INSTRUCTIONS FOR COMPLETING WISCONSIN SCHEDULE I - 2000

INTRODUCTION – Generally, the Wisconsin Statutes require that the computation of taxable income on the 2000 Wisconsin income tax return is to be based on the Internal Revenue Code enacted as of December 31, 1999. Changes to the Internal Revenue Code enacted after December 31, 1999 do not apply for Wisconsin income tax purposes.

Wisconsin law also provides that the following provision of federal law does not apply for Wisconsin purposes (even though this provision was enacted into federal law prior to December 31, 1999):

• The exclusion for 50% of the gain from the sale or exchange of qualified small business stock issued after August 10, 1993, and held for more than five years.

As a result, certain income and deduction items may be different for Wisconsin and federal purposes. Any difference must be adjusted on this schedule. A description of items requiring adjustment can be found under ITEMS REQUIRINGADJUSTMENT.

WHO MUST FILE – If the computation of your federal adjusted gross income or itemized deductions reflects any of the differences in Wisconsin and federal law for 2000, you must complete this schedule and attach it to your Wisconsin income tax return, Form 1 or Form 1NPR.

To the extent Schedule I adjustments in a prior year affect income or expense items in 2000 (for example, ACRS depreciation was not allowed to be claimed on residential real property or certain farm property placed in service during 1986), you must also make adjustments on Schedule I for 2000.

It also may be necessary to prepare a 2000 Schedule I to adjust the amount of gain or loss reportable from sales of certain assets during 2000. See the instructions for lines 2 and 3 under SPECIFIC INSTRUCTIONS.

PARTNERS, BENEFICIARIES OF ESTATES AND TRUSTS, AND SHAREHOLDERS OF TAX-OPTION (S) CORPORATIONS – The income and deduction items computed on the Wisconsin returns of partnerships, estates and trusts, and tax-option (S) corporations may also be affected by the differences between Wisconsin and federal law for 2000. As a result, the distributive shares of these items which are reportable on the individual Wisconsin income tax returns of the respective partners, beneficiaries, and shareholders may differ for Wisconsin and federal income tax purposes. Such partners, beneficiaries, and shareholders should receive notification from the partnership, estate or

trust, or tax-option (S) corporation of the amounts reportable for Wisconsin purposes. By comparing the amounts reportable for Wisconsin and federal purposes, the partner, beneficiary, or shareholder should determine the items which differ and make the appropriate adjustments.

SPECIFIC INSTRUCTIONS

(Numbered to correspond with the line numbers on Schedule I)

INSTRUCTIONS FOR PART I

- 1. Fill in your 2000 federal adjusted gross income from line 33 of your federal Form 1040.
- 2 & 3. If you sold or otherwise disposed of certain property during 2000, the gain or loss reportable from such sale may differ for Wisconsin and federal purposes due to Schedule I adjustments made in the current year or a prior year. This would occur, for example, when different rates of depreciation or amortization were allowable for Wisconsin and federal purposes in 1975 or thereafter.

To properly report such gain or loss on your Wisconsin return, you must first remove all gain or loss included in your federal adjusted gross income. This is done by filling in line 2a or 2b and/or line 3a or 3b. Then fill in the revised gain or loss on line 2c and/or line 3c. Attach a revised federal Schedule D, Form 4684, or Form 4797 marked "Revised for Wisconsin purposes" to Form 1 or Form 1NPR

Do not complete lines 2 and 3 if you did not make Schedule I adjustments in the current year or a prior year for the property you sold or otherwise disposed of during 2000.

 Complete line 5 to make all other adjustments needed to convert 2000 federal adjusted gross income to the amount allowable for Wisconsin. See the listing under Section A of ITEMS REQUIRING ADJUSTMENT.

When an adjustment is made on line 2, 3, or 5, this may affect other amounts which must then also be adjusted. For example, the amount of social security includable in federal adjusted gross income may be affected when an adjustment is made to an income item. The adjustment to social security includable in federal adjusted gross income should be reported on line 5.

When completing line 5, if you are adjusting an expense item (for example, depreciation or amounts claimed as Adjustments to Income on lines 23 through 31a of federal Form 1040), fill in the amounts in Col. I and Col. II as negative numbers. Put parentheses around the amounts to show negative numbers.

If you are adjusting an income item, fill in the amounts in Col. I and Col. II as positive numbers.

Complete Col. III as follows:

- If the amounts in Col. I and Col. II are positive numbers and the amount in Col. II is larger than the amount in Col. I, subtract Col. I from Col. II. Fill in the difference in Col. III.
- If the amounts in Col. I and Col. II are positive numbers and the amount in Col. I is larger than the amount in Col. II, subtract Col. II from Col. I. Fill in the difference as a negative number in Col. III.
- If the amounts in Col. I and Col. II are negative numbers and the amount in Col. II is larger than the amount in Col. I, subtract Col. I from Col. II. Fill in the difference as a negative number in Col. III. When figuring which amount is larger, treat both amounts as if they were positive numbers.
- If the amounts in Col. I and Col. II are negative numbers and the amount in Col. I is larger than the amount in Col. II, subtract Col. II from Col. I. Fill in the difference as a positive number in Col. III. When figuring which amount is larger, treat both amounts as if they were positive numbers.
- 6. The amount on line 6 is your recomputed federal adjusted gross income based on the Internal Revenue Code in effect for Wisconsin for 2000. This amount is the starting point for determining Wisconsin taxable income on Form 1.

INSTRUCTIONS FOR PART II

7. Whenever federal adjusted gross income has been increased or decreased in Part I of Schedule I, itemized deductions which are computed using federal adjusted gross income (for example, medical expenses and charitable contributions) may require adjustment. The deductible amounts of any such items used to compute the Wisconsin itemized deduction credit must be determined by using the federal adjusted gross income computed on line 6 of Part I.

See the listing under Section B of ITEMS REQUIRING ADJUSTMENT for other itemized deductions that require adjustment.

ITEMS REQUIRING ADJUSTMENT

Following are brief explanations of differences between federal and Wisconsin law which were known at the time this form was printed (November 20, 2000).

The "Federal" explanation indicates how an item is to be treated for federal income tax purposes as of December 31, 2000. The "Wisconsin" explanation indicates how the item is to be treated for Wisconsin purposes under the Internal Revenue Code enacted as of December 31, 1999.

If you need additional information regarding these items, contact any Wisconsin Department of Revenue office.

CAUTIONAt the time these instructions were printed, Congress was scheduled to return on December 5, 2000, to consider further legislation, and that further legislation could affect the taxable year 2000. Except for changes relating to depreciation and amortization, federal law changes enacted after December 31, 1999, do not apply for Wisconsin purposes for 2000 unless retroactively adopted by the Wisconsin Legislature.

If federal law changes are enacted which affect 2000 tax returns, you may obtain information on the Wisconsin treatment of such changes from any Wisconsin Department of Revenue office.

A. ITEMS AFFECTING THE COMPUTATION OF FEDERAL ADJUSTED GROSS INCOME

1. Small Business Stock

- (a) Federal An exclusion is allowed for 50% of the gain from the sale or exchange of qualified small business stock issued after August 10, 1993, and held for more than five years.
- (b) Wisconsin Gain from the sale or exchange of qualified small business stock is included in gross income.

2. Treatment of Extraterritorial Income

- (a) Federal Effective for transactions after September 30, 2000, an exclusion from gross income is allowed for extraterritorial income that is qualifying foreign trade income. (FSC Repeal and Extraterritorial Income Exclusion Act of 2000 enacted into law on November 15, 2000)
- (b) Wisconsin—The treatment of extraterritorial income is determined under the provisions of the Internal Revenue Code as amended to December 31, 1999.

B. ITEMS AFFECTING THE COMPUTATION OF ITEMIZED DEDUCTIONS

No differences existed at the time of this printing.