.
- Specify foreign source capital gains or losses within each separate limitation category. Also separately identify foreign source gains or losses within each separate limitation category that are collectibles (28%) gains and losses or unrecaptured section 1250 gains.

Lines 14d-14f. Foreign Gross Income Sourced at Corporate Level

Separately report gross income from sources outside the United States by category of income as identified under lines 14d, 14e and 14f. See Pub. 514 for more information on the categories of income.

Line 14d. Passive foreign source income.

Line 14e. Attach a schedule showing the amount of foreign source income included in each of the following listed categories:

- Financial services income;
- High withholding tax interest;
- Shipping income;
- Dividends from a domestic international sales corporation (DISC) or a former DISC;
- Distributions from a foreign sales corporation (FSC) or a former FSC;
- Section 901(j) income; and
- Certain income re-sourced by treaty.

Line 14f. General limitation foreign source income (all other foreign source income).

Lines 14g-14h. Deductions Allocated and Apportioned at Shareholder Level

Enter on line 14g the corporation's total interest expense (including interest

equivalents under Temporary Regulations section 1.861-9T(b)). Do not include interest directly allocable under Temporary Regulations section 1.861-10T to income from a specific property. This type of interest is allocated and apportioned at the corporate level and is included on lines 14i through 14k.

On line 14h, enter the total of all other deductions or losses that are required to be allocated at the shareholder level. For example, include on line 14h research and experimental expenditures (see Regulations section 1.861-17(f)).

Lines 14i–14k. Deductions Allocated and Apportioned at Corporate Level to Foreign Source Income

Separately report corporate deductions that are apportioned at the corporate level to (a) passive foreign source income, (b) each of the listed foreign categories of income (14e), and (c) general limitation foreign source income (see the instructions for lines 14d-14f). Attach a schedule showing the amount of deductions allocated and apportioned at the corporate level to each of the listed categories from line 14e. See Pub. 514 for more information.

Lines 14I–14m. Total Foreign Taxes Paid or Accrued

Enter in U.S. dollars the total foreign taxes (described in section 901 or section 903) that were paid (on line 14I) or accrued (on line 14m) according to the corporation's method of accounting for such taxes. On Schedule K-1, report each shareholder's share of the line 14I taxes using code L and the line 14m taxes using code M. Translate these amounts into U.S. dollars by using the applicable exchange rate (see Pub. 514).

A corporation reporting foreign taxes using the cash method can make an irrevocable election to report the taxes using the accrual method for the year of the election and all future years. Make this election by reporting all foreign taxes using the accrual method on line 14m (see Regulations section 1.905-1).

Attach a schedule reporting the following information:

- 1. The total amount of foreign taxes (including foreign taxes on income sourced at the shareholder level) relating to each category of income (see instructions for lines 14d-14f).
- 2. The dates on which the taxes were paid or accrued, the exchange rates used, and the amounts in both foreign currency and U.S. dollars, for:
- Taxes withheld at source on interest.
- Taxes withheld at source on dividends.
- Taxes withheld at source on rents and royalties.
 - Other foreign taxes paid or accrued.

Line 14n. Reduction in Taxes Available for Credit

Enter the total reductions in taxes available for credit. Attach a schedule showing the reductions for:

- Taxes on foreign mineral income (section 901(e)).
- Taxes on foreign oil and gas extraction income (section 907(a)).
- Taxes attributable to boycott operations (section 908).
- Failure to timely file (or furnish all of the information required on) Forms 5471 and 8865.
- Any other items (specify).

Alternative Minimum Tax (AMT) Items

Lines 15a through 15f must be completed for all shareholders.

Enter items of income and deductions that are adjustments or tax preference items for the alternative minimum tax (AMT). See Form 6251, Alternative Minimum Tax—Individuals, or Schedule I of Form 1041, U.S. Income Tax Return for Estates and Trusts, to determine the amounts to enter and for other information.

Do not include as a tax preference item any qualified expenditures to which an election under section 59(e) may apply. Because these expenditures are subject to an election by each shareholder, the corporation cannot figure the amount of any tax preference related to them. Instead, the corporation must pass through to each shareholder in box 12, code K, of Schedule K-1 the information needed to figure the deduction.

Schedule K-1. Report each shareholder's pro rata share of amounts reported on lines 15a through 15f (concerning alternative minimum tax items) in box 15 of Schedule K-1 using codes A through F respectively. If the corporation is reporting items of income or deduction for oil, gas, and geothermal properties, you may be required to identify these items on a statement attached to Schedule K-1 (see the instructions for lines 15d and 15e below for details). Also see the requirement for an attached statement in the instructions for line 15f.

Line 15a. Post-1986 Depreciation Adjustment

Figure the adjustment for line 15a based only on tangible property placed in service after 1986 (and tangible property placed in service after July 31, 1986, and before 1987 for which the corporation elected to use the general depreciation system). Do not make an adjustment for motion picture films, videotapes, sound recordings, certain public utility property (as defined in section 168(f)(2)), property depreciated under the unit-of-production method (or any other method not expressed in a term of years), qualified Indian reservation property, property eligible for a special depreciation allowance, qualified revitalization

expenditures, or the section 179 expense deduction.

For property placed in service before 1999, refigure depreciation for the AMT as follows (using the same convention used for the regular tax):

- For section 1250 property (generally, residential rental and nonresidential real property), use the straight line method over 40 years.
- For tangible property (other than section 1250 property) depreciated using the straight line method for the regular tax, use the straight line method over the property's class life. Use 12 years if the property has no class life.
- For any other tangible property, use the 150% declining balance method, switching to the straight line method the first tax year it gives a larger deduction, over the property's AMT class life. Use 12 years if the property has no class life.

Note. See Pub. 946 for a table of class lives.

For property placed in service after 1998, refigure depreciation for the AMT only for property depreciated for the regular tax using the 200% declining balance method. For the AMT, use the 150% declining balance method, switching to the straight line method the first tax year it gives a larger deduction, and the same convention and recovery period used for the regular tax.

Figure the adjustment by subtracting the AMT deduction for depreciation from the regular tax deduction and enter the result on line 15a. If the AMT deduction is more than the regular tax deduction, enter the difference as a negative amount. Depreciation capitalized to inventory must also be refigured using the AMT rules. Include on this line the current year adjustment to income, if any, resulting from the difference.

Line 15b. Adjusted Gain or Loss

If the corporation disposed of any tangible property placed in service after 1986 (or after July 31, 1986, if an election was made to use the General Depreciation System), or if it disposed of a certified pollution control facility placed in service after 1986, refigure the gain or loss from the disposition using the adjusted basis for the AMT. The property's adjusted basis for the AMT is its cost or other basis minus all depreciation or amortization deductions allowed or allowable for the AMT during the current tax year and previous tax years. Enter on this line the difference between the regular tax gain (loss) and the AMT gain (loss). If the AMT gain is less than the regular tax gain, or the AMT loss is more than the regular tax loss, or there is an AMT loss and a regular tax gain, enter the difference as a negative amount.

If any part of the adjustment is allocable to net short-term capital gain (loss), net long-term capital gain (loss), or net section 1231 gain (loss), attach a schedule that identifies the amount of the adjustment allocable to each type of gain or loss.

For a net long-term capital gain (loss), also identify the amount of the adjustment that is collectibles (28%) gain (loss).

For a net section 1231 gain (loss), also identify the amount of adjustment that is unrecaptured section 1250 gain.

Line 15c. Depletion (Other Than Oil and Gas)

Do not include any depletion on oil and gas wells. The shareholders must figure their oil and gas depletion deductions and preference items separately under section 613A.

Refigure the depletion deduction under section 611 for mines, wells (other than oil and gas wells), and other natural deposits for the AMT. Percentage depletion is limited to 50% of the taxable income from the property as figured under section 613(a), using only income and deductions for the AMT. Also, the deduction is limited to the property's adjusted basis at the end of the year as figured for the AMT. Figure this limit separately for each property. When refiguring the property's adjusted basis, take into account any AMT adjustments made this year or in previous years that affect basis (other than the current year's depletion).

Enter the difference between the regular tax and AMT deduction. If the AMT deduction is greater, enter the difference as a negative amount.

Oil, Gas, and Geothermal Properties — Gross Income and Deductions

Generally, the amounts to be entered on lines 15d and 15e are only the income and deductions for oil, gas, and geothermal properties that are used to figure the corporation's ordinary business income (loss) on line 21, page 1, Form 1120S.

If there are any items of income or deductions for oil, gas, and geothermal properties included in the amounts that are required to be passed through separately to the shareholders on Schedule K-1, give each shareholder a schedule that shows, for the box in which the income or deduction is included, the amount of income or deductions included in the total amount for that box. Do not include any of these direct pass-through amounts on line 15d or 15e. The shareholder is told in the Shareholder's Instructions for Schedule K-1 (Form 1120S) to adjust the amounts in box 15, code D or E, for any other income or deductions from oil, gas, or geothermal properties included in boxes 2 through 12, 16 or 17 of Schedule K-1 in order to determine the total income and deductions from oil, gas, and geothermal properties for the corporation.

Figure the amounts for lines 15d and 15e separately for oil and gas properties that are not geothermal deposits and for all properties that are geothermal deposits.

Give each shareholder a schedule that shows the separate amounts included in

the computation of the amounts on lines 15d and 15e of Schedule K.

Line 15d. Oil, Gas, and Geothermal Properties — Gross Income

Enter the total amount of gross income (within the meaning of section 613(a)) from all oil, gas, and geothermal properties received or accrued during the tax year and included on page 1, Form 1120S

Line 15e. Oil, Gas, and Geothermal Properties — Deductions

Enter the amount of any deductions allowed for the AMT that are allocable to oil, gas, and geothermal properties.

Line 15f. Other AMT Items

Attach a schedule to Form 1120S and Schedule K-1 that shows other items not shown on lines 15a through 15e that are adjustments or tax preference items or that the shareholder needs to complete Form 6251 or Schedule I of Form 1041. See these forms and their instructions to determine the amount to enter.

Other AMT items include the following:

- Accelerated depreciation of real property under pre-1987 rules.
- Accelerated depreciation of leased personal property under pre-1987 rules.
- Long-term contracts entered into after February 28, 1986. Except for certain home construction contracts, the taxable income from these contracts must be figured using the percentage of completion method of accounting for the AMT.
- Losses from tax shelter farm activities.
 No loss from any tax shelter farm activity is allowed for the AMT.

Schedule K-1. If you are reporting each shareholder's pro rata share of only one type of AMT item under code F, enter the code with an asterisk (F*) and the dollar amount in the entry space in box 15 and attach a statement that shows the type of AMT item. If you are reporting multiple types of AMT items under code F, enter the code with an asterisk (F*) and enter "STMT" in the entry space in box 15 and attach a statement that shows the dollar amount of each type of AMT item.

Items Affecting Shareholder Basis

Line 16a. Tax-Exempt Interest Income

Enter on line 16a tax-exempt interest income, including any exempt-interest dividends received from a mutual fund or other regulated investment company. This information must be reported by individuals on line 8b of Form 1040. Generally, under section 1367(a)(1)(A), the basis of the shareholder's stock is increased by the amount shown on this line.

Line 16b. Other Tax-Exempt Income

Enter on line 16b all income of the corporation exempt from tax other than tax-exempt interest (e.g., life insurance proceeds). Generally, under section

1367(a)(1)(A), the basis of the shareholder's stock is increased by the amount shown on this line.

Line 16c. Nondeductible Expenses

Enter on line 16c nondeductible expenses paid or incurred by the corporation.

Do not include separately stated deductions shown elsewhere on Schedules K and K-1, capital expenditures, or items for which the deduction is deferred to a later tax year. Generally, under section 1367(a)(2)(D), the basis of the shareholder's stock is decreased by the amount shown on this line.

Line 16d. Property Distributions

Enter the total property distributions (including cash) made to each shareholder other than dividends reported on line 17c of Schedule K. Distributions of appreciated property are valued at fair market value. See *Distributions* on page 33 for the ordering rules.

Line 16e. Repayment of Loans From Shareholders

Enter any repayments made to shareholders during the current tax year.

Schedule K-1. Report each shareholder's pro rata share of amounts reported on lines 16a, 16b, and 16c (concerning items affecting shareholder basis) in box 16 of Schedule K-1 using codes A through C respectively. Report property distributions (line 16d) and repayment of loans from shareholders (line 16e) on the Schedule K-1 of the shareholder(s) that received the distributions or repayments (using codes D and E).

Other Information

Lines 17a and 17b. Investment Income and Expenses

Enter on line 17a the investment income included on lines 4, 5a, 6 and 10, of Schedule K. Do not include other portfolio gains or losses on this line.

Enter on line 17b the investment expense included on line 12b of Schedule

Investment income includes gross income from property held for investment, the excess of net gain attributable to the disposition of property held for investment over net capital gain from the disposition of property held for investment, and any net capital gain from the disposition of property held for investment that each shareholder elects to include in investment income under section 163(d)(4)(B)(iii). Generally, investment income and investment expenses do not include any income or expenses from a passive activity. See Regulations section 1.469-2(f)(10) for exceptions.

Property subject to a net lease is not treated as investment property because it is subject to the passive loss rules. Do not reduce investment income by losses from passive activities.

Investment expenses are deductible expenses (other than interest) directly

connected with the production of investment income. See the Instructions for Form 4952 for more information.

Schedule K-1. Report each shareholder's pro rata share of amounts reported on lines 17a and 17b (investment income and expenses) in box 17 of Schedule K-1 using codes A and B respectively.

If there are other items of investment income or expense included in the amounts that are required to be passed through separately to the shareholders on Schedule K-1, such as net short-term capital gain or loss, net long-term capital gain or loss, and other portfolio gains or losses, give each shareholder a schedule identifying these amounts.

Line 17c. Dividend Distributions Paid From Accumulated Earnings and Profits (Schedule K Only)

Enter total dividends paid to shareholders from accumulated earnings and profits. Report these dividends to shareholders on Form 1099-DIV. Do not report them on Schedule K-1.

Line 17d. Other Items and Amounts

Report the following information on a statement attached to Form 1120S. In box 17 of Schedule K-1 enter the appropriate code for each information item followed by an asterisk in the left-hand column of the entry space (e.g., C*). In the right-hand column, enter "STMT". The codes are provided below.

Lookback interest—completed long-term contracts (code C). If the corporation is a closely held S corporation (defined in section 460(b)(4)(C)(iii)) and it entered into any long-term contracts after February 28, 1986, that are accounted for under either the percentage of completion-capitalized cost method or the percentage of completion method, it must attach a schedule to Form 1120S showing the information required in items (a) and (b) of the instructions for lines 1 and 3 of Part II of Form 8697. It must also report the amounts for Part II, lines 1 and 3, to its shareholders. See the Instructions for Form 8697 for more information.

Lookback interest—income forecast method (code D). If the corporation is a closely held S corporation (defined in section 460(b)(4)(C)(iii)) and it depreciated certain property placed in service after September 13, 1995, under the income forecast method, it must attach to Form 1120S the information specified in the instructions for Form 8866, line 2, for the 3rd and 10th tax years beginning after the tax year the property was placed in service. It must also report the line 2 amounts to its shareholders. See the Instructions for Form 8866 for more details.

Dispositions of property with section 179 deductions (code E). This represents gain or loss on the sale, exchange, or other disposition of property for which a section 179 deduction has been passed through to shareholders. The corporation must provide all the following information with respect to such dispositions (see the instructions for line 4, page 1, on page 13).

- Date the property was acquired and placed in service.
- Date of the sale or other disposition of the property.
- The shareholder's pro rata share of the gross sales price or amount realized.
- The shareholder's pro rata share of the cost or other basis plus expense of sale (reduced as explained in the instructions for Form 4797, line 21).
- The shareholder's pro rata share of the depreciation allowed or allowable, determined as described in the instructions for Form 4797, line 22, but excluding the section 179 deduction.
- The shareholder's pro rata share of the section 179 deduction (if any) passed through for the property and the corporation's tax year(s) in which the amount was passed through.
- If the disposition is due to a casualty or theft, a statement indicating so, and any additional information needed by the shareholder.
- For an installment sale made during the corporation's tax year, any information needed to complete Form 6252. The corporation also must separately report the shareholder's pro rata share of all payments received for the property in future tax years. (Installment payments received for installment sales made in prior tax years should be reported in the same manner used in prior tax years.)

Recapture of section 179 deduction (code F). This amount represents recapture of section 179 deduction if business use of the property dropped to 50% or less. If the business use of any property (placed in service after 1986) for which a section 179 deduction was passed through to shareholders dropped to 50% or less (for a reason other than disposition), the corporation must provide all the following information.

- The shareholder's pro rata share of the original basis and depreciation allowed or allowable (not including the section 179 deduction).
- The shareholder's pro rata share of the section 179 deduction (if any) passed through for the property and the corporation's tax year(s) in which the amount was passed through.

Section 453(I)(3) information (code G). Supply any information needed by a shareholder to compute the interest due under section 453(I)(3). If the corporation elected to report the dispositions of certain timeshares and residential lots on the installment method, each shareholder's tax liability must be increased by the shareholder's pro rata share of the interest on tax attributable to the installment payments received during the tax year.

Section 453A(c) information (code H). Supply any information needed by a shareholder to compute the interest due under section 453A(c). If an obligation arising from the disposition of property to which section 453A applies is outstanding

at the close of the year, each shareholder's tax liability must be increased by the tax due under section 453A(c) on the shareholder's pro rata share of the tax deferred under the installment method.

Section 1260(b) information (code I). Supply any information needed by a shareholder to figure the interest due under section 1260(b). If the corporation had gain from certain constructive ownership transactions, each shareholder's tax liability must be increased by the shareholder's pro rata share of interest due on any deferral of gain recognition. See section 1260(b) for details, including how to figure the interest.

Interest allocable to production expenditures (code J). Supply any information needed by a shareholder to properly capitalize interest as required by section 263A(f). See Section 263A uniform capitalization rules on page 14 for more information.

CCF nonqualified withdrawal (code K). Report nonqualified withdrawals by the corporation from a capital construction fund. Attach a statement to the shareholder's Schedule K-1 providing details of the withdrawal.

Information needed to figure depletion—oil and gas (code L).

Report gross income and other information relating to oil and gas well properties to shareholders to allow them to figure the depletion deduction for oil and gas well properties. Allocate to each shareholder a proportionate share of the adjusted basis of each corporate oil or gas property. See section 613A(c)(11) for details. The corporation cannot deduct depletion on oil and gas wells. Each shareholder must determine the allowable amount to report on his or her return. See Pub. 535 for more information.

Amortization of reforestation costs (code M). Report the amortizable basis of reforestation expenditures paid or incurred before October 23, 2004, for which the corporation elected amortization, and the tax year the amortization began for the current tax year and the 7 preceding tax years. The amortizable basis cannot exceed \$10,000 for each of those tax years.

Other information (code N). Report to each shareholder:

- Any information or statements the shareholders need to allow them to comply with the registration and disclosure requirements under sections 6111 and 6662(d)(2)(B)(ii) and the list keeping requirements of Regulations section 301.6112-1. See Form 8264 and Notice 2004-80, 2004-50 I.R.B. 963 for more information.
- If the corporation participates in a transaction that must be disclosed on Form 8886 (see page 7), both the corporation and its shareholders may be required to file Form 8886. The corporation must determine if any of its shareholders are required to disclose the transaction and provide those

- shareholders with information they will need to file Form 8886. This determination is based on the category(s) under which a transaction qualified for disclosures. See the instructions for Form 8886 for details.
- If the corporation is involved in farming or fishing activities, report the gross income from these activities.
- Any income or gain reported on lines 1 though 10 of Schedule K that qualify as inversion gain, if the corporation is an expatriated entity or is a partner in an expatriated entity. For details, see section 7874. Attach a statement to Form 1120S that shows the amount of each type of income or gain included in the inversion gain. The corporation must report each shareholder's pro rata share of the inversion gain in box 17 of Schedule K-1 using code N. Attach a statement to Schedule K-1 that shows the shareholder's pro rata share of the amount of each type of income or gain included in the inversion gain.
- Any other information the shareholders need to prepare their tax returns.

Other Foreign Transactions (Box 14 of Schedule K-1, Codes O, P, and Q)

Caution: Do not report these amounts in box 17 of Schedule K-1. Instead, report them in box 14 as explained below.

- Foreign trading gross receipts (code O). Report each shareholder's pro rata share of foreign trading gross receipts from line 15 of Form 8873 in box 14 using code O. See Extraterritorial Income Exclusion on page 12.
- Extraterritorial income exclusion (code P). If the corporation is not permitted to deduct the extraterritorial income exclusion as a non-separately stated item, attach a statement to Schedule K-1 showing the shareholder's pro rata share of the extraterritorial income exclusion reported on lines 52a and 52b of Form 8873. Also identify the activity to which the exclusion is related. See Extraterritorial Income Exclusion on page 12 for more information
- Other foreign transactions (code Q). Report any other foreign transaction information the shareholders need to prepare their tax returns.

Line 17e. Income/Loss Reconciliation (Schedule K only)

If the corporation has an amount on lines 14l and 14m of Schedule K (foreign taxes paid and accrued), add these amounts for purposes of computing the corporation's net income (loss). The amount reported on line 17e must be the same as the amount reported on line 8 of Schedule M-1.

Schedule L. Balance Sheets per Books

Schedules L and M-1 are not required to be completed if the corporation answered Yes to Question 9 of Schedule B.

		(a) Accumulated adjustments account	(b) Other adjustments account	(c) Shareholders' undistributed taxable income previously taxed
1	Balance at beginning of tax year	-0-	-0-	
2	Ordinary income from page 1, line 21	10,000		
3	Other additions	20,000	5,000	
4	Loss from page 1, line 21	(
5	Other reductions	(36,000)	()	
6	Combine lines 1 through 5	(6,000)	5,000	
7	Distributions other than dividend distributions	-0-	5,000	
8	Balance at end of tax year. Subtract line 7			
	from line 6	(6,000)	-0-	

The balance sheets should agree with the corporation's books and records. Include certificates of deposit as cash on line 1 of Schedule L. Attach a statement explaining any differences.

If the S election terminated during the tax year and the corporation reverted to a C corporation, the year-end balance sheet generally should agree with the books and records at the end of the C short year. However, if the corporation elected under section 1362(e)(3) to have items assigned to each short year under normal tax accounting rules, the year-end balance sheet should agree with the books and records at the end of the S short year.

Line 5. Tax-Exempt Securities Include on this line:

- State and local government obligations, the interest on which is excludible from gross income under section 103(a), and
- Stock in a mutual fund or other regulated investment company that distributed exempt-interest dividends during the tax year of the corporation.

Line 24. Retained Earnings

If the corporation maintains separate accounts for appropriated and unappropriated retained earnings, it may want to continue such accounting for purposes of preparing its financial balance sheet. Also, if the corporation converts to C corporation status in a subsequent year, it will be required to report its appropriated and unappropriated retained earnings on separate lines of Schedule L of Form 1120.

Line 25. Adjustments to Shareholders' Equity

Some examples of adjustments to report on this line include:

- Unrealized gains and losses on securities held "available for sale."
- Foreign currency translation adjustments.
- The excess of additional pension liability over unrecognized prior service cost.
- Guarantees of employee stock (ESOP) debt.
- Compensation related to employee stock award plans.

If the total adjustment to be entered is a negative amount, enter the amount in parentheses.

Schedule M-1. Reconciliation of Income (Loss) per Books With Income (Loss) per Return

Line 2

Report on this line income included on Schedule K, lines 1, 2, 3c, 4, 5a, 6, 7, 8a, 9, and 10 not recorded on the books this year. Describe each such item of income. Attach a statement if necessary.

Line 3b. Travel and Entertainment

Include on this line:

- Meals and entertainment not allowed under section 274(n).
- Expenses for the use of an entertainment facility.
- The part of business gifts over \$25.
- Expenses of an individual allocable to conventions on cruise ships over \$2,000.
- Employee achievement awards over \$400.
- The part of the cost of entertainment tickets that exceeds face value (also subject to 50% limit).
- The part of the cost of skyboxes that exceeds the face value of nonluxury box seat tickets.
- The part of the cost of luxury water travel not allowed under section 274(m).
- Expenses for travel as a form of education; nondeductible club dues.
- Other travel and entertainment expenses.

Note. If the corporation has an amount on lines 14l and 14m of Schedule K (foreign taxes paid and accrued), take both of these amounts into account for purposes of determining the amount of expenses and deductions to enter on lines 3 and 6.

Schedule M-2. Analysis of Accumulated Adjustments Account, Other Adjustments Account, and Shareholders' Undistributed Taxable Income Previously Taxed

Column (a). Accumulated Adjustments Account

The accumulated adjustments account (AAA) is an account of the S corporation that generally reflects the accumulated undistributed net income of the corporation for the corporation's post-1982 years. S corporations with accumulated E&P must maintain the AAA to determine the tax effect of distributions during S years and the post-termination transition period. An S corporation without accumulated E&P does not need to maintain the AAA in order to determine the tax effect of distributions. Nevertheless, if an S corporation without accumulated E&P engages in certain transactions to which section 381(a) applies, such as a merger into an S corporation with accumulated E&P, the S corporation must be able to calculate its AAA at the time of the merger for purposes of determining the tax effect of post-merger distributions. Therefore, it is recommended that the AAA be maintained by all S corporations.

On the first day of the corporation's first tax year as an S corporation, the balance of the AAA is zero. At the end of the tax year, adjust the AAA for the items as explained below and in the order listed.

- 1. Increase the AAA by income (other than tax-exempt income) and the excess of the deduction for depletion over the basis of the property subject to depletion (unless the property is an oil and gas property the basis of which has been allocated to shareholders).
- 2. Generally, decrease the AAA by deductible losses and expenses, nondeductible expenses (other than expenses related to tax-exempt income and federal taxes attributable to a C

corporation tax year), and the sum of the shareholders' deductions for depletion for any oil or gas property held by the corporation as described in section 1367(a)(2)(E). However, if the total decreases under 2 exceeds the total increases under 1 above, the excess is a "net negative adjustment." If the corporation has a net negative adjustment, do not take it into account under 2. Instead, take it into account only under 4 below.

- 3. Decrease AAA (but not below zero) by property distributions (other than dividend distributions from accumulated E&P), unless the corporation elects to reduce accumulated E&P first. See *Distributions* below for definitions and other details.
- 4. Decrease AAA by any net negative adjustment. For adjustments to the AAA for redemptions, reorganizations, and corporate separations, see Regulations section 1.1368-2(d).

Note. The AAA may have a negative balance at year end. See section 1368(e).

Column (b). Other Adjustments Account

The other adjustments account is adjusted for tax-exempt income (and related expenses) and federal taxes attributable to a C corporation tax year. After these adjustments are made, the account is reduced for any distributions made during the year. See *Distributions* below.

Column (c). Shareholders' Undistributed Taxable Income Previously Taxed

The shareholders' undistributed taxable income previously taxed account, also called previously taxed income (PTI), is maintained only if the corporation had a balance in this account at the start of its 2004 tax year. If there is a beginning balance for the 2004 tax year, no adjustments are made to the account except to reduce the account for distributions made under section 1375(d) (as in effect before the enactment of the Subchapter S Revision Act of 1982). See Distributions below for the order of distributions from the account.

Each shareholder's right to nontaxable distributions from PTI is personal and cannot be transferred to another person. The corporation is required to keep records of each shareholder's net share of PTI.

Distributions

General rule. Unless the corporation makes one of the elections described below, property distributions (including cash) are applied in the following order (to reduce accounts of the S corporation that are used to figure the tax effect of distributions made by the corporation to its shareholders):

1. Reduce the AAA determined without regard to any net negative adjustment for the tax year (but not below zero). If distributions during the tax year exceed the AAA at the close of the tax year determined without regard to any net

negative adjustment for the tax year, the AAA is allocated pro rata to each distribution made during the tax year. See section 1368.

- 2. Reduce shareholders' PTI account for any section 1375(d) (as in effect before 1983) distributions. A distribution from the PTI account is tax free to the extent of a shareholder's basis in his or her stock in the corporation.
- 3. Reduce accumulated E&P. Generally, the S corporation has accumulated E&P only if it has not distributed E&P accumulated in prior years when the S corporation was a C corporation (section 1361(a)(2)). See section 312 for information on E&P. The only adjustments that can be made to the accumulated E&P of an S corporation are (a) reductions for dividend distributions; (b) adjustments for redemptions, liquidations, reorganizations, etc.; and (c) reductions for investment credit recapture tax for which the corporation is liable. See sections 1371(c) and (d)(3).
- 4. Reduce the other adjustments account (OAA).
- Reduce any remaining shareholders' equity accounts.

Elections relating to source of distributions. The corporation may modify the above ordering rules by making one or more of the following elections:

Election to distribute accumulated E&P first. If the corporation has accumulated E&P and wants to distribute from this account before making distributions from the AAA, it may elect to do so with the consent of all its affected shareholders (section 1368(e)(3)(B)). This election is irrevocable and applies only for the tax year for which it is made. For details on making the election, see Statement regarding elections below.

Election to make a deemed dividend. If the corporation wants to distribute all or part of its accumulated E&P through a deemed dividend, it may elect to do so with the consent of all its affected shareholders (section 1368(e)(3)(B)). Under this election, the corporation will be treated as also having made the election to distribute accumulated E&P first. The amount of the deemed dividend cannot exceed the accumulated E&P at the end of the tax year, reduced by any actual distributions of accumulated E&P made during the tax year. A deemed dividend is treated as if it were a pro rata distribution of money to the shareholders, received by the shareholders, and immediately contributed back to the corporation, all on the last day of the tax year. This election is irrevocable and applies only for the tax year for which it is made. For details on making the election, see Statement regarding elections below.

Election to forego PTI. If the corporation wants to forego distributions of PTI, it may elect to do so with the consent of all its affected shareholders (section 1368(e)(3)(B)). Under this election, paragraph 2 under the General rule above does not apply to any

distribution made during the tax year. This election is irrevocable and applies only for the tax year for which it is made. For details on making the election, see Statement regarding elections below. Statement regarding elections. To make any of the above elections, the corporation must attach a statement to a timely filed original or amended Form 1120S for the tax year for which the election is made. In the statement, the corporation must identify the election it is making and must state that each shareholder consents to the election. The statement of election to make a deemed dividend must include the amount of the deemed dividend distributed to each shareholder. For more details on the election, see Temporary Regulations section 1.1368-1T(f)(5).

Example

The following example shows how the Schedule M-2 accounts are adjusted for items of income (loss), deductions, and distributions reported on Form 1120S. In this example, the corporation has no PTI or accumulated E&P.

Items per return are:

- 1. Page 1, line 21 income \$10,000
- 2. Schedule K, line 2 loss—(\$3,000)
- 3. Schedule K, line 4 income \$4,000
- 4. Schedule K, line 5a income— \$16,000
- Schedule K, line 12a deduction— \$24,000
- Schedule K, line 12e deduction—\$3,000
- 7. Schedule K, line 13g work opportunity credit—\$6,000
- 8. Schedule K, line 16a tax-exempt interest—\$5,000
- Schedule K, line 16c nondeductible expenses—\$6,000 (reduction in salaries and wages for work opportunity credit), and
- 10. Schedule K, line 16d distributions—\$65,000.

Based on items 1 through 10 above and starting balances of zero, the columns for the AAA and the other adjustments account are completed as shown in the Schedule M-2 Worksheet on page 32.

For the AAA, the worksheet line 3—\$20,000 amount is the total of the Schedule K, lines 4 and 5a income of \$4,000 and \$16,000. The worksheet line 5—\$36,000 amount is the total of the Schedule K, line 2 loss of (\$3,000), line 12a (code A) deduction of \$24,000, line 12e (code P) deduction of \$3,000, and the line 16c nondeductible expenses of \$6,000. The worksheet line 7 is zero. The AAA at the end of the tax year (figured without regard to distributions and the net negative adjustment of \$6,000) is zero, and distributions cannot reduce the AAA below zero.

For the other adjustments account, the worksheet line 3 amount is the Schedule K, line 16a, tax-exempt interest income of \$5,000. The worksheet line 7 amount is \$5,000, reducing the other adjustments account to zero. The remaining \$60,000 of distributions are not entered on Schedule M-2.

Privacy Act and Paperwork Reduction Act 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. Section 6109 requires return preparers to provide their identifying numbers on the return.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form and related schedules will vary depending on individual circumstances. The estimated average times are:

Form	Recordkeeping	Learning about the law or the form	Preparing the form	Copying, assembling, and sending the form to the IRS
1120S	65 hr., 45 min.	25 hr., 52 min.	48 hr., 27 min.	5 hr., 54 min.
Sch. D (1120S)	7 hr., 10 min.	4 hr., 37 min.	9 hr., 36 min.	1 hr., 20 min.
Sch. K-1 (1120S)	13 hr., 31 min.	11 hr., 24 min.	16 hr., 3 min.	1 hr., 4 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making these forms simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Avenue, NW, IR-6406, Washington, DC 20224. **Do not** send the tax form to this address. Instead, see *Where To File* on page 3.

Form 1120S

Codes for Principal Business Activity

This list of principal business activities and their associated codes is designed to classify an enterprise by the type of activity in which it is engaged to facilitate the administration of the Internal Revenue Code. These principal business activity codes are based on the North American Industry Classification System.

Using the list of activities and codes below, determine from which activity the company derives the largest percentage of its "total receipts." Total receipts is defined as the sum of gross receipts or sales (page 1, line 1a); all other income (page 1, lines 4 and 5); income reported on Schedule K, lines 4, 5a, and 6; income or net gain reported on Schedule K, lines 7, 8a, 9 and 10; and income or net gain reported on Form 8825, lines 2, 19 and 20a. If the company purchases raw materials and supplies them to a subcontractor to produce the finished

product, but retains title to the product, the company is considered a manufacturer and must use one of the manufacturing codes (311110-339900).

Once the principal business activity is determined, enter the six-digit code from the list below on page 1, item B. Also enter a brief description of the business activity on page 2, Schedule B, line 2(a) and the principal product or service of the business on line 2(b).

Code

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Agriculture, Forestry, Fishing and Hunting **Crop Production**

111100 Oilseed & Grain Farming Vegetable & Melon Farming 111210 (including potatoes & yams) Fruit & Tree Nut Farming 111300 Greenhouse, Nursery, & Floriculture Production 111400 Other Crop Farming (including tobacco, cotton, sugarcane, hay, peanut, sugar beet & all other crop 111900 farming)

Animal Production

112111 Beef Cattle Ranching & Farming 112112 Cattle Feedlots Dairy Cattle & Milk 112120 Production Hog & Pig Farming 112210 Poultry & Egg Production 112300

112400 Sheep & Goat Farming 112510 Animal Aquaculture (including shellfish & finfish farms & hatcheries)

Other Animal Production 112900

Forestry and Logging

113110 **Timber Tract Operations** Forest Nurseries & Gathering 113210 of Forest Products 113310 Logging

Fishing, Hunting and Trapping

114110 Fishing

Hunting & Trapping 114210

Forestry

Support Activities for Agriculture and Forestry

Support Activities for Crop Production (including cotton 115110 ginning, soil preparation, planting, & cultivating) Support Activities for Animal Production 115210 115310 Support Activities For

Mining

211110 Oil & Gas Extraction Coal Mining 212110 Metal Ore Mining 212200 212310 Stone Mining & Quarrying 212320 Sand, Gravel, Clay, & Ceramic & Refractory Minerals Mining & Quarrying Other Nonmetallic Mineral 212390 Mining & Quarrying 213110 Support Activities for Mining

Utilities

221100	Electric Power Generation,
	Transmission & Distribution
221210	Natural Gas Distribution
221300	Water, Sewage & Other
	Systems

Construction

Construction of Buildings

Residential Building 236110 Construction 236200 Nonresidential Building Construction

Heavy and Civil Engineering Construction

237100 Utility System Construction 237210 Land Subdivision Highway, Street, & Bridge 237310 Construction

Code 237990 Other Heavy & Civil Engineering Construction Specialty Trade Contractors 238100

Foundation, Structure, & Building Exterior Contractors (including framing carpentry, masonry, glass, roofing, & siding) 238210 **Electrical Contractors**

238220 Plumbing, Heating, & Air-Conditioning Contractors 238290 Other Building Equipment Contractors

Building Finishing 238300 Contractors (including drywall, insulation, painting, wallcovering, flooring, tile, & finish carpentry)

Other Specialty Trade 238900 Contractors (including site preparation)

Manufacturing

Food Manufacturing

311110 Animal Food Mfg 311200 Grain & Oilseed Milling Sugar & Confectionery 311300 Product Mfg Fruit & Vegetable Preserving & Specialty Food Mfg 311400 Dairy Product Mfg 311500 Animal Slaughtering and Processing 311610 Seafood Product Preparation 311710 & Packaging Bakeries & Tortilla Mfg 311800 Other Food Mfg (including coffee, tea, flavorings & 311900

seasonings) Beverage and Tobacco Product Manufacturing

312110 Soft Drink & Ice Mfg 312120 **Breweries**

312130 Wineries 312140 Distilleries

312200 Tobacco Manufacturing

Textile Mills and Textile Product Mills Textile Mills 313000

Textile Product Mills 314000 **Apparel Manufacturing** 315100 Apparel Knitting Mills Cut & Sew Apparel 315210 Contractors Men's & Boys' Cut & Sew 315220 Apparel Mfg Women's & Girls' Cut & Sew Apparel Mfg 315230 Other Cut & Sew Apparel Mfg 315290

Apparel Accessories & Other Apparel Mfg Leather and Allied Product Manufacturing

315990

Leather & Hide Tanning & 316110 Finishing 316210 Footwear Mfg (including rubber & plastics) Other Leather & Allied 316990 Product Mfg

Wood Product Manufacturing Sawmills & Wood 321110

Preservation 321210 Veneer, Plywood, & Engineered Wood Product Mfg Other Wood Product Mfg 321900

Paper Manufacturing

Pulp, Paper, & Paperboard

Code 322200 Converted Paper Product Mfg **Printing and Related Support**

Activities 323100 Printing & Related Support Activities

Petroleum and Coal Products Manufacturing

Petroleum Refineries 324110 (including integrated) Asphalt Paving, Roofing, & 324120 Saturated Materials Mfg Other Petroleum & Coal Products Mfg 324190

Chemical Manufacturing

325100 Basic Chemical Mfg Resin, Synthetic Rubber, & Artificial & Synthetic Fibers & Filaments Mfg 325200

Pesticide, Fertilizer, & Other Agricultural Chemical Mfg 325300 Pharmaceutical & Medicine 325410

Mfg 325500 Paint, Coating, & Adhesive Mfg

Soap, Cleaning Compound, & Toilet Preparation Mfg Other Chemical Product & Preparation Mfg 325900

Plastics and Rubber Products Manufacturing

325600

326100 Plastics Product Mfg 326200 Rubber Product Mfg

Nonmetallic Mineral Product Manufacturing 327100 Clay Product & Refractory

Mfg Glass & Glass Product Mfg 327210 327300 Cement & Concrete Product Mfg

Lime & Gypsum Product Mfg Other Nonmetallic Mineral 327400 327900 Product Mfg

Primary Metal Manufacturing Iron & Steel Mills & Ferroalloy 331110

Mfg Steel Product Mfg from 331200 Purchased Steel 331310 Alumina & Aluminum Production & Processing Nonferrous Metal (except 331400 Aluminum) Production & Processing

Foundries **Fabricated Metal Product** Manufacturing

331500

332110 Forging & Stamping Cutlery & Handtool Mfg 332210 332300 Architectural & Structural Metals Mfg Boiler, Tank, & Shipping Container Mfg 332400 Hardware Mfg 332510 332610 Spring & Wire Product Mfg

Machine Shops; Turned Product; & Screw, Nut, & Bolt 332700 Coating, Engraving, Heat Treating, & Allied Activities 332810

332900 Other Fabricated Metal Product Mfg

Machinery Manufacturing

Agriculture, Construction, & Mining Machinery Mfg 333100 Industrial Machinery Mfg 333200 Commercial & Service Industry Machinery Mfg 333310

Ventilation, Heating, Air-Conditioning, & Commercial Refrigeration Equipment Mfg 333410 333510 Metalworking Machinery Mfg Engine, Turbine & Power Transmission Equipment Mfg 333610 Other General Purpose 333900 Machinery Mfg

Computer and Electronic Product Manufacturing

Computer & Peripheral 334110 Equipment Mfg 334200 Communications Equipment Mfg 334310 Audio & Video Equipment Mfg

Semiconductor & Other Electronic Component Mfg 334410 Navigational, Measuring, Electromedical, & Control 334500

Instruments Mfg Manufacturing &
Reproducing Magnetic &
Optical Media 334610

Electrical Equipment, Appliance, and Component Manufacturing

335100 Electric Lighting Equipment Household Appliance Mfg 335200 335310 Electrical Equipment Mfg

Other Electrical Equipment & 335900 Component Mfg

Transportation Equipment Manufacturing

Motor Vehicle Mfg 336100 336210 Motor Vehicle Body & Trailer Mfg

336300 Motor Vehicle Parts Mfg 336410 Aerospace Product & Parts Mfg

336510 Railroad Rolling Stock Mfg 336610 Ship & Boat Building 336990 Other Transportation

Equipment Mfg Furniture and Related Product Manufacturing

337000 Furniture & Related Product Manufacturing

Miscellaneous Manufacturing

Medical Equipment & 339110 Supplies Mfg 339900 Other Miscellaneous Manufacturing

Wholesale Trade

Merchant Wholesalers, Durable Goods

Motor Vehicle & Motor Vehicle Parts & Supplies 423100 Furniture & Home 423200 Furnishings 423300 Lumber & Other Construction Materials Professional & Commercial Equipment & Supplies 423400 Metal & Mineral (except 423500 Petroleum) Electrical & Electronic Goods 423600 Hardware, & Plumbing & 423700 Heating Equipment & Supplies 423800 Machinery, Equipment, & Supplies

Sporting & Recreational Goods & Supplies 423910

423920 Toy & Hobby Goods & Supplies

Recyclable Materials 423930

Form '	1120S (continued)			
Code		Code	Code	Code
423940	Jewelry, Watch, Precious Stone, & Precious Metals	446190 Other Health & Personal Care Stores	485990 Other Transit & Ground Passenger Transportation	522292 Real Estate Credit (including mortgage bankers &
423990	Other Miscellaneous Durable Goods	Gasoline Stations 447100 Gasoline Stations (including	Pipeline Transportation 486000 Pipeline Transportation	originators) 522293 International Trade Financing
Merchai Goods	nt Wholesalers, Nondurable	convenience stores with gas) Clothing and Clothing Accessories	Scenic & Sightseeing Transportation 487000 Scenic & Sightseeing	522294 Secondary Market Financing 522298 All Other Nondepository
424100 424210		Stores	Transportation	Credit Intermediation Activities Related to Credit
424210	Apparel, Piece Goods, &	448110 Men's Clothing Stores 448120 Women's Clothing Stores	Support Activities for Transportation 488100 Support Activities for Air	Intermediation
424400	Notions Grocery & Related Products	448130 Children's & Infants' Clothing Stores	Transportation	522300 Activities Related to Credit Intermediation (including loan
424500	Farm Product Raw Materials	448140 Family Clothing Stores	488210 Support Activities for Rail Transportation	brokers, check clearing, & money transmitting)
424600 424700	Chemical & Allied Products Petroleum & Petroleum	448150 Clothing Accessories Stores 448190 Other Clothing Stores	488300 Support Activities for Water Transportation	Securities, Commodity Contracts, and Other Financial Investments and
424800	Products	448210 Shoe Stores	488410 Motor Vehicle Towing	Related Activities
	Alcoholic Beverages	448310 Jewelry Stores 448320 Luggage & Leather Goods	488490 Other Support Activities for Road Transportation	523110 Investment Banking & Securities Dealing
424910 424920		Stores	488510 Freight Transportation Arrangement	523120 Securities Brokerage
	Newspapers	Sporting Goods, Hobby, Book, and Music Stores	488990 Other Support Activities for	523130 Commodity Contracts Dealing
424930	Florists' Supplies	451110 Sporting Goods Stores 451120 Hobby, Toy, & Game Stores	Transportation Couriers and Messengers	523140 Commodity Contracts Brokerage
424940 424950		451130 Sewing, Needlework, & Piece	492110 Couriers 492210 Local Messengers & Local	523210 Securities & Commodity
424990	Other Miscellaneous	Goods Stores 451140 Musical Instrument &	Delivery	Exchanges 523900 Other Financial Investment
Wholes	Nondurable Goods ale Electronic Markets and	Supplies Stores 451211 Book Stores	Warehousing and Storage 493100 Warehousing & Storage	Activities (including portfolio management & investment
	and Brokers Business to Business	451212 News Dealers & Newsstands	(except lessors of miniwarehouses &	advice) Insurance Carriers and Related
	Electronic Markets	451220 Prerecorded Tape, Compact Disc, & Record Stores	self-storage units)	Activities
425120	Wholesale Trade Agents & Brokers	General Merchandise Stores 452110 Department Stores	Information	524140 Direct Life, Health, & Medical Insurance & Reinsurance
Retail	Trade	452900 Other General Merchandise	Publishing Industries (except Internet)	Carriers 524150 Direct Insurance &
Motor \	Vehicle and Parts Dealers	Stores Miscellaneous Store Retailers	511110 Newspaper Publishers	Reinsurance (except Life, Health & Medical) Carriers
1	New Car Dealers Used Car Dealers	453110 Florists	511120 Periodical Publishers 511130 Book Publishers	524210 Insurance Agencies &
441210	Recreational Vehicle Dealers	453210 Office Supplies & Stationery Stores	511140 Directory & Mailing List Publishers	Brokerages 524290 Other Insurance Related
441221 441222	Motorcycle Dealers Boat Dealers	453220 Gift, Novelty, & Souvenir Stores	511190 Other Publishers	Activities (including third-party administration of
441229	All Other Motor Vehicle Dealers	453310 Used Merchandise Stores	511210 Software Publishers Motion Picture and Sound	insurance and pension funds)
441300	Automotive Parts,	453910 Pet & Pet Supplies Stores 453920 Art Dealers	Recording Industries	Funds, Trusts, and Other Financial Vehicles
Furnitur	Accessories, & Tire Stores re and Home Furnishings	453930 Manufactured (Mobile) Home Dealers	512100 Motion Picture & Video Industries (except video	525100 Insurance & Employee Benefit Funds
Stores 442110	Furniture Stores	453990 All Other Miscellaneous Store	rental) 512200 Sound Recording Industries	525910 Open-End Investment Funds (Form 1120-RIC)
442210	Floor Covering Stores	Retailers (including tobacco, candle, & trophy shops)	Broadcasting (except Internet)	525920 Trusts, Estates, & Agency
442291 442299		Nonstore Retailers 454110 Electronic Shopping &	515100 Radio & Television Broadcasting	Accounts 525930 Real Estate Investment
	Stores	Mail-Order Houses	515210 Cable & Other Subscription Programming	Trusts (Form 1120-REIT) 525990 Other Financial Vehicles
	nics and Appliance Stores Household Appliance Stores	454210 Vending Machine Operators 454311 Heating Oil Dealers	Internet Publishing and Broadcasting	(including closed-end investment funds)
443112	Radio, Television, & Other Electronics Stores	454312 Liquefied Petroleum Gas (Bottled Gas) Dealers	516110 Internet Publishing &	"Offices of Bank Holding Companies"
443120	Computer & Software Stores	454319 Other Fuel Dealers	Broadcasting Telecommunications	and "Offices of Other Holding Companies" are located under
	Camera & Photographic Supplies Stores	454390 Other Direct Selling Establishments (including	517000 Telecommunications (including paging, cellular,	Management of Companies (Holding Companies) on page 38.
Building	g Material and Garden ent and Supplies Dealers	door-to-door retailing, frozen food plan providers, party	satellite, cable & other	Real Estate and Rental and
444110	Home Centers	plan merchandisers, & coffee-break service	program distribution, resellers, & other	Leasing
	Paint & Wallpaper Stores Hardware Stores	providers)	telecommunications) Internet Service Providers, Web	Real Estate 531110 Lessors of Residential
444190	Other Building Material Dealers	Transportation and	Search Portals, and Data Processing Services	Buildings & Dwellings
444200	Lawn & Garden Equipment &	Warehousing Air, Rail, and Water Transportation	518111 Internet Service Providers	531114 Cooperative Housing 531120 Lessors of Nonresidential
Food an	Supplies Stores nd Beverage Stores	481000 Air Transportation	518112 Web Search Portals 518210 Data Processing, Hosting, &	Buildings (except Miniwarehouses)
	Supermarkets and Other Grocery (except	482110 Rail Transportation 483000 Water Transportation	Related Services Other Information Services	531130 Lessors of Miniwarehouses &
445400	Convenience) Stores	Truck Transportation	519100 Other Information Services	Self-Storage Units 531190 Lessors of Other Real Estate
	Convenience Stores Meat Markets	484110 General Freight Trucking, Local	(including news syndicates & libraries)	Property 531210 Offices of Real Estate Agents
445220 445230	Fish & Seafood Markets	484120 General Freight Trucking, Long-distance	Finance and Insurance	& Brokers
445291	Baked Goods Stores	484200 Specialized Freight Trucking	Depository Credit Intermediation	531310 Real Estate Property Managers
445292 445299	Confectionery & Nut Stores All Other Specialty Food	Transit and Ground Passenger Transportation	522110 Commercial Banking 522120 Savings Institutions	531320 Offices of Real Estate Appraisers
	Stores	485110 Urban Transit Systems 485210 Interurban & Rural Bus	522130 Credit Unions	531390 Other Activities Related to Real Estate
1	Beer, Wine, & Liquor Stores and Personal Care Stores	Transportation	522190 Other Depository Credit Intermediation	Rental and Leasing Services
446110	Pharmacies & Drug Stores	485310 Taxi Service 485320 Limousine Service	Nondepository Credit Intermediation	532100 Automotive Equipment Rental & Leasing
	Cosmetics, Beauty Supplies, & Perfume Stores	485410 School & Employee Bus	522210 Credit Card Issuing 522220 Sales Financing	532210 Consumer Electronics &
446130	Optical Goods Stores	Transportation 485510 Charter Bus Industry	522291 Consumer Lending	Appliances Rental 532220 Formal Wear & Costume
				Rental

Form 1120S (continued)			
Code 532230 Video Tape & Disc Rental 532290 Other Consumer Goods Rental 532290 Other Consumer Goods Rental 532310 General Rental Centers 532400 Commercial & Industrial Machinery & Equipment Rental & Leasing Lessors of Nonfinancial Intangible Assets (except copyrighted works) 533110 Lessors of Nonfinancial Intangible Assets (except copyrighted works) 533110 Lessors of Nonfinancial Intangible Assets (except copyrighted works) Professional, Scientific, and Technical Services 541110 Offices of Lawyers 541110 Offices of Lawyers 541211 Offices of Certified Public Accounting, Tax Preparation, Bookkeeping, and Payroll Services 541211 Offices of Certified Public Accountants 541213 Tax Preparation Services 541214 Payroll Services 541219 Other Accounting Services 541310 Landscape Architecture Services 541310 Landscape Architecture Services 541310 Drafting Services 541310 Building Inspection Services 541350 Building Inspection Services 541360 Geophysical Surveying & Mapping Services 541370 Surveying & Mapping (except Geophysical) Services 541380 Testing Laboratories 59ecialized Design Services 541380 Testing Laboratories 59ecialized Design Services 541400 Specialized Design Services 541511 Custom Computer Programming Services 541512 Computer Systems Design and Related Services 541513 Computer Facilities Management Services 541510 Other Computer Related Services 541511 Custom Computer Related Services 541512 Computer Facilities Management Services 541513 Other Computer Related Services 541510 Marketing Research & Public Opinion Polling 54190 Hotographic Services 541910 Marketing Research & Public Opinion Polling 54190 Photographic Services 541910 Marketing Research & Public Opinion Polling 54190 Photographic Services 541910 Marketing Research & Public Opinion Polling 54190 Photographic Services 541910 Marketing Research & Public Opinion Polling 54190 Photographic Services 541910 Marketing Research & Public Opinion Polling 54190 Veterinary Services 541910 All Other Professional, Scientific, & Technical Services	Administrative and Support and Waste Management and Remediation Services Administrative and Support Services 561110 Office Administrative Services 561210 Facilities Support Services 561210 Facilities Support Services 561300 Employment Services 561420 Telephone Call Centers 561420 Telephone Call Centers 561430 Business Service Centers (including private mail centers & copy shops) 561440 Collection Agencies 561450 Credit Bureaus 561490 Other Business Support Services (including repossession services, court reporting, & stenotype services) 561500 Travel Arrangement & Reservation Services 561701 Exterminating & Pest Control Services 561720 Janitorial Services 561730 Landscaping Services 561740 Carpet & Upholstery Cleaning Services 561790 Other Services to Buildings & Dwellings 561900 Other Services to Buildings & Dwellings services, & convention & trade show organizers) Waste Management and Remediation Services 562000 Waste Management & Remediation Services 611000 Educational Services 611000 Educational Services 611001 Educational Services 611001 Educational Services 611002 Offices of Physicians (except mental health specialists) 621111 Offices of Physicians, Mental Health Specialists 621112 Offices of Physicians, Mental Health Specialists 621110 Offices of Optometrists 621310 Offices of Optometrists 621320 Offices of Physical, Occupational & Speech Therapists, & Audiologists 621321 Offices of Physical, Occupational & Speech Therapists, & Audiologists 621321 Offices of Physical, Occupational & Speech Therapists, & Audiologists 621321 Offices of Physical, Occupational Mental Health Practitioners 621420 Outpatient Mental Health & Substance Abuse Center	Code 621491 HMO Medical Centers 621492 Kidney Dialysis Centers 621493 Freestanding Ambulatory Surgical & Emergency Centers 621498 All Other Outpatient Care Centers Medical and Diagnostic Laboratories 621510 Medical & Diagnostic Laboratories Home Health Care Services 621610 Home Health Care Services 621900 Other Ambulatory Health Care Services (including ambulance services (including ambulance services & blood & organ banks) Hospitals 622000 Hospitals Nursing and Residential Care Facilities 623000 Nursing & Residential Care Facilities 623000 Nursing & Residential Care Facilities Social Assistance 624100 Individual & Family Services 624200 Community Food & Housing, & Emergency & Other Relief Services 624310 Vocational Rehabilitation Services 624410 Child Day Care Services Arts, Entertainment, and Recreation Performing Arts, Spectator Sports, and Related Industries 711100 Performing Arts Companies 711210 Spectator Sports (including sports clubs & racetracks) 711300 Promoters of Performing Arts, Sports, & Similar Events 711410 Agents & Managers for Artists, Athletes, Entertainers, & Other Public Figures 711510 Independent Artists, Writers, & Performers Museums, Historical Sites, and Similar Institutions 712100 Museums, Historical Sites, & Similar Institutions 712100 Amusement Parks & Arcades 713200 Gambling Industries 713100 Amusement Parks & Arcades 713200 Gambling Industries	Code 721210 RV (Recreational Vehicle) Parks & Recreational Camps 721310 Rooming & Boarding Houses Food Services and Drinking Places 722110 Full-Service Restaurants 722210 Limited-Service Eating Places 722300 Special Food Services (including food service contractors & caterers) 722410 Drinking Places (Alcoholic Beverages) Other Services Repair and Maintenance 811110 Automotive Mechanical & Electrical Repair & Maintenance 811120 Automotive Body, Paint, Interior, & Glass Repair 811190 Other Automotive Repair & Maintenance (including oil change & lubrication shops & car washes) 811210 Electronic & Precision Equipment Repair & Maintenance 811310 Commercial & Industrial Machinery & Equipment (except Automotive & Electronic) Repair & Maintenance 811410 Home & Garden Equipment & Appliance Repair & Maintenance 811420 Reupholstery & Furniture Repair 811420 Reupholstery & Furniture Repair 811430 Footwear & Leather Goods Repair 811490 Other Personal & Household Goods Repair & Maintenance Personal and Laundry Services 812111 Barber Shops 812112 Beauty Salons 812113 Nail Salons 812113 Nail Salons 812110 Funeral Homes & Funeral Services (including diet & weight reducing centers) 812210 Funeral Homes & Funeral Services 812220 Cemeteries & Crematories & Drycleaners 812330 Drycleaning & Laundry Services (except Coin-Operated Laundries & Drycleaners 812330 Parking Lots & Garages 812930 Photofinishing 812930 Parking Lots & Garages 812930 Photofinishing 812930 Parking Lots & Garages 812930 Photofinishing 812930 Religious, Grantmaking, Civic, Professional, & Similar Organizations 813000 Religious, Grantmaking, Civic, Professional, & Similar Organizations (including condominium and homeowners associations)
(Holding Companies) 551111 Offices of Bank Holding Companies 551112 Offices of Other Holding Companies			
	1		

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