2011 Wisconsin Exempt Organization Business Taxes

Form 4T Booklet

New for 2011:

- Job Creation Deduction
- Relocated Business Credit
- Super Research and Development Credit
- Community Rehabilitation Program Credit
- Beginning Farmer and Farm Asset
 Owner Credit

Remember to file these with Form 4T:

- Any extension
- A copy of your federal return
- A list of solely owned LLCs
- Any other required forms or schedules, such as Schedule RT or Schedule CR



Do not staple attachments to your return. File electronically or use paper clips to submit these items.

Go Electronic!

Fast • Accurate • Secure

File Form 4T through the Federal/State E-Filing Program. With approved third party software, you can file Form 4T along with other Wisconsin and federal returns in a single filing. Or, you may use Federal/State E-Filing to file Form 4T separately. See *Filing Methods* on page 2 for details.

Visit us online at

www.revenue.wi.gov to...

- Obtain tax forms and instructions.
- Get answers to frequently asked questions (FAQs).
- Find out which third-party software you can use to file Form 4T electronically.
- Register for electronic funds transfer.
- Check out the *Wisconsin Tax Bulletin* quarterly newsletter.
- Read Department of Revenue publications which explain specific topics in detail.
- Register to receive e-mail news about new laws and procedures.
- Determine which e-mail address or telephone number to use to contact the Department about a specific question.

This booklet contains:

- Form 4T and Instructions
- Tax Table for Trusts
- Form 4A-1, Wisconsin Apportionment Data for Single Factor Formulas and Instructions

Purpose of Form 4T

Tax-exempt organizations and certain individual retirement arrangements (IRAs) or Medical Savings Accounts (MSAs) use Form 4T to report their unrelated business taxable income and credits and to compute their franchise or income tax and economic development surcharge liability.

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General Franchise or Income Tax Return Instructions

Who Must File

Organizations Required to File. The following exempt organizations are required to file a Wisconsin corporation franchise or income tax return:

- Organizations exempt from Wisconsin income taxation under sec. 71.26(1)(a) or 71.45(1), Wis. Stats., which satisfy, or which are the sole owner of limited liability companies (LLCs) that satisfy, all of the following:
 - Do business in Wisconsin,
 - Have at least \$1,000 of gross income from an unrelated trade or business for federal income tax purposes, and
 - Must file federal Form 990-T or 4720 to report such unrelated trade or business income.
- Trusts exempt from federal income tax under Internal Revenue Code (IRC) section 501(a), which satisfy all of the following:
 - Have income from Wisconsin sources, such as business transacted or property located in Wisconsin,

- Have at least \$1,000 of gross income from an unrelated trade or business for federal income tax purposes, and
- ▶ Must file federal Form 990-T or 4720.
- IRAs and MSAs described in IRC sections 408(a) and 220(d) which satisfy all of the following:
 - Have income from Wisconsin sources, such as business transacted or property located in Wisconsin,
 - Have at least \$1,000 of gross income from an unrelated trade or business for federal income tax purposes, and
 - ▶ Must file federal Form 990-T or 4720.
- Exempt organizations engaged in buying or selling lottery prizes if the winning tickets were originally bought in Wisconsin.

"Gross income" of a manufacturing, merchandising, or mining business is the total receipts or sales, less the cost of goods sold, plus the gross income from other sources that is includable in unrelated business taxable income. "Doing business in this state." The definition of "Doing business in this state," 71.22(1r), Wis. Stats, includes regularly selling products or services of any kind or nature to customers in Wisconsin that receive the product or service in Wisconsin; regularly soliciting business from potential customers in Wisconsin; regularly performing services out-side Wisconsin for which the benefits are received in Wisconsin; regularly engaging in transactions with customers in Wisconsin that involve intangible property and result in receipts flowing to the taxpayer from within Wisconsin; and holding loans secured by real or tangible personal property located in Wisconsin.

Organizations Not Required to File. The following organizations are **not** required to file a Wisconsin corporation franchise or income tax return:

- Exempt organizations that aren't subject to tax on unrelated business taxable income under IRC section 511 and aren't required to file federal Form 990-T, except those with income realized from the sale of or purchase and subsequent sale or redemption of lottery prizes if the winning tickets were originally bought in Wisconsin.
- Employee benefit plans established by an employer engaged in or affecting interstate commerce or by an employee organization that represents employees engaged in or affecting interstate commerce. This exception doesn't apply to government plans, church plans not electing under the vesting, etc., provisions, worker's compensation plans, non-U.S. plans primarily for nonresident aliens, and "excess benefit plans."
- The State of Wisconsin, including the University of Wisconsin System, or any county, village, school district, or other political unit of the State of Wisconsin.
- Credit unions.

When and Where to File

Generally, an exempt organization must file Form 4T by the 15th day of the 5th month following the close of its taxable year. However, an employees' trust defined in IRC section 401(a), an IRA, and an MSA must file Form 4T by the 15th day of the 4th month following the close of the taxable year. If a return is filed late, without an extension, the exempt organization may be subject to penalties and interest.

Extensions. If you are requesting an extension of time to file your federal income tax return, the following treatment applies:

• For exempt organizations taxable as corporations, any extension allowed by the Internal Revenue Service (IRS) for filing the federal return automatically extends the Wisconsin due date to 30 days after the federal extended due date. You don't need to submit either a

copy of the federal extension or an application for a Wisconsin extension to the Department by the original due date of your return. However, you must file a copy of the federal extension with the Wisconsin return that you file.

• For exempt organizations taxable as trusts, any extension allowed by the IRS for filing the federal return automatically extends the Wisconsin due date to the federal due date. You must file a copy of the federal extension with the Wisconsin return that you file.

Filing Methods. File electronically through the Federal/State E-Filing Program. For a list of software vendors participating in the Federal/State E-Filing Program, visit the Department of Revenue's web page at http://www.revenue.wi.gov/eserv/corp/index.html.

Paper filing is also permitted. If you choose to file your return on paper, follow these mailing instructions carefully:

- Do not fasten, staple or bind the pages of your return. Use paper clips instead.
- If you are submitting multiple returns, separate them with **colored separator sheets.**
- Use the mailing address shown on the form.

Period Covered by Return

The return must cover the same period as the exempt organization's federal business income tax return, Form 990-T. A 2011 Wisconsin return must be filed by an exempt organization for calendar year 2011 or a fiscal year that begins in 2011. A fiscal year may end only on the last day of a month. The period covered by the return can't exceed 12 months.

However, exempt organizations reporting on a 52-53 week period for federal tax purposes must file on the same reporting period for Wisconsin. A 52-53 week taxable year is deemed to begin on the first day of the calendar month beginning nearest to the first day of the 52-53 week taxable year. The taxable year is deemed to end on the last day of the calendar month closest to the last day of the 52-53 week taxable year for purposes of due dates, extensions, and assessments of interest and penalties.

Any change in accounting period made for federal purposes must also be made for Wisconsin purposes. For the first taxable year for which the change applies, file with the Wisconsin return a copy of the IRS's notice of approval of accounting period change if such approval is required or an explanation of the change if the IRS's approval isn't required.

Accounting Methods and Elections

In computing unrelated business taxable income, the method of accounting must be the same method used in computing federal unrelated business taxable income. However, if the method used for federal purposes isn't authorized under the IRC in effect for Wisconsin, use a method authorized under the IRC in effect for Wisconsin.

Change in Accounting Method. A change in accounting method made for federal purposes must also be made for Wisconsin purposes, unless the change isn't authorized under the IRC in effect for Wisconsin. Adjustments required federally as a result of a change made while the exempt organization is subject to Wisconsin taxation must also be made for Wisconsin purposes, except in the last year that an exempt organization is subject to taxation by Wisconsin it must take into account all remaining adjustments required.

For the first taxable year for which the change applies, file with the Wisconsin return either a copy of the application for change in accounting method filed with the IRS and copy of the IRS's consent, if applicable, or an explanation of the change if the IRS's approval isn't required.

Elections. As explained above, an exempt organization can't make different elections for federal and Wisconsin purposes with respect to accounting periods and accounting methods, unless the federal method isn't permitted under the IRC in effect for Wisconsin. In situations where an exempt organization has an option under the IRC and the IRS doesn't consider that option to be a method of accounting, a different election may be made for Wisconsin than that made for federal purposes. If federal law specifies the manner or time period in which an election must be made, those requirements also apply for Wisconsin purposes.

If different elections are made, adjustments are required on the Wisconsin return to account for any differences. Exempt organizations taxable as trusts enter such adjustments on Schedule T1 or Schedule T2. Exempt organizations taxable as corporations should account for such differences on Form 4T, line 1.

Payment of Estimated Tax

The franchise or income tax and economic development surcharge must be paid by the 15th day of the 5th month (15th day of the 4th month for employees' trusts, IRAs, and MSAs) following the close of the taxable period, *regardless of the due date of the return*. Exempt organizations may be required to make quarterly estimated payments to prepay their franchise or income tax and economic development surcharge.

If the total of an exempt organization's franchise or income tax and economic development surcharge due is \$500 or more, it generally must make quarterly estimated tax payments using Wisconsin Form 4-ES or by electronic funds transfer. Failure to make required estimated tax payments may result in an interest charge.

CAUTION: An extension for filing the return doesn't extend the time to pay the franchise or income tax. Interest will be charged on the tax and surcharge not paid by the original due date. You can avoid interest charges during the extension period by paying the tax and surcharge due by the original due date. Submit your payment with Wisconsin Form 4-ES, *Corporation Estimated Tax Voucher*.

Quick Refund. An exempt corporation that overpaid its estimated tax may apply for a refund before filing its tax return if its overpayment is (1) at least 10% of the expected Wisconsin tax liability and (2) at least \$500. To apply, file Wisconsin Form 4466W, Corporation or Pass-Through Entity Application for Quick Refund of Overpayment of Estimated Tax, after the end of the taxable year and before the exempt corporation files its tax return. **Do not** file Form 4466W at the same time as your tax return.

An exempt corporation that has a tax due when filing its tax return as a result of receiving a "quick refund" will be charged 12% annual interest on the amount of unpaid tax from the date the refund is issued to the earlier of the 15th day of the 5th month (15th day of the 4th month for employees' trusts, IRAs, and MSAs) after the close of the taxable year or the date the tax liability is paid. Any tax that remains unpaid after the unextended due date of the tax return continues to be subject to 18% or 12% annual interest, as appropriate.

Disclosure of Related Entity Expenses and Reportable Transactions

An exempt organization may be required to separately disclose certain expenses paid, accrued, or incurred to a related entity. An exempt organization or its material advisor may also be required to separately disclose reportable transactions.

CAUTION: Wisconsin law provides that certain related entity expenses shall not be allowed as deductions if they are not timely disclosed as required by the Department of Revenue. Also, penalties may apply for failure to disclose reportable transactions to the Department.

Disclosure of Related Entity Expenses. If the exempt organization will be deducting more than \$100,000 (after considering the effect of apportionment) of interest, rent, or intangible expenses or management fees paid, accrued, or incurred to a related person or entity, the corporation must generally file Schedule RT, *Wisconsin Related Entity Expenses Disclosure Statement*, with its franchise or income tax return. The Schedule RT instructions explain the reporting requirements.

However, even if you are not required to file Schedule RT, if you are taking deductions for interest, rent, or intangible expenses or management fees paid, accrued, or incurred to related entities, you must add those expenses back to federal income as Wisconsin modification. If the expenses meet the tests for deductibility, you may subtract them out as subtraction modifications.

Organization's Disclosure of Reportable Transactions. If an exempt organization was required to file federal Form 8886, *Reportable Transaction Disclosure Statement*, with the IRS and that form was required to be filed with the IRS after October 27, 2007, you must file a copy of Form 8886 with the Department of Revenue within 60 days of the date you are required to file it for federal income tax purposes. Send a paper copy of Form 8886, separate from your Form 4T, to the following address: Wisconsin Department of Revenue, Tax Shelters Program, PO Box 8958, Madison, WI 53708-8958.

See the instructions to federal Form 8886 to determine if you are required to file the form for federal purposes.

Material Advisor's Disclosure of Reportable Transactions. A "material advisor" means any person who provides any material aid, assistance, or advice with respect to organizing, managing, promoting, selling, implementing, insuring, or carrying out any reportable transaction (as defined in the U.S. Treasury Regulations) and who, directly or indirectly, derives gross income from providing such aid, assistance, or advice in an amount that exceeds the threshold amount.

For a material advisor providing advice to an entity and not an individual, the "threshold amount" is any of the following:

- \$25,000 if the reportable transaction is a listed transaction (as defined in the U.S. Treasury Regulations).
- \$250,000 if the reportable transaction is not a listed transaction.

For a material advisor providing advice to an individual, the "threshold amount" is any of the following:

- \$10,000 if the reportable transaction is a listed transaction (as defined in the U.S. Treasury Regulations).
- \$50,000 if the reportable transaction is not a listed transaction.

A material advisor that is required to disclose a reportable transaction to the IRS after October 27, 2007, must file a copy of the disclosure with the Department of Revenue within 60 days of the date it is required for federal income tax purposes, if the reportable transaction affects the tax-payer's Wisconsin income or franchise tax liability. For federal purposes, the form required for this disclosure is Form 8918.

If you are required to file Form 8918 for federal income tax purposes and the reportable transaction to which the form relates affects the taxpayer's Wisconsin income or franchise tax liability, send a paper copy, separate from the Wisconsin return, to the following address: Wisconsin Department of Revenue, Tax Shelters Program, PO Box 8958, Madison, WI 53708-8958.

Internal Revenue Service Adjustments, Amended Returns, and Claims for Refund

Internal Revenue Service Adjustments. If an exempt organization's federal tax return is adjusted by the IRS and such adjustments affect the Wisconsin net tax payable, the amount of a Wisconsin credit, or a Wisconsin loss carryforward, you must report such adjustments to the Department of Revenue within 90 days after they become final.

Send a copy of the final federal audit reports and any associated amended Wisconsin returns to the Wisconsin Department of Revenue, PO Box 8908, Madison, WI 53708-8908. If submitting a federal audit report without an amended return, mail it to the Audit Bureau, Wisconsin Department of Revenue, Mail Stop 5-144, PO Box 8906, Madison, WI 53708-8906. Don't attach these items to the tax return for the current year.

Amended Returns. After you have filed a complete, original tax return, you may file an amended return to correct a tax return as you originally filed it or as it was later adjusted by an amended return, a claim for refund, or an office or field audit.

If you file an amended federal return and the changes affect the Wisconsin net tax payable, the amount of a Wisconsin credit, or a Wisconsin loss carryforward, you must file an amended Wisconsin return with the Department of Revenue within 90 days after filing the amended federal return.

To file an amended Wisconsin return, put a check mark on the line next to item D1 on the front of the return, complete the return, and include an explanation of any changes made. Show computations in detail, including any applicable supplemental forms or schedules. Also show how you figured your refund or additional amount owed. Where applicable, the line-by-line instructions in this booklet provide specific instructions for how to compute the amounts on an amended return.

Send amended returns to the Wisconsin Department of Revenue, PO Box 8908, Madison, WI 53708-8908. Don't attach amended returns to other tax returns that you are filing.

Claims for Refund. A claim for refund must be filed within 4 years of the unextended due date of the return. However, a claim for refund to recover all or part of any tax or credit paid as a result of an office or field audit must be filed within 4 years after such an assessment. That assessment must have been paid and must not have been protested by filing a petition for redetermination. See section Tax 2.12, Wisconsin Administrative Code, for more information.

Economic Development Surcharge

The economic development surcharge applies to corporations and trusts having gross receipts from all unrelated trade or business activities of \$4 million or more during the taxable year. Corporations and trusts that must file Wisconsin franchise or income tax returns must pay the economic development surcharge, with certain exceptions. The surcharge doesn't apply to:

- Exempt corporations and trusts that have less than \$4 million of gross receipts from all unrelated trade or business activities for federal income tax purposes.
- "Gross receipts from all unrelated trade or business activities" includes gross receipts, gross sales, the gross sales price from the disposition of capital assets and business assets, gross rents, gross income from unrelated debt-financed property, gross interest, annuities, royalties, and rents from controlled organizations, gross investment income, gross exploited exempt activity income, gross advertising income, gross receipts passed through from other entities, and all other receipts that are included in unrelated business taxable income for Wisconsin income tax purposes.
- Trusts and IRAs whose entire unrelated business taxable income was passed through from partnerships, provided the partnerships paid any economic development surcharge due on the income.

For more information, refer to Publication 400, Wisconsin's Economic Development Surcharge.

Information Returns

If an exempt organization pays \$600 or more in rents, royalties, or certain nonwage compensation to one or more individuals, the exempt organization must file an information return to report those payments. You may use Wisconsin Form 9b, *Miscellaneous Income*, or you may use federal Form 1099 instead of Form 9b. For more information, see the Form 9b instructions.

Wisconsin Use Tax

Exempt organizations that don't hold a Wisconsin Certificate of Exempt Status (CES#) and purchase taxable tangible personal property, certain coins and stamps, certain leased properties affixed to real estate, certain digital goods, or taxable services for storage, use, or consumption in Wisconsin without payment of a sales or use tax may owe Wisconsin state, county, or stadium use tax and be required to file a Wisconsin sales and use tax return.

For more information or forms, visit the Department's web site at <u>http://www.revenue.wi.gov/faqs/index-s.html</u>, e-mail <u>sales10@revenue.wi.gov</u>, fax your question to (608) 267-1030, call (608) 266-2776, or write to the Wisconsin Department of Revenue, Mail Stop 5-77, PO Box 8902, Madison, WI 53708-8902.

Penalties for Not Filing or Filing Incorrect Returns

If you don't file a Form 4T that you are required to file, or if you file an incorrect Form 4T due to negligence or fraud, interest and penalties may be assessed against you. The interest rate on delinquent taxes is 18% per year. Civil penalties may be as much as 100% of the amount of tax not reported on the return. Criminal penalties for filing a false return include a fine of up to \$10,000 and imprisonment. Further, if you fail to disclose reportable transactions, you may be subject to the penalties described in sec. 71.81, Wis. Stats., including a \$30,000 penalty for failure to disclose a listed transaction.

Obtaining Forms and Assistance

If you need forms or publications, you may:

- Download them from the Department's Internet web site at <u>www.revenue.wi.gov</u>.
- Request them online at <u>www.revenue.wi.gov</u>.
- Call (608) 266-1961.
- Call or visit any Department of Revenue office.

If you need help in preparing Form 4T, you may:

- E-mail your question to <u>corp@revenue.wi.gov</u>
- Send a FAX to (608) 267-0834

• Call (608) 266-2772

(Telephone help is also available using TTY equipment. Call the Wisconsin Telecommunications Relay System at 711 or, if no answer, (800) 947-3529. These numbers are to be used only when calling with TTY equipment.)

- Write to the Audit Bureau, Wisconsin Department of Revenue, Mail Stop 5-144, PO Box 8906, Madison, WI 53708-8906
- Call or visit any Department of Revenue office.

Conformity With Internal Revenue Code and Exceptions

The Wisconsin income and franchise tax law applicable is based on the federal Internal Revenue Code ("IRC"). The IRC generally applies for Wisconsin purposes at the same time as for federal purposes. For taxable years beginning on or after January 1, 2011, Wisconsin's definition of the IRC is the IRC as of December 31, 2010 with numerous exceptions. Some of the exceptions are listed below followed by a listing of the IRC provisions that Wisconsin does follow.

Note: The exceptions and provisions adopted by Wisconsin listed below are those in effect as of the publication date of these instructions. It is possible that subsequent changes in Wisconsin law may add or eliminate some exceptions applicable to taxable years beginning in 2011.

Depreciation and Section 179 Expensing

If the exempt organization has depreciation deductions or section 179 expense deductions, it is very likely that the amount of deduction will be different for Wisconsin purposes than for federal purposes.

Depreciation or Amortization Provisions Enacted After December 31, 2000. For Wisconsin purposes, depreciation or amortization is determined under the provisions of the IRC in effect on December 31, 2000. For example, the following provisions do not apply for Wisconsin purposes because they were enacted after December 31, 2000:

30% bonus depreciation (sec. 101 of P.L. 107-147, sec. 201 of P.L. 108-27, sec. 403(a) of P.L. 108-311)

50% bonus depreciation (sec. 201 of P.L. 108-27)

Accelerated depreciation for Indian reservation property (sec. 316 of P.L. 108-311)

- Modification of application of income forecast method of depreciation (sec. 242 of P.L. 108-357)
- Special expensing provisions for film and television productions (sec. 244 of P.L. 108-357)
- Special rules on depreciation for aircraft (sec. 336 of P.L. 108-357)

- Modification of placed in service rule for bonus depreciation (sec. 337 of P.L. 108-357)
- Expansion of limitation on depreciation of certain passenger automobiles (sec. 910 of P.L. 108-357)
- Treatment of electric transmission property as 15-year property (sec. 1308 of P.L. 109-58)
- Expansion of amortization for certain atmospheric pollution control facilities (sec. 1309 of P.L. 109-58)
- Special expensing provisions for equipment used in refining liquid fuels (sec. 1323 of P.L. 109-58)
- Natural gas distribution lines treated as 15-year property (sec. 1325 of P.L. 109-58)
- Natural gas gathering lines treated as 7-year property (sec. 1326 of P.L. 109-58)
- Special rules for amortization of geological and geophysical expenditures (sec. 1329 of P.L. 109-58, sec. 503 of P.L. 109-222)
- Extension for placed in service rules for bonus depreciation for taxpayers affected by Hurricane Katrina, Rita, and Wilma (sec. 105 of P.L. 109-135)
- Election to amortize musical works and copyrights over a 5-year period (sec. 207 of P.L. 109-222)
- Extension for the increase in section 179 expensing limit and phase out threshold (sec. 201 of P.L. 111-147)
- Increase in section 179 dollar limit and phase-out threshold (sec. 2021 of P.L. 111-240)

Section 179 Expense Limitations. For Wisconsin purposes, different maximum amounts and phase-out thresholds apply than for federal purposes. Additionally, off-the-shelf computer software is not considered qualifying property for Wisconsin purposes, although it is qualifying property for federal purposes.

In general, the maximum section 179 expense and phase out threshold amounts for taxable years beginning in 2011 are as follows:

Section 179 Property in General								
	Wisconsin Law	Federal Law						
Maximum Sec- tion 179 Ex- pense	\$25,000	\$500,000						
Phase-out Threshold (Amt. of qualifying property)	\$200,000	\$2,000,000						

Other Exceptions to Internal Revenue Code

The following federal provisions in effect as of December 31, 2010, are specifically excluded for Wisconsin franchise and income tax purposes:

Small Business Stock. For federal purposes, 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 5 years (sec. 13113 of P.L. 103-66). For Wisconsin purposes, this section does not apply.

Installment Method for Accrual Basis Taxpayers. For federal purposes, accrual basis taxpayers may report income from an installment sale under the installment method (P.L. 106-573). For Wisconsin purposes, accrual basis taxpayers cannot use the installment method. Gain from the sale of property must be recognized the year of the sale. This does not apply to dispositions of property used or produced in farming or for certain dispositions of timeshares or residential lots.

Note: Wisconsin law also provides a modification relating to installment obligations.

Domestic Production Activities Deduction. For federal tax purposes, taxpayers may claim a deduction against gross income equal to a percentage of its qualified production activities income or its taxable income without regard to the deduction. For taxable years beginning after December 31, 2004, and before January 1, 2009, the federal domestic production activities deduction also applied for Wisconsin income and franchise tax purposes. Effective for taxable years beginning on or after January 1, 2009, the domestic production activities deduction will no longer apply for Wisconsin purposes (sec. 102 of P.L. 108-357).

Provisions of the Internal Revenue Code <u>Adopted</u> for Wisconsin Purposes:

- Section 209 of P.L. 109-222 and section 425 of Division A of P.L. 109-432 relating to loans to continuing care facilities.
- Section 844 of P.L. 109-280 relating to the treatment of annuities and life insurance contracts with a long-term care insurance feature.

- Section 117 of Division A of P.L. 109-432 relating to the extension of Archer medical savings accounts.
- Section 406 of Division A of P.L. 109-432 relating to whistleblower reforms.
- Section 409 of Division A of P.L. 109-432 relating to Superfund settlement funds.
- Section 410 of Division A of P.L. 109-432 relating to the active business test.
- Section 412 of Division A of P.L. 109-432 relating to capital gains treatment for self-created musical works.
- Section 417 of Division A of P.L. 109-432 and section 113 of P.L. 110-245 relating to gain on the sale of residence by members of the intelligence community.
- Section 418 of Division A of P.L. 109-432 relating to sales of property by judicial officers.
- Section 424 of Division A of P.L. 109-432 relating to unrelated business income for charitable remainder trusts.
- Section 403 of Division C of P.L. 109-432 relating to sale of mineral and geothermal rights to tax-exempt entities.
- Section 8215 of P.L. 110-28 relating to husband and wife partnership election.
- Section 8231 of P.L. 110-28 relating to eliminating gains from sales or exchanges of stock or securities from passive investment income of S-corporations.
- Section 8232 of P.L. 110-28 relating to treatment of bank director shares of S-corporation bank stock.
- Section 8234 of P.L. 110-28 relating to sale of interest in qualified subchapter S subsidiary.
- Section 8236 of P.L. 110-28 relating to interest deduction for electing small business trusts.
- P.L. 110-141 relating to payments from the Hokie Spirit Memorial Fund.
- Section 4 of P.L. 110-142 relating to cooperative housing pass-through treatment of interest and real estate taxes.
- Section 7 of P.L. 110-142 relating to the capital gain exclusion on sale of principal residence by surviving spouse.

- P.L. 110-172, except sections 3(b) and 11(b), (e), and (g), relating to technical corrections.
- Section 110 of P.L. 110-245 relating to gain on the sale of residence by Peace Corps volunteers.
- Section 4 of P.L. 110-246 relating to the repeal of P.L. 110-234.
- Sections 15312 15314 of P.L. 110-246 relating to Timber Real Estate Investment Trusts.
- Section 15316 of P. L. 110-246 relating to tax credit bonds.
- Section 15342 of P.L. 110-246 relating to the exchange of water rights.
- Sections 3031 3033, 3041, 3051, 3052, and 3061 of P.L. 110-289 relating to Real Estate Investment Trust income and asset tests.
- Section 3092 of P.L. 110-289 relating to nonqualified use of a principal residence.
- Section 3093 of P.L. 110-289, section 15 of P.L. 111-92, and section 551 of P.L. 111-147 relating to delay in application of worldwide allocation of interest.
- Section 9 of P.L. 110-317 relating to the limitation on funeral trusts.
- Sections 116 and 208 of Division B of P.L. 110-343 relating to publicly traded partnership income treatment of alternative fuels.
- Section 211 of Division B of P.L. 110-343 relating to transportation fringe benefit to bicycle commuters.
- Section 301 of Division B of P.L. 110-343 relating to qualified energy conservation bonds.
- Section 313 of Division C of P.L. 110-343 relating to zone academy bonds.
- Section 504 of Division C of P.L. 110-343 relating to Exxon Valdez settlements.
- P.L. 110-351 relating to the uniform definition of a child.
- Sections 1261 and 1262 of Division B of P.L. 111-5 relating to the repeal of Internal Revenue Service Notice 2008-83, which affects section 382 of the Internal Revenue Code.

- Sections 1401, 1402, 1521, 1522, and 1531 of Division B of P.L. 111-5 relating to recovery zone economic development and facility bonds, tribal economic development bonds, school construction bonds, zone academy bonds, and Build America bonds.
- Section 1541 of Division B of P.L. 111-5 relating to the pass through of tax credit bonds by regulated investment companies.
- Section 14 of P.L. 111-92 relating to military base realignment and closure.
- Section 301 of P.L. 111-147 relating to tax credit bonds treated as Build America bonds.
- Sections 531-533 of P.L. 111-147 relating to foreign trusts.
- Section 1322 of P.L. 111-148 relating to non-profit health insurers.
- Section 1515 of P.L. 111-148 relating to qualified health plan benefits under cafeteria plans.
- Section 9003 of P.L. 111-148 relating to disallowing over-the-counter medicine expenses under a flexible spending arrangement.
- Section 9021 of P.L. 111-148 relating to an income exclusion for Indian health care benefits.
- Section 9022 of P.L. 111-148 relating to cafeteria plans of small employers.
- Section 10108 of P.L. 111-148 relating to an income exclusion for free-choice vouchers to purchase a health plan.
- Section 10908 of P.L. 111-148 relating to loan repayments for health care professionals.
- Section 10909 of P.L. 111-148 relating to the income exclusion for employer-provided adoption assistance.
- Section 1407 of P.L. 111-152 relating to delay in effective date for elimination of the deduction of the subsidy for employers who maintain prescription drug coverage for retirees.
- P.L. 111-192 relating to qualified retirement plans.
- Section 1601 of P.L. 111-203 relating to the section 1256 mark-to-market requirements.

- Section 215 of P.L. 111-226 relating to the treatment of foreign subsidiary redemptions.
- Section 217 of P.L. 111-226 relating to the 80/20 rule for interest and dividends paid by a corporation.
- Section 2014 of P.L. 111-240 relating to the recognition period for S-corporation built-in gain tax.
- Section 2043 of P.L. 111-240 relating to documentation for claiming cell phones as a business expense.
- Section 2111 of P.L. 111-240 relating to allowing a section 457(b) plan to add a designated Roth account and allow rollovers to that account.
- Section 2112 of P.L. 111-240 relating to the treatment of rollovers from a section 401(k) or section 403(b) to a designated Roth account.

- Section 2113 of P.L. 111-240 relating to split annuity contracts.
- P.L. 111-325 relating to a Regulated Investment Company.

Accounting for Differences

Adjustments may be necessary to account for differences between federal and Wisconsin taxable income because of the items described above. Exempt organizations taxable as trusts show these adjustments on Schedule T1 and Schedule T2. Exempt organizations taxable as corporations recompute their federal unrelated business taxable income reported on line 1 of Form 4T. See the instructions for line 1 for details.

Line-by-Line Instructions for Form 4T

You must complete pages 1 and 2 of Form 4T and make appropriate entries in the schedules on page 3. Do not enter "See attached" instead of completing the entry spaces. If more space is needed, use separate sheets using the same size and format as the printed forms.

Round cents to the nearest whole dollar by eliminating amounts less than 50 cents and increasing amounts from 50 cents through 99 cents to the next higher dollar.

The name and address information should be written on single lines. Do not stack the information on the lines. If more room is needed, abbreviate where possible.

Do not write "None" on the amount lines if there is not an entry for the lines. Instead, leave the lines blank.

Caution: Federal line numbers referred to on Form 4T and in these instructions may change.

Items A Through I

Before completing items A through I, fill in the exempt organization's 2011 taxable year at the top of the form and the organization's name and address. If the organization dissolved, enter the date of dissolution as the ending date of the 2011 taxable year.

■ Item A. Federal Employer Identification Number – Enter the exempt organization's federal employer identification number (EIN). If you haven't yet applied for a federal EIN, you may do so by filing federal Form SS-4 with the IRS, calling the IRS's toll-free number at (800) 829-4933, or applying online at www.irs.gov.

■ Item B. Business Activity (NAICS) Code – Enter the organization's principal business activity code, based on the North American Industry Classification System (NAICS), from your federal return. If your federal return is a consolidated return, go to www.census.gov/epcd/www/naics.html to find the NAICS code for your principal business activity.

■ Item C. State and Year of Organization – Enter the 2-letter postal abbreviation for the state (or name of the foreign country) under whose laws the organization was formed or organized and the year of formation or organization.

■ D1. Amended Return – Check here if this is an amended return. Circle the line number of the lines you are changing and submit a detailed explanation of the changes made, including any supporting form or schedule.

■ D2. First Return – Check here if this is the first year that you are filing a Wisconsin return because the corporation wasn't in existence or didn't do business in Wisconsin in prior years.

■ **D3. Final Return** – If the corporation ceased to exist or withdrew from Wisconsin during the year, check here and submit a copy of your plan of liquidation and federal Form 966 if the corporation liquidated.

■ **D4-5. Short Period** – Indicate that a short period return is being filed due to a change in the corporation's accounting period or a stock purchase or sale by checking the appropriate line.

■ Item E. Extended Due Date – Check here if the exempt organization has an extension of time to file its Wisconsin return, and enter the extended due date.

■ Item F. Schedule RT Required – Check here if the exempt organization is filing Schedule RT, *Wisconsin Related Entity Expenses Disclosure Statement*, with its return. Schedule RT is generally required if the exempt organization pays, accrues, or incurs more than \$100,000 of expenses to a related person or entity in the taxable year. See the Schedule RT instructions for details of the requirement to file Schedule RT.

■ Item G. Name Change - Check here if the organization changed its name during the taxable year.

■ Item H. Type of Organization – Check the line that indicates how the organization will be taxed. Failure to check the proper box may result in the incorrect processing of your return.

■ Item I. Name of Trustee – Enter the name of the trustee if the organization is taxable as a trust.

NOTE: Lines 1 through 13 are only for exempt organizations taxable as corporations. Exempt organizations taxable as trusts must skip lines 1 through 13 and begin on line 14.

Lines 1 Through 13 (For Corporations Only)

■ Line 1. Federal Unrelated Business Taxable Income – Enter the amount from federal Form 990-T, line 34. This is federal unrelated business taxable income after the net operating loss deduction and special deductions. Addition and subtraction modifications generally aren't made for exempt organizations taxable as corporations. However, all income that is realized from the sale of or purchase and subsequent sale or redemption of lottery prizes if the winning tickets were originally bought in Wisconsin must be reported to Wisconsin.

If any changes to the IRC or depreciation or amortization differences described above affect the computation of federal unrelated business taxable income but don't apply for Wisconsin purposes, recompute the amount on Form 990-T, line 34. Enter the recomputed amount on Form 4T, line 1, and include a schedule with Form 4T showing your computation of line 1.

■ Line 2. Job Creation Deduction - Enter the amount from Schedule JC, line 7. For more information, see the instructions for Schedule JC.

■ Lines 4 through 9. Apportionment Data – If using the apportionment method, complete Wisconsin Form 4A-1, *Wisconsin Apportionment Data for Single Factor Formulas*, or 4A-2, *Wisconsin Apportionment Data for Multiple Factor Formulas*, and enter the amounts requested. If using the separate accounting method, don't complete lines 4 through 8. Instead, see the instructions for Separate Accounting Data in the instructions and enter the Wisconsin unrelated business taxable income on line 9.

■ Line 10. Gross Tax – Enter 7.9% of the Wisconsin unrelated business taxable income reported on line 9.

■ Line 11. Nonrefundable Credits – Enter any nonrefundable credits the exempt organization is claiming from Schedule CR, line 48. However, you may not offset these credits against the economic development surcharge. If you are claiming more than one credit, you must claim the credits in a specific order. To receive any credits, the taxpayer must submit the appropriate credit computation schedules. See the Schedule CR instructions for details.

To determine if the organization qualifies for any credits, see Publication 123, *Business Tax Credits for 2010*, which is available on the Department of Revenue's web site at www.revenue.wi.gov/html/taxpubs.html#business.

• Line 12. Relocated Business Credit - If qualified to claim the relocated business credit, check the box on line 12 and enter the balance remaining after subtracting line 11 from line 10. If not qualified to claim the relocated business credit, enter 0. See the Schedule RB instructions for further information.

■ Line 13. Net Tax – Subtract lines 11 and 12 from line 10. If lines 11 and 12 are greater than line 10, enter zero (0).

Lines 14 Through 23 (For Trusts Only)

■ Line 14. Federal Unrelated Business Taxable Income – Enter the amount from federal Form 990-T, line 34. However, if the trust is required to file Form 4720, enter the amount of federal unrelated business taxable income as computed in the supporting schedules to Form 4720. The amount on line 14 should be after applying the net operating loss deduction and special deductions.

CAUTION: If any changes to the Internal Revenue Code or differences described earlier affect the computation of federal unrelated business taxable income but don't apply for Wisconsin purposes, account for the differences on Schedules T1 and T2.

■ Line 15. Trust Additions – Federal unrelated business taxable income on Form 4T, line 14, may include items that aren't deductible for Wisconsin tax purposes, or it may not include items that are taxable for Wisconsin tax purposes. Complete Schedule T1 on page 3 and enter the total.

Specific instructions for how to complete Schedule T1 follow:

■ *Line 1. Interest Income* – Enter interest income, less related expenses, received on state and municipal obligations that was excluded from federal unrelated business taxable income, except interest which is by law exempt from Wisconsin taxation. Enter only the state or municipal interest that is considered unrelated business taxable income.

■ *Line 2. State Taxes* – Enter the amount of taxes deducted from federal unrelated business taxable income under IRC section 164.

■ *Line 3. Capital Gains and Losses* – If federal unrelated business taxable income includes capital gains or losses, complete Wisconsin Schedule WD (Form 2) to determine if an adjustment is necessary to arrive at Wisconsin unrelated business taxable income. For example, an adjustment may be required because Wisconsin law limits deductions for net capital losses to \$500.

■ *Line 4. Net Operating Loss Carryover* – Enter the amount of any federal net operating loss carryover.

■ *Lines 5. Related Entity Expenses* – An exempt organization taxable as a trust must make an addition modification to "add back" management fees and intangible, interest or rental expenses paid, accrued, or incurred to a related entity. These expenses must generally also be disclosed on Schedule RT. See the Schedule RT instructions for further details of the expenses required to be disclosed on Schedule RT and added back to income on Schedule T1.

After the trust makes this addition modification, the trust uses Part II of Schedule RT to determine if it is eligible for a deduction for any of the amount added back. The trust then makes a subtraction modification on Schedule T2 in the amount it is eligible to deduct.

If the trust is a partner, member, beneficiary, or shareholder of a pass-through entity, also include the amount of modification included on line 21a of Schedule 3K-1; line 14a of Schedule 2K-1; and line 18a of Schedule 5K-1, as applicable.

■ *Line 7. Transitional Adjustments* – Enter any transitional adjustments required by sec. 71.05(13), Wis. Stats., to account for differences between the federal and Wisconsin bases of changing basis assets (those subject to depreciation or amortization). Include a schedule showing the computation of each transitional adjustment made.

■ *Line 8. Credits Includable in Income* – For certain credits, you must include the credit amount in your income. Enter on line 8 the total of the following credit amounts, if applicable:

Credit	Amount Includable in Income
Dairy and Livestock Farm In- vestment Credit	Schedule DI, line 7
Film Production Credits	Schedule FP, lines 3 and 6
Manufacturing Investment Credit	Schedule MI, line 2
Health Insurance Risk-Sharing Plan Assessments Credit	Schedule HI, line 4
Ethanol and Biodiesel Fuel Pump Credit	Schedule EB, line 5
Development Zones Credits	Schedule DC, lines 5, 13, and 21
Technology Zone Credit	Schedule TC, line 6
Internet Equipment Credit	Schedule IE, line 3
Farmland Preservation Credit	Schedule FC, line 18 and Schedule FC-A, line 13
Food Processing Plant and Food Warehouse Investment Credit	Schedule FW, line 7
Enterprise Zone Jobs Credit	Schedule EC, line 3
Dairy Manufacturing Facility In- vestment Credit	Schedule DM, line 13 and 14
Economic Development Tax Credit	Schedule ED, line 3
Early Stage Seed Investment Credit	Schedule VC, line 10
Supplement to Federal Historic Rehabilitation Credit	Schedule HR, line 5
Water Consumption Credit	Schedule WC, line 8
Jobs Tax Credit	Schedule JT, line 5
Woody Biomass Harvesting and Processing Credit	Schedule WB, line 5
Postsecondary Education Credit	Schedule PE, line 5
Meat Processing Facility Invest- ment Credit	Schedule MP, line 7
Community Rehabilitation Pro- gram Credit	Schedule CM, line 5
Beginning Farmer and Farm As- set Owner Credit	Schedule FL, line 2 or line 6

■ *Line 9. Other Additions* – Enter any other amount subject to Wisconsin taxation, less any expense amount allocable to it, which has been excluded or deducted in the computation of federal unrelated business taxable income. For example, enter all income that is realized from the sale of or purchase and subsequent sale or redemption of lottery prizes if the winning tickets were originally bought in Wisconsin.

■ Line 17. Trust Subtractions – Federal unrelated business taxable income on Form 4T, line 14, may not include items that are deductible for Wisconsin tax purposes, or it may include items that aren't taxable for Wisconsin purposes. Complete Schedule T2 on page 3 and enter the total.

Specific instructions for how to complete Schedule T2 follow:

■ *Line 1. Interest Income* – Enter interest and dividend income, less related expenses, received on obligations and certain securities of the United States government that was included in federal unrelated business taxable income and is exempt from state income taxation.

■ *Line 2. Capital Gains and Losses* – If federal unrelated business taxable income includes capital gains or losses, complete Wisconsin Schedule WD (Form 2) to determine if an adjustment is necessary to arrive at Wisconsin unrelated business taxable income. For example, an adjustment may be required because Wisconsin law allows an exclusion of 30% of the net capital gain from assets held more than one year (60% on farm assets held more than one year and on all farm assets acquired from a decedent).

■ *Line 3. Net Operating Loss Carryforward* – Enter the amount of any Wisconsin net operating loss carryforward. The Wisconsin net operating loss is the federal net operating loss plus or minus modifications required for Wisconsin tax purposes. Net operating losses from years before the exempt organization became subject to Wisconsin income taxation can't be included on line 3.

■ *Line 4. Related Entity Expenses* – An exempt organization taxable as a trust must make an addition modification to "add back" management fees and intangible, interest or rental expenses paid, accrued, or incurred to a related entity if that interest was deducted from federal unrelated business taxable income. The "addback" is reported on Schedule T1, line 5. After the exempt organization makes this addition modification, it completes Part II of Schedule RT to determine if it is eligible for a deduction for any of the amount added back. The exempt organization then makes a subtraction modification on Schedule T2, line 4, for the amount it is eligible to deduct. See the Schedule RT instructions for details of the conditions necessary to claim this subtraction.

If the exempt organization is a partner, member, beneficiary, or shareholder of a pass-through entity, also include the amount of modification included on line 21b of Schedule 3K-1, line 14b of Schedule 2K-1, and line 18b of Schedule 5K-1, as applicable.

■ *Line 6. Transitional Adjustments* – Enter any transitional adjustment required by sec. 71.05(13), Wis. Stats., to account for differences between the federal and Wisconsin bases of changing basis assets (those subject to depreciation or amortization). Include a schedule showing the computation of each transitional adjustment.

■ *Line 7. Other Subtractions* – Enter any amount not subject to Wisconsin taxation that was included in federal unrelated business taxable income or any deduction allowed

for Wisconsin that wasn't deducted federally (such as development zones investment credit recaptured). Include on line 6 any trust income that was included in federal unrelated business taxable income but not sourced to Wisconsin.

■ Line 19. Gross Tax – Compute the tax on the Wisconsin unrelated business taxable income on line 18 using the tax table located in the instructions.

■ Line 20. Nonrefundable Credits – Enter any nonrefundable credits the exempt organization is claiming from Schedule CR, line 6 plus line 19. However, you may not offset these credits against the economic development surcharge. If you are claiming more than one credit, you must claim the credits in a specific order. To receive any credits, the taxpayer must submit the appropriate credit computation schedules. See the Schedule CR instructions for details.

To determine if the organization qualifies for any credits, see Publication 123, *Business Tax Credits for 2010*, which is available on the Department of Revenue's web site at www.revenue.wi.gov/html/taxpubs.html#business.

■ Line 21. Net Income Tax Paid to Other States – Wisconsin resident trusts may claim a credit for income tax paid to another state or the District of Columbia, subject to the following requirements.

- The income taxed by the other state must be included in Wisconsin unrelated business taxable income,
- The credit claimed must be for the net amount of tax paid to the other state (this may be more or less than the amount paid as estimated tax), and
- A copy of Wisconsin Schedule OS and the other state's tax return must be submitted with Form 4T.

See Wisconsin Schedule OS for more information.

Lines 25 Through 41

■ Line 25. Economic Development Surcharge – Compute the surcharge as explained below. For further information, see Publication 400, *Wisconsin's Economic Development Surcharge*.

Exempt organizations taxable as corporations: Enter the greater of \$25 or 3% (0.03) of the gross tax on line 10, but not more than \$9,800. **Note:** The economic development surcharge does not apply to exempt organizations taxable as corporations that have less than \$4 million of gross receipts from all unrelated trade or business activities for federal income tax purposes.

Exempt organizations taxable as trusts: If gross receipts from all farm and nonfarm unrelated trade or business activities for federal income tax purposes are \$4 million or more, enter the greater of \$25 or 0.2% (0.002) of the Wisconsin unrelated business taxable income on line 18, but not more than \$9,800. **Exception:** For trusts engaged in both farming and nonfarming activities, exclude any net farm profit (loss) that is included in the amount reported on line 18 when calculating the economic development surcharge.

■ Line 26. Endangered Resources Donation – (For exempt organizations taxable as corporations.) Your donation supports the preservation and management of more than 200 endangered and threatened Wisconsin plants and animals. It also helps protect Wisconsin's finest remaining examples of prairies, forests, and wetlands. Support endangered resources in Wisconsin. Fill in line 26 with the amount you wish to donate.

Your gift will either reduce your refund or be added to tax due. You can also send a check directly to the Endangered Resources Fund, Department of Natural Resources, PO Box 7921, Madison WI 53707-7921.

■ Line 27. Veterans Trust Fund Donation – You may designate an amount as a veterans trust fund donation. Your donation will be used by the Wisconsin Department of Veterans Affairs for the benefit of veterans or their dependents. Fill in line 27 with the amount you wish to donate. Your donation will either reduce your refund or be added to tax due.

■ Line 29. Estimated Tax Payments – Enter estimated tax payments made or overpayments applied from prior years' returns. Subtract any "quick refund" applied for on Form 4466W.

■ Line 30. Wisconsin Tax Withheld – Enter your share of Wisconsin tax withheld from pass-through entities of which you are a member, as reported on Wisconsin Schedules 3K-1, 2K-1, or 5K-1. Include a copy of the Schedule 3K-1, 2K-1, or 5K-1 with the tax return that you file. Also enter the amount of Wisconsin tax withheld from lottery prizes.

If this is an amended return, enter the Wisconsin tax withheld reported on your original return, unless the amount you originally reported was incorrect.

■ Line 31. Refundable Credits – Enter any refundable credits the exempt organization is claiming from Schedule CR, line 29 (for organizations taxable as trusts) or line 51 (for organizations taxable as corporations). To determine if the organization qualifies for any credits, see Publication 123, *Business Tax Credits for 2010* (available at www.revenue.wi.gov/html/taxpubs.html#business). To claim a credit, complete the appropriate credit schedule as in-

structed by Publication 123, enter the credit amount on the appropriate line of Schedule CR, and submit the credit schedule and Schedule CR with your return.

■ Line 32. Amended Return - Amount Previously Paid - Complete this line only if this is an amended 2011 Form 4T. Fill in the amount of tax you paid with your original Form 4T plus any additional amounts paid after it was filed.

If you did not pay the full amount shown on your original Form 4T, fill in only the portion that you actually paid. Also, include any additional tax that may have resulted if your original return was changed or audited. This includes additional tax paid with a previously filed 2011 amended return and additional tax paid as a result of a department adjustment to your return. Do not include payments of interest or penalties.

■ Line 34. Amended Return - Amount Previously Refunded - Complete this line only if this is an amended 2011 Form 4T. Fill in the refund from your original 2011 return (not including the amount applied to your 2012 estimated tax).

If your refund was reduced because you owed underpayment interest or any penalties, fill in the amount of your refund before the reduction for underpayment interest or penalty. If your 2011 return was adjusted by the department, fill in the refund shown on the adjustment notice you received. If the adjustment notice shows a tax due rather than a refund, complete line 32 instead of line 34.

■ Line 36. Interest, Penalty, and Late Fee Due – Enter any interest, penalty, and late fee due from Form 4U, line 17 or 26. Check the space after the arrow line if you computed underpayment interest using the annualized income installment method on Form 4U, page 2.

If you are filing an amended return and you were previously assessed interest for underpayment of estimated taxes, complete an amended Form 4U, Part I, based on the total of the amounts shown on lines 21 and 22. Enter the difference between the underpayment interest from the amended Form 4U, line 17, and the amount you previously paid on line 36. Show an overpayment as a negative number. File Form 4U with your amended return. Otherwise, leave line 36 blank. The Department will compute interest on the amount of refund approved or tax owed.

■ Line 37. Tax Due – If the total of lines 28 and 36 is larger than line 35, subtract line 35 from the total of lines 28 and 36. Pay by electronic funds transfer or mail your check with a 2011 Form 4-ES, *Corporation Estimated Tax Voucher*, to the address shown on the voucher. Otherwise, use paper clips to fasten your check to the front of Form 4T.

■ Line 38. Overpayment – If line 35 is larger than the total of lines 28 and 36, subtract the total of lines 28 and 36 from line 35.

NOTE: If you must recapture development zones investment credit because the property is disposed of or ceases to be qualified property before the end of the recapture period, add the amount from Schedule DC, line 34, to the tax due on line 37 or reduce the overpayment on line 38.

■ Line 39. 2012 Estimated Tax – Enter the amount of any overpayment from line 38 that is to be credited to the organization's 2012 estimated tax. The balance of any overpayment will be refunded.

If this is an amended return and you have already filed your 2012 return, enter the overpayment that you claimed as a credit on your 2012 return from your previously filed original or amended 2011 return. Otherwise, you may allocate the overpayment from line 38 between line 39 and line 40 as you choose.

■ Line 41. Gross Receipts – Enter the "gross receipts from all unrelated trade or business activities" including gross receipts, gross sales, the gross sales price from the disposition of capital assets and business assets, gross rents, gross income from unrelated debt-financed property, gross interest, annuities, royalties, and rents from controlled organizations, gross investment income, gross exploited exempt activity income, gross advertising income, gross receipts passed through from other entities, and all other receipts that are included in unrelated business taxable income for Wisconsin tax purposes.

Additional Information, Signatures, and Supplemental Schedules

■ Additional Information Required – Provide the requested information and answer the questions in items 1 through 6.

■ Signatures – An officer or trustee of the exempt organization must sign the form at the bottom of page 2. If the return is prepared by someone other than an employee of the exempt organization, the individual who prepared the return must sign the form, by hand, in the space provided for the preparer's signature and furnish the preparing firm's federal employer identification number. A self-employed individual must enter "SSN" and his or her social security number in the space for the preparer's federal employer identification number.

■ **Supplemental Schedules** – File the following items as supplemental schedules to your Form 4T:

- Your federal Form 990-T or 4720 with all supporting schedules.
- A list of your solely owned LLCs.
- Any extension of time to file your return.

• Supporting schedules for Form 4T (supporting schedules that are not Department-prescribed forms may be submitted as .pdf documents with electronic returns).

If you are filing Form 4T on paper, **do not staple, fasten or bind these supplemental schedules to your return. Use paper clips instead.**

Wisconsin Income of Multistate Organizations

Who Must Use Apportionment

Under the apportionment method, an exempt organization shows all income and deductions from unrelated trade or business activities for the organization as a whole and then assigns a part to Wisconsin according to a formula that determines Wisconsin unrelated business taxable income.

An exempt organization engaged in unrelated trade or business activities in and outside Wisconsin is required to report a portion of its total unrelated business taxable income to Wisconsin using the apportionment method if its Wisconsin operations are a part of a unitary business, unless the Department gives permission to use separate accounting. To use the apportionment method, an exempt organization must have unrelated trade or business activity sufficient to create nexus in Wisconsin and at least one other state or foreign country.

A unitary business is one that operates as a unit and can't be segregated into independently operating divisions or branches. The operations are integrated, and each division or branch is dependent upon or contributory to the operation of the business as a whole. It isn't necessary that each division or branch operating in Wisconsin contribute to the activities of all divisions or branches outside Wisconsin.

To use the apportionment method, an exempt organization must have business activity sufficient to create nexus in Wisconsin and at least one other state or foreign country. "Nexus" means that an exempt organization's business activity is of such a degree that the state or foreign country has jurisdiction to impose an income tax or franchise tax measured by net income.

Under Public Law 86-272, a state can't impose an income tax or franchise tax based on net income on an exempt organization selling tangible personal property if the organization's only activity in the state is the solicitation of orders, which orders are approved outside the state and are filled by delivery from a point outside the state.

What Is the Apportionment Percentage

For unitary, multistate businesses (except direct air carriers, motor carriers, railroads, sleeping car companies, pipeline companies, financial institutions, brokers-dealers, investment advisers, investment companies, underwriters, and telecommunications companies whose incomes are apportioned by special rules of the Department), the apportionment percentage is determined by the ratio of Wisconsin sales to total company sales.

For most companies, the apportionment percentage is computed on Form 4A-1. However, direct air carriers, motor carriers, railroads, sleeping car companies, pipeline companies, financial institutions, brokers-dealers, investment advisers, investment companies, underwriters, and telecommunications companies should see Form 4A-2 and its instructions.

What Is Nonapportionable Unrelated Business Taxable Income

Nonapportionable income is that income which is allocable directly to a particular state. It includes income or loss derived from the sale of nonbusiness real or tangible personal property or from rentals and royalties from nonbusiness real or tangible personal property. This income is assigned to the state where the property is located.

All income that is realized from the sale of or purchase and subsequent sale or redemption of lottery prizes if the winning tickets were originally bought in Wisconsin shall be allocated to Wisconsin.

Except for income from lottery prizes described above, the intangible income of a personal holding company is non-apportionable and is assigned to the state of incorporation.

Total nonapportionable income (loss) is removed from total company net income before the apportionment percentage is applied. The Wisconsin nonapportionable income (loss) is then combined with the Wisconsin apportionable income to arrive at Wisconsin net income.

Corporate Partners or LLC Members

An exempt corporation that is a general or limited partner includes its share of the numerator and denominator of the partnership's apportionment factors in the numerator and denominator of its apportionment factors. An exempt corporation that is a member of a limited liability company (LLC) treated as a partnership for federal tax purposes includes its share of the numerator and denominator of the LLC's apportionment factors in the numerator and denominator of its apportionment factors. The exempt corporation should request a detailed breakdown of the partnership's or LLC's items and amounts to be included in the computation of its apportionment factors.

Note: Income from a partnership or LLC may be nontaxable under the principles of the U.S. Supreme Court decision in *Allied-Signal v. Director, Div. of Taxation*, 504 U.S. 768 (1992), if the investment is passive and does not serve an operational function. In this case, the exempt corporation would not include its share of the partnership's or LLC's apportionment factors in the numerator and denominator of its apportionment factors.

Separate Accounting

An exempt organization engaged in a nonunitary business in and outside Wisconsin must determine the amount of income attributable to Wisconsin by separate accounting. The exempt organization uses Form 4C, *Separate Accounting Data*, to report the amount attributable to Wisconsin by separate accounting. A nonunitary business is one in which the operations in Wisconsin aren't dependent upon or contributory to the operations outside Wisconsin. Under separate accounting, the exempt organization must keep separate records of the sales, cost of sales, and expenses for the Wisconsin business.

A unitary business may use separate accounting only with the approval of the Department. An application for such approval must set forth, in detail, the reasons why separate accounting will more clearly reflect the exempt organization's Wisconsin net income. It should be mailed to the Wisconsin Department of Revenue, Mail Stop 5-144, PO Box 8906, Madison, WI 53708-8906 before the end of the taxable year for which the use of separate accounting is desired.

2011 TAX TABLE

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2,700 2,800 127 8,200 8,300 380 13,700 13,800 688 19,200 19,300 1,026 24,700 24,800 1,380 2,800 2,900 131 8,300 8,400 384 13,800 13,900 694 19,300 19,400 1,032 24,800 24,800 24,900 1,386 2,900 3,000 136 8,400 8,500 389 14,000 700 19,500 1,045 24,800 24,900 25,000 1,393 3,000 3,100 140 8,500 8,600 393 14,100 14,200 712 19,600 19,600 1,045 25,000 25,100 1,399 3,100 3,200 145 8,600 8,700 398 14,100 14,200 712 19,600 19,600 1,057 25,100 25,000 1,406 3,200 3,400 154 8,800 8,900 407 14,400 731 19,900 20,000 1,063 25,400 25,500 1,425 3,600 3,600				· ·	•		· ·	,			,		· ·		
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3,6003,7001689,1009,20042114,60014,70074320,10020,2001,08125,60025,7001,4383,7003,8001739,2009,30042614,70014,80074920,20020,3001,08825,70025,8001,4453,8003,9001779,3009,40043014,80014,90075520,30020,4001,09425,80025,9001,4513,9004,0001829,4009,50043514,90015,00076220,40020,5001,10025,90026,0001,458	3,500	3,600	163	9.000	9,100	416	14.500	14,600	737	20.000	20,100	1,075	25.500	25,600	1,432
3,7003,8001739,2009,30042614,70014,80074920,20020,3001,08825,70025,8001,4453,8003,9001779,3009,40043014,80014,90075520,30020,4001,09425,80025,9001,4513,9004,0001829,4009,50043514,90015,00076220,40020,5001,10025,90026,0001,458				· ·	•		· ·						· ·		
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2011 TAX TABLE (Continued)

If Line 18		Grass	If Line 1		Graan	If Line 18		Groop	If Line 18		Groop	If Line 18		Graan
is at least	less than	Gross tax is												
least	ulali	lax 15	least	than	107 15	least	ulali		least	tilali	101 15	least	ulali	101 15
26,000	26,100	1,464	31,500	31,600	1,822	37,000	37,100	2,179	42,500	42,600	2,537	48,000	48.100	2,894
26,100	26,200	1,471	31,600	31,700	1,828	37,100	37,200	2,175	42,600	42,700	2,543	48,100	48,200	2,004
26,200	26,300	1,477	31,700	31,800	1,835	37,200	37,300	2,192	42,700	42,800	2,550	48,200	48,300	2,907
26,300	26,400	1,484	31,800	31,900	1,841	37,300	37,400	2,199	42,800	42,900	2,556	48,300	48,400	2,914
26,400	26,500	1,490	31,900	32,000	1,848	37,400	37,500	2,205	42,900	43,000	2,563	48,400	48,500	2,920
26,500	26,600	1,497	32,000	32,100	1,854	37,500	37,600	2,212	43,000	43,100	2,569	48,500	48,600	2,927
26,600	26,700	1,503	32,100	32,200	1,861	37,600	37,700	2,218	43,100	43,200	2,576	48,600	48,700	2,933
26,700	26,800	1,510	32,200	32,300	1,867	37,700	37,800	2,225	43,200	43,300	2,582	48,700	48,800	2,940
26,800	26,900	1,516	32,300	32,400	1,874	37,800	37,900	2,231	43,300	43,400	2,589	48,800	48,900	2,946
26,900	27,000	1,523	32,400	32,500	1,880	37,900	38,000	2,238	43,400	43,500	2,595	48,900	49,000	2,953
27,000	27,100	1,529	32,500	32,600	1,887	38,000	38,100	2,244	43,500	43,600	2,602	49,000	49,100	2,959
27,100	27,200	1,536	32,600	32,700	1,893	38,100	38,200	2,251	43,600	43,700	2,602	49,100	49,200	2,966
27,200	27,300	1,542	32,700	32,800	1,900	38,200	38,300	2,257	43,700	43,800	2,615	49,200	49,300	2,972
27,300	27,400	1,549	32,800	32,900	1,906	38,300	38,400	2,264	43,800	43,900	2,621	49,300	49,400	2,979
27,400	27,500	1,555	32,900	33,000	1,913	38,400	38,500	2,270	43,900	44,000	2,628	49,400	49,500	2,985
27,500	27,600	1,562	33,000	33,100	1,919	38,500	38,600	2,277	44,000	44,100	2,634	49,500	49,600	2,992
27,600	27,700	1,568	33,100	33,200	1,926	38,600	38,700	2,283	44,100	44,200	2,641	49,600	49,700	2,998
27,700	27,800	1,575	33,200	33,300	1,932	38,700	38,800	2,290	44,200	44,300	2,647	49,700	49,800	3,005
27,800	27,900	1,581	33,300	33,400	1,939	38,800	38,900	2,296	44,300	44,400	2,654	49,800	49,900	3,011
27,900	28,000	1,588	33,400	33,500	1,945	38,900	39,000	2,303	44,400	44,500	2,660	49,900	50,000	3,018
28,000	28,100	1,594	33,500	33,600	1,952	39,000	39,100	2,309	44,500	44,600	2,667	50,000	50,100	3,024
28,100	28,200	1,601	33,600	33,700	1,958	39,100	39,200	2,316	44,600	44,700	2,673	50,100	50,200	3,031
28,200	28,300	1,607	33,700	33,800	1,965	39,200	39,300	2,322	44,700	44,800	2,680	50,200	50,300	3,037
28,300	28,400	1,614	33,800	33,900	1,971	39,300	39,400	2,329	44,800	44,900	2,686	50,300	50,400	3,044
28,400	28,500	1,620	33,900	34,000	1,978	39,400	39,500	2,335	44,900	45,000	2,693	50,400	50,500	3,050
28,500	28,600	1,627	34,000	34,100	1,984	39,500	39,600	2,342	45,000	45,100	2,699	50,500	50,600	3,057
28,600	28,700	1,633	34,100	34,200	1,991	39,600	39,700	2,348	45,100	45,200	2,706	50,600	50,700	3,063
28,700	28,800	1,640	34,200	34,300	1,997	39,700	39,800	2,355	45,200	45,300	2,712	50,700	50,800	3,070
28,800 28,900	28,900 29,000	1,646 1,653	34,300 34,400	34,400 34,500	2,004 2,010	39,800 39,900	39,900 40,000	2,361 2,368	45,300 45,400	45,400 45,500	2,719 2,725	50,800 50,900	50,900 51,000	3,076 3,083
20,900	29,000	1,000	34,400	34,500	2,010	39,900	40,000	2,300	45,400	45,500	2,725	50,900	51,000	3,005
29,000	29,100	1,659	34,500	34,600	2,017	40,000	40.100	2,374	45,500	45,600	2,732	51.000	51,100	3,089
29,100	29,200	1,666	34,600	34,700	2,023	40,100	40,200	2,381	45,600	45,700	2,738	51,100	51,200	3,096
29,200	29,300	1,672	34,700	34,800	2,030	40,200	40,300	2,387	45,700	45,800	2,745	51,200	51,300	3,102
29,300		1,679		34,900		40,300			45,800		2,751	51,300	51,400	3,109
29,400	29,500	1,685	34,900	35,000	2,043	40,400	40,500	2,400	45,900	46,000	2,758	51,400	51,500	3,115
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29,500 29,600	29,600	1,692	35,000 35,100	35,100	2,049	40,500	40,600 40,700	2,407	46,000	46,100	2,764	51,500	51,600 51,700	3,122 3,128
29,800	29,700 29,800	1,698 1,705	35,100	35,200 35,300	2,056 2,062	40,600 40,700	40,700	2,413 2,420	46,100 46,200	46,200 46,300	2,771 2,777	51,600 51,700	51,800	3,120
29,800	29,900	1,703	35,300	35,400	2,062	40,800	40,900	2,420	46,300	46,400	2,784	51,800	51,900	3,141
29,900	30,000	1,718	35,400	35,500	2,075	40,900	41,000	2,433	46,400	46,500	2,790	51,900	52,000	3,148
,	,	ŕ		,	,							· ·		,
30,000	30,100	1,724	35,500	35,600	2,082	41,000	41,100	2,439	46,500	46,600	2,797	52,000	52,100	3,154
30,100	30,200	1,731	35,600	35,700	2,088	41,100	41,200	2,446	46,600	46,700	2,803	52,100	52,200	3,161
30,200	30,300	1,737	35,700	35,800	2,095	41,200	41,300	2,452	46,700	46,800	2,810	52,200	52,300	3,167
30,300	30,400	1,744	35,800	35,900	2,101	41,300	41,400	2,459	46,800	46,900	2,816	52,300	52,400	3,174
30,400	30,500	1,750	35,900	36,000	2,108	41,400	41,500	2,465	46,900	47,000	2,823	52,400	52,500	3,180
30,500	30,600	1,757	36,000	36,100	2,114	41,500	41,600	2,472	47,000	47,100	2,829	52,500	52,600	3,187
30,500	30,800	1,763	36,000	36,200	2,114	41,600	41,800	2,472	47,000	47,100	2,829	52,500	52,800 52,700	3,107
30,700	30,800	1,770	36,200	36,300	2,121	41,700	41,800	2,485	47,200	47,300	2,842	52,700	52,800	3,200
30,800	30,900	1,776	36,300	36,400	2,134	41,800	41,900	2,491	47,300	47,400	2,849	52,800	52,900	3,206
30,900	31,000	1,783	36,400	36,500	2,140	41,900	42,000	2,498	47,400	47,500	2,855	52,900	53,000	3,213
													-	
31,000	31,100	1,789	36,500	36,600	2,147	42,000	42,100	2,504	47,500	47,600	2,862	53,000	53,100	3,219
31,100	31,200	1,796	36,600	36,700	2,153	42,100	42,200	2,511	47,600	47,700	2,868	53,100	53,200	3,226
31,200	31,300	1,802	36,700	36,800	2,160	42,200	42,300	2,517	47,700	47,800	2,875	53,200	53,300	3,232
31,300	31,400	1,809	36,800	36,900	2,166	42,300	42,400	2,524	47,800	47,900	2,881	53,300	53,400	3,239
31,400	31,500	1,815	36,900	37,000	2,173	42,400	42,500	2,530	47,900	48,000	2,888	53,400	53,500	3,245
							18							

2011 TAX TABLE (Continued)

If Line 18	but		If Line 1	B but		If Line 18	B but		If Line 18	B but		If Line 18	3 but	
is at	less	Gross	is at	less	Gross	is at	less	Gross	is at	less	Gross	is at	less	Gross
least	than	tax is	least	than	tax is	least	than	tax is	least	than	tax is	least	than	tax is
50 500	50.000	0.050		50 400	0.000	04 500		0.007		70.400	4 00 4	75 500	75 000	4 0 0 0
53,500	53,600 53,700	3,252 3,258	59,000 59,100	59,100	3,609	64,500	64,600 64,700	3,967	70,000 70,100	70,100	4,324 4,331	75,500	75,600 75,700	4,682 4,688
53,600 53,700	53,800	3,265	59,100	59,200 59,300	3,616 3,622	64,600 64,700	64,700 64,800	3,973 3,980	70,100	70,200 70,300	4,331 4,337	75,600 75,700	75,800	4,000 4,695
53,700	53,800	3,205 3,271	59,200	59,300 59,400	3,622	64,800	64,800 64,900	3,980 3,986	70,200	70,300	4,337 4,344		75,800	4,095
53,800 53,900	54,000	3,271	59,300	59,400 59,500	3,635	64,800	65,000	3,980 3,993	70,300	70,400	4,344 4,350	75,800 75,900	76,000	4,701
33,300	54,000	5,270	55,400	55,500	5,055	04,500	03,000	5,555	70,400	70,500	4,000	75,500	70,000	4,700
54,000	54,100	3,284	59,500	59,600	3,642	65,000	65,100	3,999	70,500	70,600	4,357	76,000	76,100	4,714
54,100	54,200	3,291	59,600	59,700	3,648	65,100	65,200	4,006	70,600	70,700	4,363	76,100	76,200	4,721
54,200	54,300	3,297	59,700	59,800	3,655	65,200	65,300	4,012	70,700	70,800	4,370	76,200	76,300	4,727
54,300	54,400	3,304	59,800	59,900	3,661	65,300	65,400	4,019	70,800	70,900	4,376	76,300	76,400	4,734
54,400	54,500	3,310	59,900	60,000	3,668	65,400	65,500	4,025	70,900	71,000	4,383	76,400	76,500	4,740
		0.047		~~ . ~ ~	0.074			4 0 0 0			4 0 0 0			
54,500	54,600	3,317	60,000	60,100	3,674	65,500	65,600	4,032	71,000	71,100	4,389	76,500	76,600	4,747
54,600	54,700	3,323	60,100	60,200	3,681	65,600	65,700	4,038	71,100	71,200	4,396	76,600	76,700	4,753
54,700	54,800	3,330	60,200	60,300	3,687	65,700	65,800	4,045	71,200	71,300	4,402	76,700	76,800	4,760
54,800	54,900	3,336	60,300 60,400	60,400	3,694	65,800	65,900 66,000	4,051	71,300 71,400	71,400 71,500	4,409	76,800	76,900 77,000	4,766 4,773
54,900	55,000	3,343	00,400	60,500	3,700	65,900	66,000	4,058	71,400	71,500	4,415	76,900	77,000	4,773
55,000	55,100	3,349	60,500	60,600	3,707	66,000	66,100	4,064	71,500	71,600	4,422	77,000	77,100	4,779
55,100	55,200	3,356	60,600	60,700	3,713	66,100	66,200	4,071	71,600	71,700	4,428	77,100	77,200	4,786
55,200	55,300	3,362	60,700	60,800	3,720	66,200	66,300	4,077	71,700	71,800	4,435	77,200	77,300	4,792
55,300	55,400	3,369	60,800	60,900	3,726	66,300	66,400	4,084	71,800	71,900	4,441	77,300	77,400	4,799
55,400	55,500	3,375	60,900	61,000	3,733	66,400	66,500	4,090	71,900	72,000	4,448	77,400	77,500	4,805
55,500	55,600	3,382	61,000	61,100	3,739	66,500	66,600	4,097	72,000	72,100	4,454	77,500	77,600	4,812
55,600	55,700	3,388	61,100	61,200	3,746	66,600	66,700	4,103	72,100	72,200	4,461	77,600	77,700	4,818
55,700	55,800	3,395	61,200	61,300	3,752	66,700	66,800	4,110	72,200	72,300	4,467	77,700	77,800	4,825
55,800	55,900	3,401	61,300	61,400	3,759	66,800	66,900	4,116	72,300	72,400	4,474	77,800	77,900	4,831
55,900	56,000	3,408	61,400	61,500	3,765	66,900	67,000	4,123	72,400	72,500	4,480	77,900	78,000	4,838
FC 000	EC 400	2 4 4 4	64 500	64 600	2 770	67.000	67 400	4 1 2 0	70 500	72,600	4 407	70 000	70 400	1 0 1 1
56,000	56,100	3,414	61,500 61,600	61,600 61,700	3,772 3,778	67,000	67,100 67,200	4,129	72,500 72,600	72,800	4,487	78,000	78,100 78,200	4,844
56,100 56,200	56,200 56,300	3,421 3,427	61,700	61,800	3,785	67,100 67,200	67,200	4,136	72,800	72,800	4,493	78,100 78,200	78,200	4,851 4,857
56,300	56,300	3,427	61,800	61,900	3,791	67,300	67,400	4,142 4,149	72,800	72,800	4,500 4,506	78,200	78,400	4,857
56,300 56,400	56,500	3,434 3,440	61,900	62,000	3,791	67,400	67,400 67,500	4,149	72,800	72,900	4,508	78,300	78,400	4,804 4,870
00,400	00,000	0,440		02,000	0,700		07,000	4,100	12,000	10,000	4,010	10,400	10,000	4,070
56,500	56,600	3,447	62,000	62,100	3,804	67,500	67,600	4,162	73,000	73,100	4,519	78,500	78,600	4,877
56,600	56,700	3,453	62,100	62,200	3,811	67,600	67,700	4,168	73,100	73,200	4,526	78,600	78,700	4,883
56,700	56,800	3,460	62,200	62,300	3,817	67,700	67,800	4,175	73,200	73,300	4,532	78,700	78,800	4,890
56,800	56,900	3,466	62,300	62,400	3,824	67,800	67,900	4,181	73,300	73,400	4,539	78,800	78,900	4,896
56,900	57,000	3,473	62,400	62,500	3,830	67,900	68,000	4,188	73,400	73,500	4,545	78,900	79,000	4,903
57,000	57,100	3,479	62,500	62,600	3,837	68,000	68,100	4,194	73,500	73,600	4,552	79,000	79,100	4,909
57,100	57,200	3,486	62,600	62,700	3,843	68,100	68,200	4,201	73,600	73,700	4,558	79,100	79,200	4,916
57,200	57,300	3,492	62,700	62,800	3,850	68,200	68,300	4,207	73,700	73,800	4,565	79,200	79,300	4,922
57,300	57,400	3,499	62,800 62,900	62,900	3,856	68,300	68,400	4,214	73,800	73,900	4,571	79,300	79,400	4,929
57,400	57,500	3,505	62,900	63,000	3,863	68,400	68,500	4,220	73,900	74,000	4,578	79,400	79,500	4,935
57,500	57,600	3,512	63,000	63,100	3,869	68,500	68,600	4,227	74,000	74,100	4,584	79,500	79,600	4,942
57,600	57,700	3,518	63,100	63,200	3,876	68,600	68,700	4,233	74,100	74,200	4,591	79,600	79,700	4,948
57,700	57,800	3,525	63,200	63,300	3,882	68,700	68,800	4,240	74,200	74,300	4,597	79,700	79,800	4,955
57,800	57,900	3,531	63,300	63,400	3,889	68,800	68,900	4,246	74,300	74,400	4,604	79,800	79,900	4,961
57,900	58,000	3,538	63,400	63,500	3,895	68,900	69,000	4,253	74,400	74,500	4,610	79,900	80,000	4,968
58,000	58,100	3,544	63,500	63,600	3,902	69,000	69,100	4,259	74,500	74,600	4,617	80,000	80,100	4,974
58,100	58,200	3,551	63,600	63,700	3,908	69,100	69,200	4,266	74,600	74,700	4,623	80,100	80,200	4,981
58,200	58,300	3,557	63,700	63,800	3,915	69,200	69,300	4,272	74,700	74,800	4,630	80,200	80,300	4,987
58,300	58,400	3,564	63,800	63,900	3,921	69,300	69,400	4,279	74,800	74,900	4,636	80,300	80,400	4,994
58,400	58,500	3,570	63,900	64,000	3,928	69,400	69,500	4,285	74,900	75,000	4,643	80,400	80,500	5,000
E0 E00	59 600	3 577	64.000	64 400	3 0 2 4	60 500	60 600	1 202	75 000	75 400	1 640	90 500	80 600	5 007
58,500 58,600	58,600 58,700	3,577 3,583	64,000 64,100	64,100 64,200	3,934 3 04 1	69,500 69,600	69,600 69,700	4,292 4,298	75,000 75,100	75,100 75,200	4,649 4,656	80,500 80,600	80,600 80,700	5,007 5,013
	•	3,583 3,590	64,100	64,200 64 300	3,941	69,600 69,700	69,700 69,800	4,298 4,305	75,100		4,656	80,600 80 700	80,700	5,013 5,020
58,700 58,800	58,800 58,900	3,590 3,596	64,200	64,300 64,400	3,947 3,954	69,700 69,800	69,800 69,900	4,305 4,311	75,200	75,300 75,400	4,662 4,669	80,700 80,800	80,800 80,900	5,020 5,026
58,900	59,000	3,603	64,400	64,500	3,960	69,900	70,000	4,311	75,400	75,500	4,009	80,900	81,000	5,020
	,	0,000	1 37,700	5 1,000	0,000	1 30,000		.,010	,	. 5,000	.,070	00,000	5.,000	0,000
							19							

2011 TAX TABLE (Continued)

		i								i	
If Line 18	8 but		If Line 18	B but		If Line 1	8 but		If Line 1	8 but	
is at	less	Gross	is at	less	Gross	is at	less	Gross	is at	less	Gross
least	than	tax is	least	than	tax is	least	than	tax is	least	than	tax is
least	uiaii	lax 15	least	ulali	lax 15	least	uiaii	lax 15	least	ulall	lax 15
81,000	81,100	5,039	86,500	86,600	5,397	92,000	92,100	5,754	97,500	97,600	6,112
81,100	81,200	5,046	86,600	86,700	5,403	92,100	92,200	5,761	97,600	97,700	6,118
81,200	81,300	5,052	86,700	86,800	5,410	92,200	92,300	5,767	97,700	97,800	6,125
	•		i i	•						,	
81,300	81,400	5,059	86,800	86,900	5,416	92,300	92,400	5,774	97,800	97,900	6,131
81,400	81,500	5,065	86,900	87,000	5,423	92,400	92,500	5,780	97,900	98,000	6,138
81,500	81,600	5,072	87,000	87,100	5,429	92,500	92,600	5,787	98,000	98,100	6,144
81,600	81,700	5,078	87,100	87,200	5,436	92,600	92,700	5,793	98,100	98,200	6,151
81,700	81,800	5,085	87,200	87,300	5,442	92,700	92,800	5,800	98,200	98,300	6,157
81,800	81,900	5,091	87,300	87,400	5,449	92,800	92,900	5,806	98,300	98,400	6,164
•	•	-	· ·	•							
81,900	82,000	5,098	87,400	87,500	5,455	92,900	93,000	5,813	98,400	98,500	6,170
82,000	82,100	5,104	87,500	87,600	5,462	93,000	93,100	5,819	98,500	98,600	6,177
82,100	82,200	5,111	87,600	87,700	5,468	93,100	93,200	5,826	98,600	98,700	6,183
82,200	82,300	5,117	87,700	87,800	5,475	93,200	93,300	5,832	98,700	98,800	6,190
82,300	82,400	5,124	87,800	87,900	5,481	93,300	93,400	5,839	98,800	98,900	6,196
82,400	82,500	5,124	87,900	88,000				5,845	98,900	99,000	6,203
02,400	02,500	5,150	07,900	00,000	5,488	93,400	93,500	5,645	90,900	99,000	0,203
82,500	82,600	5,137	88,000	88,100	5,494	93,500	93,600	5,852	99,000	99,100	6,209
82,600	82,700	5,143	88,100	88,200	5,501	93,600	93,700	5,858	99,100	99,200	6,216
82,700	82,800	5,150	88,200	88,300	5,507	93,700	93,800	5,865	99,200	99,300	6,222
82,800	82,900	5,156	88,300	88,400	5,514	93,800	93,900	5,871	99,300	99,400	6,229
82,900	83,000	5,163	88,400	88,500	5,520	93,900	94,000	5,878	99,400	99,500	6,235
02,900	03,000	5,105	00,400	00,500	5,520	33,300	54,000	5,070	55,400	99,000	0,235
83,000	83,100	5,169	88,500	88,600	5,527	94,000	94,100	5,884	99,500	99,600	6,242
83,100	83,200	5,176	88,600	88,700	5,533	94,100	94,200	5,891	99,600	99,700	6,248
83,200	83,300	5,182	88,700	88,800	5,540	94,200	94,300	5,897	99,700	99,800	6,255
83,300	83,400	5,189	88,800	88,900	5,546	94,300	94,400	5,904	99,800	99,900	6,261
83,400	83,500	5,195	88,900	89,000	5,553	94,400	94,500	5,910	· ·	100,000	6,268
03,400	05,500	5,155	00,300	03,000	5,555	34,400	54,500	5,510	33,300	100,000	0,200
83,500	83,600	5,202	89,000	89,100	5,559	94,500	94,600	5,917	100,000	152,740	6,271
83,600	83,700	5,208	89,100	89,200	5,566	94,600	94,700	5,923			,
83,700	83,800	5,215	89,200	89,300	5,572	94,700	94,800	5,930		6.50% of	
83,800	83,900	5,221	89,300	89,400	5,579	94,800	94,900	5,936		t over \$10	
83,900	84,000	5,228	89,400	89,500	5,585	94,900	95,000	5,943	but less	s than \$15	52,740 /
,	• .,•••	0,220		,	0,000		,	0,010			
94 000	04 400	E 004	00 500	00 000	E E00	05 000	05 400	E 040			
84,000	84,100	5,234	89,500	89,600	5,592	95,000	95,100	5,949	152,740	224 210	9,699
84,100	84,200	5,241	89,600	89,700	5,598	95,100	95,200	5,956			
84,200	84,300	5,247	89,700	89,800	5,605	95,200	95,300	5,962		6.75% of	
84,300	84,400	5,254	89,800	89,900	5,611	95,300	95,400	5,969		t over \$15	, -
84,400	84,500	5,260	89,900	90,000	5,618	95,400	95,500	5,975	↓ but less	s than \$22	24,210
84,500	84,600	5,267	90,000	90,100	5,624	95,500	95,600	5,982			
84,600	84,700		90,100	90,200	5,631	95,600	95,700		\$224	,210 or m	
•		5,273						5,988			
84,700	84,800	5,280	90,200	90,300	5,637	95,700	95,800	5,995	\$14,523	plus 7.75	% of the
84,800	84,900	5,286	90,300	90,400	5,644	95,800	95,900	6,001	∖ amoun	t over \$22	24,210 /
84,900	85,000	5,293	90,400	90,500	5,650	95,900	96,000	6,008			
85,000	85,100	5,299	90,500	90,600	5,657	96,000	96,100	6,014			
85,100	85,200	5,306	90,600	90,700	5,663	96,100	96,200	6,021			
85,200	85,300	5,312	90,700	90,800	5,670	96,200	96,300	6,027			
			i i								
85,300	85,400	5,319	90,800	90,900	5,676	96,300	96,400	6,034			
85,400	85,500	5,325	90,900	91,000	5,683	96,400	96,500	6,040			
85,500	85,600	5,332	91,000	91,100	5,689	96,500	96,600	6,047			
85,600	85,700	5,338	91,100	91,200	5,696	96,600	96,700	6,053			
85,700	85,800	5,345	91,200	91,300	5,702	96,700	96,800	6,060			
						· ·					
85,800	85,900	5,351	91,300	91,400	5,709	96,800	96,900	6,066			
85,900	86,000	5,358	91,400	91,500	5,715	96,900	97,000	6,073			
86,000	86,100	5,364	91,500	91,600	5,722	97,000	97,100	6,079			
86,100	86,200	5,371	91,600	91,700	5,728	97,100	97,200	6,086			
86,200	86,300	5,377	91,700	91,800	5,735	97,200	97,300	6,092			
86,300	86,400	5,384	91,800	91,900	5,741	97,300	97,400	6,099			
	•		· ·								
86,400	86,500	5,390	91,900	92,000	5,748	97,400	97,500	6,105	I		
							~~				

4T Wisconsin Exempt Organization Business Franchise or Income Tax Return Form

For 2011 or taxable year beginning $\frac{1}{M} \frac{1}{M} \frac{1}{D} \frac{1}{D} \frac{1}{C} \frac{1}{C} \frac{1}{V} \frac{1}{Y}$ and ending $\frac{1}{M} \frac{1}{M} \frac{1}{D} \frac{1}{D} \frac{1}{C} \frac{1}{C} \frac{1}{V} \frac{1}{Y}$

		pplete form using BLACK INK. Due Date: 15th day of mpt Organization Name	5th month	(4th month for certain trust	s and IRAs) followin	g close of taxable year.							
STAPLE OR BIND	Num	Imber and Street Suite Number											
PLE O	City		State	ZIP (+ 4 digit suffix if known)	A Federal Employer ID	Number							
DO NOT STAI	1 . 2 .	— — —	ort period - c	s Activity (NAICS) Code hange in accounting period	C State of Organization Enter abbresstate in box, foreign coun below.	viation of or if a							
	E F G H Cr 	k ✓ if applicable and see instructions: If you have an extension of time to file, enter extended due date 	e RT with thi										
ļ	Org 2 <u>1</u>	ENTER NEGATIVE NUMBERS LIKE THIS → -10 anizations Taxable as Corporations (Trusts do not fill Unrelated business taxable income (from federal Form	in lines 1			MMAS; <u>NO</u> CENTS .00							
0	<u>2</u>	Job creation deduction (from Schedule JC, line 7)			2	.00							
ıere	<u>3</u>	Subtract line 2 from line 1											
der I	<u>4</u>	Total net nonapportionable unrelated business taxable income (loss) (from Form 4N, line 8) 4											
V Or	<u>5</u>	Subtract line 4 from line 3. This is apportionable unrelated business taxable income 5											
check or money order here	<u>6</u>	Wisconsin apportionment percentage (from Form 4A-1 does not apply, enter "100.0000%"). If percentage is f the space after the arrow	or Form 4 from Form	A-2, or if apportionment 1 4A-2, check (✓)		· %							
hec	<u>7</u>	Multiply line 5 by line 6			7	. 00							
٩	<u>8</u>	Wisconsin net nonapportionable unrelated business tax	able incor	ne (loss) (from Form 4N, I	ine 9) 8	.00							
R CL	<u>9</u>	Combine lines 7 and 8. This is Wisconsin unrelated bu	usiness ta	xable income (loss)	9								
PAPER	<u>10</u>	Enter 7.9% (0.079) of amount on line 9. This is gross t											
đ	<u>11</u>	Nonrefundable credits (from Schedule CR, line 48).											
	<u>12</u>	Relocated business credit. If qualified, subtract line 1 ⁻ If not qualified, enter 0.	1 from line	e 10.									
	<u>13</u>	Subtract lines 11 and 12 from line 10. If lines 11 and 12 This is net tax	•		• •	.00							
	Org	anizations Taxable as Trusts (Corporations do not fill	in lines 1	4 through 23)									
	<u>14</u>	Unrelated business taxable income (from federal Form Form 4720)				.00							
	<u>15</u>	Additions (from Schedule T1, line 10 on page 3)			15	.00							
	<u>16</u>	Add lines 14 and 15			16	.00							
	<u>17</u>	Subtractions (from Schedule T2, line 8 on page 3) \ldots			17	.00							
	18	Subtract line 17 from line 16. This is Wisconsin unrela	ted busin	ess taxable income	18	.00							

IC-002i

2011	Form 4T			Page 2 of 3
<u>19</u>	Tax from tax table on amount on line 18. This is g	gross tax	19	.00
<u>20</u>	Nonrefundable credits (from Schedule CR, line 6	plus line 19)	20	. 00
<u>21</u>	Net income tax paid to other states		21	.00
<u>22</u>	Add lines 20 and 21		22	.00
<u>23</u>	Subtract line 22 from line 19. If line 22 is greater the	han line 19, enter zero (0). This is net tax	23	.00
<u>24</u>	Tax from line 13 or 23		24	.00
<u>25</u>	Economic development surcharge (see instruction	ns)	25	.00
<u>26</u>	Endangered resources donation (decreases refu	nd or increases amount owed)	26	.00
<u>27</u>	Veterans trust fund donation (decreases refund o	or increases amount owed) 🥸 VETS	27	.00
<u>28</u>	Add lines 24 through 27		28	.00
<u>29</u>	Estimated tax payments less refund from Form 4	466W 29 00		
<u>30</u>	Wisconsin tax withheld			
<u>31</u>	Refundable credits (from Schedule CR, line 29 o	r line 51) 31 00		
<u>32</u>	Amended Return Only - amount previously paid			
<u>33</u>	Add lines 29 through 32			
<u>34</u>	Amended Return Only - amount previously refur	nded 3400		
<u>35</u>	Subtract line 34 from 33		35	.00
<u>36</u>	Interest, penalty, and late fee due (from Form 4U If you annualized income on Form 4U, check (\checkmark)		36	.00
<u>37</u>	Tax due. If the total of lines 28 and 36 is larger the lines 28 and 36		37	.00
<u>38</u>	Overpayment. If line 35 is larger than the total of 28 and 36 from line 35		38	.00
<u>39</u>	Enter amount of line 38 you want credited on 2012 estim	ated tax 39 00		
<u>40</u>	Subtract line 39 from line 38. This is your refun	d	40	. 00
<u>41</u>	Enter total gross receipts from all unrelated trade	e or business activities	41	.00
Add	itional Information Required			
	Person to contact concerning this return:	Phone #:		Fax #:
	City and state where books and records are located fo			
	Are you the sole owner of any limited liability companie of your solely owned LLCs. Did you include the income			f the names and federal EINs
0	Did you purchase any taxable tangible personal prope of a state sales or use tax?YesNo ax. (You will not be liable for Wisconsin use tax if you	If yes, you may owe Wisconsin use tax. See		
	Did any adjustments made by the Internal Revenue Ser f yes, see instructions and indicate years adjusted:	vice to your income for prior years become finalize		
6 l	ist the locations of your Wisconsin operations:			
	er penalties of law, I declare that this return and all	attachments are true, correct, and complete to t	he bes	t of my knowledge and belief.
Sigr	ature of Officer or Trustee	Title		Date
Pre	parer's Signature	Preparer's Federal Employer ID Number		Date

You must file a copy of your federal Form 990-T or 4720, including attachments, with your Form 4T.

If you are not filing your return electronically, make your check payable to and mail your return to:

Wisconsin Department of Revenue PO Box 8908 Madison WI 53708-8908



Sch	edule T1 – Trust Additions (See instructions)	
1	Interest income (less related expenses) from state and municipal obligations	1
2	State and local franchise or income taxes	2
3	Capital gain/loss adjustment	3
4	Federal net operating loss carryover	4
5	Related entity expenses (from Sch. RT, Part I or Sch. 2K-1, 3K-1, or 5K-1)	5
6	Domestic production activities deduction	6
7	Transitional adjustments	7
8	Credits computed (see instructions for list of applicable credits)	8
9	Other:	9
10	Total (enter on page 1, line 15)	10

Schedule T2 – Trust Subtractions (See instructions)

Interest income (less related expenses) from United States government obligations	1	
Capital gain/loss adjustment	2	
Wisconsin net operating loss carryforward	3	
Deductible related entity expenses (from Sch. RT, Part II or Sch. 2K-1, 3K-1, or 5K-1)	4	
Income from related entities whose expenses were disallowed (obtain Schedule RT-1 from related entity and submit with your return)	5	
Transitional adjustments	6	
Other:	7	
Total (enter on page 1, line 17)	8	
	Capital gain/loss adjustment	Interest income (less related expenses) from United States government obligations 1 Capital gain/loss adjustment 2 Wisconsin net operating loss carryforward 3 Deductible related entity expenses (from Sch. RT, Part II or Sch. 2K-1, 3K-1, or 5K-1) 4 ncome from related entities whose expenses were disallowed (obtain Schedule RT-1 from related entity and submit with your return) 5 Transitional adjustments 6 Dther: 7 Total (enter on page 1, line 17) 8



Wisconsin Department of Revenue

Name

Wisconsin Apportionment Data for Single Factor Formulas

File with Wisconsin Form 1NPR, 2, 3, 4, 4T, or 5S

Read instructions before filling in this form

Federal Employer ID Number

Pa	rt I Sales Factor (Note: If Part I applies, you only need to comp	blete page 1 of this form)
		(a) Wisconsin	(b) Total Company
1	Sales of tangible personal property delivered or shipped to Wisconsin purchasers:		
	a Shipped from outside Wisconsin 1a		
	b Shipped from within Wisconsin 1b		
2	Sales of tangible personal property shipped from Wisconsin to:		
	a The federal government within Wisconsin 2a		
	 b The federal government in a state where the taxpayer would not be taxable under P.L. 86-272 2b 		
	 c Purchasers in a state where the taxpayer would not be taxable under P.L. 86-272. 2c 		
3	Double throwback sales 3		
4	Total sales of tangible personal property (for column (a), add lines 1 through 3) 4		
5	Gross receipts from the use of computer software if the purchaser or licensee used the software in Wisconsin 5		
6	Total gross receipts from the use of computer software		6
7	Gross receipts from services provided to a purchaser who received the benefit of the service in Wisconsin		
8	Total gross receipts from services		8
9	Other apportionable gross receipts		
10	For column a, add lines 4, 5, 7 and 9. For column (b), add lines 4, 6, 8, and 9		
Sep	parate return filers and pass-through entities skip to line 17.		
11	Enter sales included above, if any, that are intercompany sales between combined group members 11		
12	Enter sales included above, if any, that are not included in the computation of combined unitary income 12		
13	Add lines 11 and 12 for each column		
14	Subtract line 13 from line 10 for each column		
15	Enter intercompany sales previously excluded from the sales factor due to the deferral of income, if the deferred income is included in combined unitary income on this return		
16	Add lines 14 and 15. Enter column (a) amount in Form 4A, Part II. Enter column (b) amount in Form 4A, Part I 16		
17	Separate return filers and pass-through entities: Divide line 10, column (a) by line 10, column (b), and multiply by 100. This is the Wisconsin apportionment percentage	• %	

Part II Receipts Factor for Interstate Financial Institutions (See section Tax 2.49, Wis. Adm. Code)

			(a) Wisconsin	(b) Total Company
1	Gross interest and other fees from loans secured by real			
	property	1		
2	Gross interest and other fees from loans secured by tangible personal property	2		
3	Gross interest and other fees from unsecured loans			
4	Net gains from sales of loans secured by real property	4		
5	Net gains from sales of loans secured by tangible personal property	5		
6	Net gains from sales of unsecured loans	6		
7	Gross receipts from credit card receivables			
8	Net gains from sales of credit card receivables			
9	Credit card issuer's reimbursement fees			
10	Gross receipts from merchant discount	10		
11	Loan servicing fees	11		
12	Gross receipts from travelers checks, cashiers checks, certified checks, and money orders	12		
13	Gross receipts from automated teller machines and safety			
	deposit boxes			
14	Gross receipts from maintaining accounts	14		
15	Gross receipts from electronic funds transfer	15		
16	Gross receipts from cash management services	16		
17	Gross receipts from international trade services			
18	Gross receipts from data processing services and document imaging services	18		
19	Gross receipts from research services	19		
20	Gross receipts from trust services			
21	Gross receipts from investment banking services			
22	Gross receipts from brokerage services			
23	Gross receipts from services provided to regulated investment companies	23		
24	Gross receipts from other services	24		
25	Gross receipts from the lease of real property			
26	Gross receipts from the lease of tangible personal			
	property			
27	Gross receipts from computer software	27		
28	Gross royalties and other gross receipts from intangibles, excluding securities	28		
29	Sales of tangible personal property (attach schedule)	29		
30	Gross receipts apportioned to a state where the taxpayer would not be taxable under P.L. 86-272	30		
31	Add lines 1 through 30 for column (a) (1 through 29 for column (b)).	31		

201	1 Form 4A-1			Page 3 of 4
			(a) Wisconsin	(b) Total Company
Sej	parate return filers and pass-through entities skip to line 38.			
32	Enter sales or receipts included above, if any, that are intercompany transactions between combined group members	32		
33	Enter sales or receipts included above, if any, that are not included in the computation of combined unitary income.	33		
34	Add lines 32 and 33 for each column	34		
35	Subtract line 34 from line 31 for each column	35		
36	Enter intercompany sales or receipts previously excluded from the receipts factor due to the deferral of income, if the deferred income is included in combined unitary income on this return	36		
37	Add lines 35 and 36. Enter column (a) amount in Form 4A, Part II. Enter column (b) amount in Form 4A, Part I	37		
38	Separate return filers and pass-through entities: Divide line 31, column (a) by line 31, column (b), and multiply by 100 This is the Wisconsin apportionment percentage). 38	. %	

Part III Receipts Factor for Interstate Brokers-Dealers, Investment Advisers, Investment Companies, and Underwriters (See section Tax 2.495, Wis. Adm. Code)

			(a) Wisconsin	(b) Total Company
1	Gross brokerage commissions	1 _		
2	Gross margin interest earned	•		
3	Gross account maintenance fees	3 _		
4	Gross receipts, net of commissions, from sales of trading assets			
5	Gross receipts received on investment contracts			
6	Gross receipts from underwriting services			
7	Other gross receipts or net gains (attach schedule)			
8	Gross receipts apportioned to a state where the taxpayer would not be taxable under P.L. 86-272			
9	Add lines 1 through 8 for column (a) (1 through 7 for column (b))	9		
Separate return filers and pass-through entities skip to line 16.				
10	Enter sales or receipts included above, if any, that are intercompany transactions between combined group members	10		
11	Enter sales or receipts included above, if any, that are not included in the computation of combined unitary income	11		

			(a) Wisconsin	(b) Total Company
12	Add lines 10 and 11 for each column	12 _		
13	Subtract line 12 from line 9 for each column	13 _		
14	Enter intercompany sales or receipts previously excluded from the receipts factor due to the deferral of income, if the deferred income is included in combined unitary income on this return	14 _		
15	Add lines 13 and 14. Enter column (a) amount in Form 4A, Part II. Enter column (b) amount in Form 4A, Part I	15 _		
16	Separate return filers and pass-through entities: Divide line 9, column (a) by line 9, column (b), and multiply by 100. This is the Wisconsin apportionment percentage	16	•%	
Pa	rt IV Premiums Factor for Insurance Companies		(a) Wisconsin	(b) Total Company
1	Direct premiums written for insurance on property and risks, other than life insurance	1 _		
2	Assumed premiums from domestic insurance companies written for reinsurance on property and risks, other than life insurance	2 _		
3	Add lines 1 and 2	3 _		
Sej	parate return filers and pass-through entities skip to line 8.			
4	Enter premiums included above, if any, that are intercompany transactions between combined group members	4 _		
5	Enter premiums included above, if any, that are not included in the computation of combined unitary income	5 _		
6	Add lines 4 and 5 for each column	6 _		
7	Subtract line 6 from line 3 for each column. Enter column (a) amount in Form 4A, Part II. Enter column (b) amount in Form 4A, Part I.	7 _		
8	Separate return filers and pass-through entities: Divide line 3, column (a) by line 3, column (b), and multiply by 100. This is the Wisconsin apportionment percentage	8	%	

Instructions for 2011 Form 4A-1: Wisconsin Apportionment Data for Single Factor Formulas

Purpose of Form 4A-1

Corporations, partnerships, tax-option (S) corporations and nonresident estates, trusts, and individuals that are engaged in a unitary business both in and outside Wisconsin generally use Form 4A-1 to compute the factors that will determine their Wisconsin share of income from the unitary business.

However, taxpayers in certain specialized industries cannot use Form 4A-1 because the Wisconsin Administrative Code requires them to apportion their income using more than one factor. These taxpayers must use Form 4A-2, *Wisconsin Apportionment Data for Multiple Factor Formulas*. Taxpayers that use Form 4A-2 include direct air carriers, motor carriers, railroads and sleeping car companies, pipeline companies, and telecommunications companies.

Taxpayers that use separate accounting also cannot use Form 4A-1. See the instructions for Form 4C for more information on separate accounting.

A taxpayer must complete only the part of Form 4A-1 that applies to them. The parts are as follows:

Part I. Sales Factor – This part is for taxpayers required to use the general single sales factor formula.

Part II. Receipts Factor – This part is for financial institutions required to use the receipts factor under s. Tax 2.49, Wisconsin Administrative Code.

Part III. Receipts Factor – This part is for other financial organizations required to use the receipts factor under s. Tax 2.495, Wisconsin Administrative Code.

Part IV. Premiums Factor – This part is for insurance companies required to use the premiums factor.

Special Instructions for Combined Groups

Each corporation in a combined group must complete Form 4A-1, if applicable, to report the apportionment data for its own activities. The combined group then carries forward the amounts from each member's Form 4A-1 (or Form 4A-2, if applicable) to Form 4A, *Wisconsin Apportionment Data for Combined Groups*, to determine the combined group's Wisconsin share of combined unitary income. However, as a substitute for preparing multiple Forms 4A-1, a combined group may choose to prepare a columnar spreadsheet with the rows representing the appropriate lines of Form 4A-1 and each column representing a company in the combined group.

Specific Instructions for Each Part

These instructions are presented in the order the parts appear on Form 4A-1:

Part I: Sales Factor

For all of the amounts in Part I, only include amounts that are includable in the sales factor. Also, for lines 2b, c, and 3, you will need to compute the amount of throwback sales. The next two sections explain the sales factor and throwback sales. The line-by-line instructions for Part I follow the explanation of throwback sales.

Sales Factor in General

Items Includable in Sales Factor. For purposes of the sales factor, sales include, but aren't limited to, the following items related to the production of apportionable income:

- Gross receipts from the sale of inventory.
- Gross receipts from the operation of farms, mines, and quarries.
- Gross receipts from the sale of scrap or byproducts.
- Gross commissions.
- Gross receipts from personal and other services.
- Gross rents from real property or tangible personal property.
- Interest on trade accounts and trade notes receivable.
- A member's share of a limited liability company's gross receipts or a partner's share of a partnership's gross receipts.
- Gross management fees.
- Gross royalties from income producing activities.

 Gross franchise fees from income producing activities.

"Gross receipts" means gross sales less returns and allowances, plus service charges, freight, carrying charges, or time-price differential charges incidental to the sales. Federal and state excise taxes, including sales and use taxes, are included as part of the receipts if the taxes are passed on to the buyer or included as part of the selling price.

Items Not Includable in Sales Factor. Do not include any of the following items in the sales factor:

- Gross receipts and gain or loss from the sale of tangible business assets, except receipts from the sale of inventory, scrap, or by-products or from the operation of a farm, mine, or quarry.
- Gross receipts and gain or loss from the sale of nonbusiness real or tangible personal property.
- Gross rents and rental income or loss from real property or tangible personal property if that real property or tangible personal property isn't used in the production of business income.
- Royalties from nonbusiness real property or nonbusiness tangible personal property.
- Proceeds and gain or loss from the redemption of securities.
- Interest, except interest on trade accounts and trade notes receivable, and dividends.
- Gross receipts and gain or loss from the sale of intangible assets, except inventory.
- Dividends deductible in determining net income.
- Gross receipts and gain or loss from the sale of securities.
- Proceeds and gain or loss from the sale of receivables.
- Refunds, rebates, and recoveries of amounts previously expended or deducted.
- Foreign exchange gain or loss.
- Royalties and income from passive investments in patents, copyrights, trademarks, trade names, plans, specifications, blueprints, processes, techniques, formulas, designs, layouts, patterns, drawings, manuals, and technical know-how.
- Pari-mutuel wager winnings and purses.
- Other items not includable in apportionable income.

Throwback Sales

A "throwback sale" is a taxpayer's sale of tangible personal property destined for a state where the taxpayer has no nexus. If a sale is a throwback sale, it is included in the numerator of the sales factor as a Wisconsin sale.

For purposes of determining throwback sales, a "state" is any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and any United States territory or possession. A foreign country isn't a "state."

Nexus in General. To determine if a taxpayer has nexus in another state for purposes of computing throwback sales, you would generally use the same rules that are used to determine if a similarly situated taxpayer would be subject to Wisconsin franchise or income tax if it made the sale to Wisconsin from another state. However, if the Wisconsin Statutes provide a specific exemption from nexus, such as in sec. 71.23(3), Wis. Stats., do not apply that Wisconsin statutory exemption when you determine if there is nexus in the destination state.

A taxpayer engaged in the business of selling tangible personal property does not have nexus in any state where it is protected from taxation under federal Public Law 86-272 (P.L. 86-272). See s. Tax 2.82, Wisconsin Administrative Code, for more details of P.L. 86-272 and a description of what constitutes nexus for Wisconsin franchise or income tax purposes. Also see s. Tax 2.39(6)(b), Wisconsin Administrative Code, for more information about the relationship between nexus and throwback sales.

Nexus and Throwback Sales for Combined Groups. In a combined group, nexus is determined for the unitary business as a whole. Therefore, a combined group member's sales destined outside Wisconsin cannot be "thrown back" to Wisconsin if **any** member of the combined group has nexus relating to the unitary business in the destination state. The example below illustrates:

Example:

Corporation B has an office and inventory in Wisconsin, but when considered as a separate entity, it does not have any property or nexus-creating activity outside Wisconsin. However, Corporation B is in Combined Group BC, which consists of Corporations B and C. Corporation C has an office and retail store in Illinois, which are part of the same unitary business as B's Wisconsin office and inventory.

Assume that B sells a widget to a customer located in Illinois and ships it by common carrier to the custom-

er's Illinois address. Corporation B should not include that sale in its sales factor numerator as a throwback sale. Since C has nexus in Illinois that relates to Combined Group BC's unitary business, B is also deemed to have nexus in Illinois.

See ss. Tax 2.61(7), and 2.82(5), Wisconsin Administrative Code, for further details of how nexus and throwback sales are determined for combined groups.

Line-by-Line Instructions for Part I

■ Lines 1a and 1b. Tangible Personal Property Destined for Wisconsin – Enter the amounts of Wisconsin destination sales. Gross receipts from the sales of tangible personal property, except sales to the federal government, are Wisconsin sales if the property is delivered or shipped to a purchaser in Wisconsin.

Wisconsin sales include sales of tangible personal property that are picked up by the purchaser, or the purchaser's agent, at the seller's out-of-state business location and immediately transported to the purchaser's Wisconsin business location.

Wisconsin sales do not generally include sales of tangible personal property picked up by the purchaser, or the purchaser's agent, at the seller's Wisconsin business location if the property is immediately transported to the purchaser's out-of-state business location. However, if the seller doesn't have nexus with the state where the purchaser's business is located, the sales are "thrown back" to Wisconsin.

■ Line 2a. Sales to Federal Government in Wisconsin – Enter the amount of sales of tangible personal property delivered to the federal government, including its agencies and instrumentalities, in Wisconsin if the property is shipped from an office, store, warehouse, factory, or other place of storage in Wisconsin. Sales to federal government locations in Wisconsin, which are shipped from an office, store, warehouse, factory, or other place of storage outside Wisconsin, aren't Wisconsin sales.

■ Line 2b. Throwback Sales to Federal Government – Enter the amount of sales of tangible personal property delivered to the federal government, including its agencies and instrumentalities, outside Wisconsin if the property is shipped from an office, store, warehouse, factory, or other place of storage in Wisconsin and the seller doesn't have nexus in the destination state.

■ Line 2c. Throwback Sales – Enter the amount of sales, other than sales to the federal government, that are "thrown back" to Wisconsin. These are sales

of tangible personal property shipped from an office, store, warehouse, factory, or other place of storage in Wisconsin to a state in which the seller doesn't have nexus.

■ Line 3. Double Throwback Sales – Enter the amount of "double throwback" sales. These are sales of tangible personal property, other than sales to the federal government, which were made by an office in Wisconsin but not shipped or delivered from Wisconsin, if the taxpayer doesn't have nexus in either the destination state or the state from which the property is shipped or delivered.

■ Line 5. Receipts from Use of Computer Software – Enter the amount of gross receipts from the use of computer software that the purchaser or licensee uses at a location in Wisconsin. Computer software is used in Wisconsin if the purchaser or licensee uses the software in the regular course of business operations in Wisconsin, for personal use in Wisconsin, or if the purchaser or licensee is an individual whose domicile is in Wisconsin.

If the purchaser or licensee uses the computer software in more than one state, the gross receipts are divided among those states having jurisdiction to impose an income tax on the taxpayer in proportion to the use of the computer software in those states. To determine computer software use in Wisconsin, the Department may consider the number of users in each state where the software is used, the number of site licenses or workstations in Wisconsin, and any other factors that reflect the use of computer software in Wisconsin.

■ Line 7. Receipts from Services – Enter the amount of gross receipts from services if the purchaser of the service received the benefit of the service in Wisconsin. The benefit of the service is received in Wisconsin if any of the following applies:

- The service relates to real property that is located in Wisconsin.
- The service relates to tangible personal property that is located in Wisconsin at the time that the service is received or tangible personal property that is delivered directly or indirectly to customers in Wisconsin.
- The service is provided to an individual who is physically present in Wisconsin at the time that the service is received.
- The service is provided to a person engaged in a trade or business in Wisconsin and relates to that person's business in Wisconsin.

If the purchaser of a service receives the benefit of the service in more than one state, the gross receipts from the service are included in the numerator of the sales factor according to the portion of the service received in Wisconsin.

■ Line 9. Other Apportionable Gross Receipts – For both Wisconsin and the total company, enter the amount of other gross receipts of apportionable income that are includable in the sales factor. These gross receipts may include:

- Leases, rentals, or licensing of tangible personal property, including moving property.
- Sales, leases, rentals, or licensing of real property.
- Sales of intangible property.
- Royalties, licensing or allowing the use of intangible property.

In general, these gross receipts are in Wisconsin in proportion to the purchaser's use of or benefit from the property in Wisconsin. See s. Tax 2.39(6)(c), (d), (h), and (i), Wisconsin Administrative Code, for further details on how to determine the amount of these other apportionable gross receipts in Wisconsin.

■ Line 11. Intercompany Sales (Combined Group Members Only) – Any sales made between members of the same combined group ("intercompany sales"), either directly or through interests in a pass-through entity, must be excluded from the amounts you entered on lines 1 through 9.

Report the excluded amount of intercompany sales on line 11. If you already excluded these intercompany sales from the amounts you entered on lines 1 through 9, do not enter any amounts on line 11.

Following are additional details about intercompany transactions that involve pass-through entities. For additional information, refer to s. Tax 2.61(7)(e), Wisconsin Administrative Code.

Sales to Pass-Through Entities Owned by Combined Group Members. If a combined group member makes a sale to a pass-through entity which is more than 50 percent owned, directly or indirectly, by members of the combined group, the member must eliminate an amount equal to the gross receipts of the sale multiplied by the sum of all combined group members' interests in the pass-through entity as of the date of the sale. The examples below illustrate:

Example 1: Combined Group LM consists of Member L and Member M. L owns a 40% interest in Partnership P. M owns a 60% interest in Partnership P. On March 1, 2011, L sells a widget to Partnership P for \$10,000, and this sale is includable in Group LM's

combined unitary income. In its computation of apportionment factors for 2011, L must subtract an amount of $10,000 (= 10,000 \times (40\% + 60\%))$ from its sales factor denominator and, if applicable, from its numerator.

Example 2: Assume the same facts as Example 1, except that Member L owns a 25% interest and M owns a 50% interest in Partnership P. In its computation of apportionment factors for 2011, L must subtract an amount of \$7,500 (= $10,000 \times (25\% + 50\%)$) from its sales factor denominator and, if applicable, from its numerator.

Sales by Pass-Through Entities Owned by Combined Group Members. If a pass-through entity makes a sale to a combined group member and more than 50 percent of the pass-through entity is directly or indirectly owned by members of the combined group, each member with an interest in the passthrough entity must subtract from its sales factor numerator and denominator any amount that would otherwise be included attributable to the sale. The example below illustrates:

Example: Combined Group ST consists of Member S and Member T. S owns a 20% interest in Partnership R. T owns an 80% interest in Partnership R. On October 1, 2011, Partnership R sells a widget to S for \$20,000, and this sale is includable in Group ST's combined unitary income. In its computation of apportionment factors for 2011, S must subtract an amount of \$4,000 (= \$20,000 x 20%) from its sales factor denominator and, if applicable, from its numerator. Similarly, T must subtract an amount of \$16,000 (= \$20,000 x 80%) from its sales factor denominator and, if applicable, from its numerator, if applicable, from its numerator.

■ Line 12. Sales Excluded from Combined Unitary Income (Combined Group Members Only) – If you reported an amount on Form 4, line 6 for separately apportioned income, you must exclude the sales attributable to that amount from the numerator and denominator of the sales factor, as applicable. Report the excluded amount of these sales on line 12. However, if you already excluded these sales from the amounts you entered on lines 1 through 9, do not enter any amounts on line 12.

See the instructions to Form 4N, *Wisconsin Nonapportionable and Separately Apportioned Income*, for further details on how to report and apportion separately apportioned income.

■ Line 15. Sales Previously Deferred (Combined Group Members Only) –If a combined group member made a sale to another member of the combined group in a prior taxable year and gain or loss on the transaction was deferred under the provisions of sec. 71.255(4)(g), Wis. Stats., the selling member must include the gross receipts from the sale in its sales factor in the year the gain or loss is recognized, to the extent those gross receipts are otherwise includable in the sales factor.

NOTE: Section 71.255(4)(g), Wis. Stats., provides that the intercompany deferral provisions of Treas. Reg. §1.1502-13 apply to a combined group similarly to how they apply to a consolidated group for federal purposes. See the instructions to line 22 of Form 4R, *Federal Taxable Income Reconciliation for Wisconsin Combined Groups*, for details.

Report the gross receipts corresponding to any income recognized under sec. 71.255(4)(g), Wis. Stats., on line 15. If you already included these receipts in the amounts you entered on lines 1 through 9, do not enter any amounts on line 15.

Under s. Tax 2.61(7)(d), Wisconsin Administrative Code, special sourcing rules apply to amounts reported on line 15. If a combined group member sells an item or service to another combined group member and the purchaser subsequently resells it to a third party outside of the group, the situs of both sales is determined based on the situs of the sale from the purchasing member to the third party. Also, the purchasing member must exclude from its apportionment factors the amount the selling member already included attributable to that same item or service. The example below illustrates:

Example:

Combined Group YZ consists of Member Y and Member Z. Group YZ is on a calendar year. On December 30, 2010, Y sells a widget with a cost of \$400 to Z, for \$600. Y ships the widget to Z's warehouse in Wisconsin. On January 30, 2011, Z resells the widget to Q, an unrelated third party, for \$700. Z ships the widget to Q's headquarters in Illinois. Assume both the sale by Y and the sale by Z are includable in combined unitary income, and assume that Z has nexus in Illinois.

In 2010, Y did not recognize any gain on the sale to Z because the gain was deferred under the provisions of sec. 71.255(4)(g), Wis. Stats. Since the gain on the sale was not recognized, Y cannot include the \$600 sale in its apportionment factors for 2010.

In 2011, Y must include its \$200 of gain on the sale to Z (= 600 - 400) in combined unitary income. Y must also include the sale amount of 600 in its sales factor denominator for 2011. Z must include its \$100 gain on the sale to Q (= 700 - 600) in combined unitary income for 2011. However, since 600 of Z's sales price has already been included in Y's sales factor, Z may only include the remaining \$100 of the sale amount in its sales factor denominator. Neither Y nor Z include these amounts in their sales factor numerators since both sales are deemed to have a situs in Illinois where Group YZ has nexus.

■ Line 17. Apportionment Percentage (Separate Filers Only) – Divide line 10, column a, by line 10, column b, and multiply that amount by 100. Fill all spaces to the right of the decimal point. Round to the nearest ten-thousandth of a percent (for example, 12.3456%). See the instructions of the tax form you are filing (Form 1NPR, 2, 3, 4, 4T, or 5S) for how to report and use this percentage.

Parts II and III: Receipts Factor

Receipts Factor in General

Financial institutions required to use apportionment must use the receipts factor prescribed in s. Tax 2.49, Wisconsin Administrative Code. Brokersdealers, investment advisers, investment companies, and underwriters required to use apportionment must use the receipts factor prescribed in s. Tax 2.495, Wisconsin Administrative Code.

Under both ss. Tax 2.49 and 2.495, interest, dividends, gross receipts or net gains from sales of securities held for investment purposes, and other income from investment assets, may not be included in the receipts factor.

Instructions for Part II

Lines 1 through 30 of Part II list, in order, the items includable in the receipts factor under s. Tax 2.49, Wisconsin Administrative Code. For each line, refer to s. Tax 2.49 for an explanation of what must be included on each line and how to determine the Wisconsin amount.

Report throwback sales on line 30. For an explanation of throwback sales and how they apply to members of a combined group, see the section *Throwback Sales*, which is presented before the line-byline instructions for Part I.

Lines 32 through 37 are for combined group members only. For lines 32, 33, and 36, the instructions are the same as for lines 11, 12, and 15 of Part I, except that where the Part I instructions refer to lines 1 through 9, the applicable lines for Part II are lines 1 through 30.

Instructions for Part III

Lines 1 through 8 of Part III list, in order, the items includable in the receipts factor under s. Tax 2.495, Wisconsin Administrative Code. Refer to s. Tax 2.495 for an explanation of what must be included on each line and how to determine the Wisconsin amount.

Report throwback sales on line 8. For an explanation of throwback sales and how they apply to members of a combined group, see the section *Throwback Sales*, which is presented before the line-byline instructions for Part I.

Lines 10 through 15 are for combined group members only. For lines 10, 11, and 14, the instructions are the same as for lines 11, 12, and 15 of Part I, except that where the Part I instructions refer to lines 1 through 9, the applicable lines for Part III are lines 1 through 8.

Part IV: Premiums Factor

■ Line 1. Direct Premiums – In column a, enter the direct premiums written on all property and risks other than life insurance, where the subject of insurance was resident, located, or to be performed in Wisconsin. In column b, enter the total direct premiums on all property and risks other than life insurance, wherever located during the taxable year.

■ Line 2. Assumed Premiums – In column a, enter the assumed premiums from domestic insurance companies written for reinsurance on property and risks other than life insurance, where the subject of insurance was resident, located, or to be performed in Wisconsin. In column b, enter the assumed premiums from domestic insurance companies written for reinsurance on property and risks other than life insurance, wherever located during the taxable year.

■ Lines 4 through 7. Adjustments for Combined Group Members Only – For lines 4 and 5, the instructions are the same as for lines 11 and 12 of Part I, except that where the Part I instructions refer to lines 1 through 9, the applicable lines for Part IV are lines 1 and 2.

Additional Information and Assistance

Web Resources. The Department of Revenue has a web page dedicated to combined reporting issues, including:

- Frequently asked questions
- Training materials
- Links to Administrative Code sections that relate to combined reporting
- Articles on combined reporting

Access the combined reporting web page at: http://www.revenue.wi.gov/combrept/index.html

For questions that do not relate to combined reporting, the web page also has a library of frequently asked questions on general business tax topics, available at:<u>http://www.revenue.wi.gov/fags/index.html</u> **Contact Information.** If you cannot find the answer to your question in the resources available on the Department of Revenue's web page, contact the Department using any of the following methods:

- E-mail your question to <u>corp@revenue.wi.gov</u>
- Call (608) 266-2772 (Telephone help is also available using TTY equipment. Call the Wisconsin Telecommunications Relay System at 711 or, if no answer, (800) 947-3529. These numbers are to be used only when calling with TTY equipment.)
- Send a fax to (608) 267-0834
- Write to the Audit Bureau, Wisconsin Department of Revenue, Mail Stop 5-144, PO Box 8906, Madison, WI 53708-8906