

# TENNESSEE DEPARTMENT OF REVENUE FRANCHISE AND EXCISE FINANCIAL INSTITUTION TAX RETURN

	Taxable Year	Account No.		FEIN or SSN	
FAE	Beginning:				
174	Ending:	Due Date	AMENDED RETU	URN, please check	
	CHECK APPROPRIATE BLOCK  a. ☐ Tennessee Domestic Corporation  c. ☐ S Corporation  d. ☐ Insurance Company  e. ☐ LLC  f. ☐ PLLC  g. ☐ Single Member LLC/individual  h. ☐ Single Member LLC/corporation  i. ☐ Single Member LLC/general page	ion of parent (see instructions)  k.	drawal, please ch include copy of Payment for this	for termination or with- leck box at right. Please federal return.  s return was sent via ck the box at right.	
			culate net worth	ade an election to cal- per the provisions of 3 (g)-(i), please check	
			listed in federa	pal business activity code (N al IRC instructions that be cipal business activity in Te	st de-
			Date Tennessee Operations Began	If you use a paid preparer and do not want forms mailed to you next year, check box at right.	
SCHEDULE A - COM	IPUTATION OF FRANCHISE TAX	K		DOLLARS	CENTS
1. Total net worth from S	Schedule F1, Line 6 or F2, Line 5		(1)		
2. Total real & tangible 1	personal property from Schedule G, L	ine 15			
3. Franchise tax (25¢ p	er \$100.00 or major fraction thereof o	n the greater of Lines 1 or 2; minimum	\$100.00) (3)		
	MPUTATION OF EXCISE TAX				
					1
-			· · · · -		
7. Net excise tax due (L	ine 5 plus Line 6)		(7)		
	MPUTATION OF TOTAL TAX DU				+
	xcise taxes - Add lines 3 and 7		(8)		
	from Schedule D, Line 7 (cannot excee	,	(-) -		
	tine 9 (if Line 9 exceeds Line 8, enter 0 enter 1)				
		xceed 25%; minimum penalty is \$15)	)( =		l l
• •		)			
` •			:		
16. Total amount due (o	verpayment) - Add lines 10, 12, 13,	14, and 15, less Line 11	(16)		
	rted on Line 16, complete A and/or B:				
A. ☐ Credit to next y	ear's tax \$	B. 🗆 Refund \$			
POWER OF ATTORNEY - taxpayer's signature certifies to	Check YES if this	erjury, I declare that I have examined this report, and to	the best of my knowled	dge and belief, it is true, correct, and	complete.
has the authority to execute the taxpayer and is authorize	nis form on behalf of Taxpayer's Signatu	re	Date	Title	
spect confidential tax informa any and all acts relating to res	ation and to perform Tax Preparer's Sign	nature Preparer's SS	N Date	Telephone	
⊔ YES	Preparer's Address	3	City	State ZI	Р
FOR OFFICE JSE ONLY			TEN And	mit amount on Line 16, payable NNESSEE DEPARTMENT OF R drew Jackson State Office Build Deaderick Street, Nashville, Ti	EVENUE ling

page					
1	Schedule D SCHEDULE OF CR Gross Premiums tax credit (cannot exceed Schedule C, Line 8)				
1. 2.	Tennessee Income Tax (cannot exceed Schedule B, Line 5)	` '			
3.					
4.	Industrial Machinery Credit from Schedule T, Line 11				
5.	Jobs Tax Credit from Schedule X, Line 16	(5)			
6.	Jobs Tax Credit computed in accordance with T.C.A. Section 67-4-2109 (b)(2) from	(0)			
7.	Schedule X, Line 21  Total Credit - Add Lines 1 through 6 (Enter here and on Schedule C, Line 9)		(7)		
<u> </u>	Schedule E SCHEDULE OF PAY		(1)		
1.	Overpayment from previous year if available	` '			
2.	First quarterly estimated payment	` '			
3. 4.	Second quarterly estimated payment	` '			
5.	Fourth quarterly estimated payment				
6.	Extension payment				
7.	Total payments - Add Lines 1 through 6 (Enter here and on Schedule C, Line 11)		(7)		
	C-1-1-1-1-11 N C1:1-4-1N-4W-41	■ PARENT COMPANY	UNITARY GROUP MEMBER*		
	Schedule F1 - Non-Consolidated Net Worth	NAME	NAME		
		ACCOUNT#	ACCOUNT#		
1.	Net Worth (total assets less total liabilities)	_\$	\$		
	Indebtedness to or Guaranteed by Parent or Affiliated Corporation				
3.	Total Lines 1 and 2				
	Ratio, Schedule SF (each member must compute separate ratio) or 100%	%	%		
5.	Total (Line 3 multiplied by Line 4)	\$	\$		
			UNITARY GROUP MEMBER*		
		NAME	NAME ACCOUNT!		
		ACCOUNT#	ACCOUNT#		
	Net Worth (total assets less total liabilities)	\$	\$		
	Indebtedness to or Guaranteed by Parent or Affiliated Corporation				
	Total Lines 1 and 2	%	%		
	Ratio, Schedule SF (each member must compute separate ratio) or 100%	\$	\$		
5.	Total (Line 3 multiplied by Line 4)	D	Ф		
		UNITARY GROUP MEMBER	UNITARY GROUP MEMBER*		
		NAME	NAME		
_		ACCOUNT#	ACCOUNT#		
1.	Net Worth (total assets less total liabilities)	\$	\$		
2.	Indebtedness to or Guaranteed by Parent or Affiliated Corporation				
	Total Lines 1 and 2				
4.	Ratio, Schedule SF (each member must compute separate ratio) or 100%		%		
5.	Total (Line 3 multiplied by Line 4)	\$	\$		
		ADAMA DAY OF SAME A SECTION	INTERNATION OF STREET		
		UNITARY GROUP MEMBER NAME	' UNITARY GROUP MEMBER* NAME		
		ACCOUNT#	ACCOUNT#		
1	Net Worth (total assets less total liabilities)	\$	\$		
	Indebtedness to or Guaranteed by Parent or Affiliated Corporation	*	*		
	Total Lines 1 and 2				
	Ratio, Schedule SF (each member must compute separate ratio) or 100%	9/0	%		
5.	Total (Line 3 multiplied by Line 4)	\$	\$		
H		<u> </u>			
6.	Total all Line 5s, enter here and on Schedule A, Line 1				
	Schedule F2 - Consolidated Net Worth				
1.	Net Worth (total assets less total liabilities)		\$		
2. Deduct allowable percentage (12.5% for 2009) of financial institution affiliated group's securities classified as held to maturity or available					
1	for sale (see instructions and attach schedule)	•	( )		
3.	Total Line 1 less Line 2	······································			
4.	Ratio, Schedule 174 SC or 174 NC		%		
5.	Total (Line 3 multiplied by Line 4) (Enter here and on Schedule A, Line1)		\$		

5. Total (Line 3 multiplied by Line 4) (Enter here and on Schedule A, Line1) .....

NOTE: Schedule F1, Base of franchise tax and the franchise tax apportionment ratio (Schedule SF) of each member of the unitary filing group must be computed as though each member were filing a separate return unless an election has been made to compute consolidated net worth. Copies of this form should be made if necessary in order to compute the net worth of each member of the unitary filing group. The total of all the bases is entered on Schedule A, Line 1.

<sup>\*</sup>Applies only to members of a unitary group of financial institutions required to file a combined return.

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page	)

Furniture, office machinery, and equipment

Delivery or mobile equipment

TAXABLE YEAR	TAXPAYER NAME	ACCOUNT NO./FEIN/SSN

### SCHEDULE SF - Financial Institution Apportionment Schedule for Franchise Tax Purposes

The apportionment schedules below are to be used by financial institutions or unitary groups of financial institutions doing business within and without Tennessee within the meaning of Tennessee statutes who have not elected to compute net worth on a consolidated basis.

the un	ses of unitary groups of financial institutions filing a combined return, a snitary filing group and applied to the separate net worth of each member on orth bases for each group member are then combined to obtain the franc	of the group to	obtain the net worth	apportioned to Te	ennessee	. Such apportioned
	Schedule SF - Apportionment Ratio	for Paren	t's Franchise Tax	k Purposes		
	•	Ī		Ī		
	Name of Financial Institution	Federal	Employer (Tennessee) Identifica	tion Number	Corpo	oration's Account Period
			In Tennessee	Everywhere		Ratio
	ceipts defined in T.C.A. §67-4-2118 der ratio on Schedule F1, Line 4 of Parent's computation schedule					%
	Schedule SF - Apportionment Ratio for Unit	tary Group	Member's Fran	chise Tax Pu	rposes	S
	Name of Financial Institution	Federal 1	Employer (Tennessee) Identifica	tion Number	Corpo	oration's Account Period
			In Tennessee	Everywhere		Ratio
	ceipts defined in T.C.A. §67-4-2118 ter ratio on Schedule F1, Line 4 of Unitary Group member's computation s	schedule				%
	Schedule SF - Apportionment Ratio for Unit	tary Group	Member's Fran	chise Tax Pu	rposes	S
	**					
	Name of Financial Institution	Federal	Employer (Tennessee) Identifica	tion Number	Corne	pration's Account Period
	Pane of Financia Institution		In Tennessee	Everywhere		Ratio
	ceipts defined in T.C.A. §67-4-2118 ter ratio on Schedule F1, Line 4 of Unitary Group member's computation s	schedule				%
	Schedule SF - Apportionment Ratio for Unit		Member's Franc	chise Tax Pu	rnoses	1
	contract of Appointment Ratio for One				i pos <b>c</b> i	,
	Name of Financial Institution	Federal	Employer (Tennessee) Identifica	tion Number	Corne	oration's Account Period
	Author Financia Institution		In Tennessee	Everywhere		Ratio
1 Rec	ceipts defined in T.C.A. §67-4-2118	Ì				
	ter ratio on Schedule F1, Line 4 of Unitary Group member's computation s	schedule				%
	Schedule G - DETERMINATION OF	DEAL AND	TANCIDI E DDODE	DTV		
DO			TANGIBLET KOTE	AK1 1	$\overline{}$	In Tanasasa
	OOK VALUE OF PROPERTY OWNED - Cost less accumulated depre and				. (1)	In Tennessee
	uildings, leaseholds, and improvements				` /	
	Aachinery, equipment, furniture, and fixtures					
	automobiles and trucks				· / I—	
	repaid supplies and other tangible personal property (Attach schedule)					
	hare of partnership real and tangible property provided that the partnership				· / I—	
	nventories and work in progress	•	`		` ′  -	
	Deduct exempt inventory in excess of \$30 million (§67-4-2108(a)(6)(					( )
	Deduct value of certified pollution control equipment (Include copy of c					( )
	Deduct exempt required capital investments (T.C.A. Section 67-4-2108(a					( )
	UBTOTALS - Add lines 1 through 7, less Line 7a through Line 9					
	Rental Value of Property Used but not Owned		(A)	(B)		(C)
N	let Annual Rental Paid for:		In Tennessee			ζ- /
	Leal property			x8	(11)	
	Machinery & equipment used in manufacturing & processing			x3	(12)	

TENNESSEE TOTAL - Add lines 10-14 (Enter total here and on Schedule A, Line 2) .......(15)

(13) (14)

1	COMPUTATION OF EXCISE TAX	
	Schedule J-1 COMPUTATION OF NET EARNINGS FOR ENTITIES TREATED AS PARTNERSH	IPS
1.	Ordinary Income or Loss from Federal Form 1065, Line 22 plus any intangible expense to an affiliated business entity	
	deducted for federal tax purposes(1)	
	Additions:	
2.	Additional income items specifically allocated to partners, including guaranteed payments to partners (Fed 1065 - Sch K) (2)	
3.	Any net loss or expense received from a "pass-through" entity subject to and paying the excise tax, or any net loss or expense	
	distributed to a publicly traded REIT (include schedule of entities and FEINs)	
4.	Total - Add lines 1, 2, and 3	
5.	Additional expense items specifically allocated to partners (Fed 1065 -Sch K)	
6.	Amount subject to self-employment taxes distributable or paid to each partner or member net of medical insurance	
٠.	payments previously deducted to determine Ordinary Income (Loss) on Form 1065 (If negative, enter zero)	
	(Include on Schedule K, Line 3)	
7.	Amount of contribution, not previously deducted, to qualified pension or benefit plans of any partner or member,	
	including all IRC 401 plans (Include on Schedule K, Line 3)	
8.	Any net gain or income received from a "pass-through" entity subject to and paying the excise tax, or any net gain or	
0	income distributed to a publicly traded REIT (include schedule of entities and FEINs)	
9.	Total deductions - Add lines 5 through 8	
10.	Total - Line 4 less Line 9 (Enter here and on Schedule J, Line 1)(10)	
	Schedule J-2 COMPUTATION OF NET EARNINGS FOR A SINGLE MEMBER LLC FILING AS AN IND	IVIDIJAI.
	Additions:	TVIDUAL
1.	Business Income from Form 1040, Schedule C plus any intangible expense to an affiliated business entity(1)	
2.	Business Income from Form 1040, Schedule D plus any intangible expense to an affiliated business entity(2)	
3.	Business Income from Form 1040, Schedule E plus any intangible expense to an affiliated business entity(3)	
4.	Business Income from Form 1040, Schedule F plus any intangible expense to an affiliated business entity(4)	
5.	Business Income from Form 4797	
6.	Other: Form, Schedule (6)	
7.	Any net loss or expense received from a "pass-through" entity subject to and paying the excise tax (include schedule of entities and FEINs)	
8.	Total - Add lines 1 through 7	
0.	Deductions:	
9.	Amount subject to self-employment taxes distributable or paid to the single member (If negative, enter zero)	
	(Include on Schedule K, Line 3)(9)	
10.	Any net gain or income received from a "pass-through" entity subject to and paying the excise tax (include schedule	
	of entities and FEINs)(10)	
11.	Total deductions - Add lines 9 and 10	( )
12.	Total - Line 8 less Line 11 (Enter here and on Schedule J, Line 1)	
	Schedule J-3 COMPUTATION OF NET EARNINGS FOR ENTITIES TREATED AS SUBCHAPTER S COR	RPORATIONS
1.	Ordinary Income or Loss from Federal Form 1120S, Line 21 plus any intangible expense to an affiliated business entity	
	deducted for federal tax purposes	
2.	Income items to extent includable in federal income were it not for "S" status election (Fed 1120S - Schedule K)	
3.	Any net loss or expense received from a "pass-through" entity subject to and paying the excise tax, or any net loss or expense	
٥.	distributed to a publicly traded REIT (include schedule of entities and FEINs)	
4.	Total - Add lines 1, 2 and 3	
	Deductions:	
5.	Expense items to extent includable in federal expenses were it not for "S" status election (Fed 1120S - Schedule K) (5)	
6.	Any net gain or income received from a "pass-through" entity subject to and paying the excise tax, or any net gain or income	
_	distributed to a publicly traded REIT (include schedule of entities and FEINs)	
7.	Total deductions - Add lines 5 and 6	( )
8.	Total - Line 4 less Line 7 (Enter here and on Schedule J, Line 1)	
	Schedule J-4 COMPUTATION OF NET EARNINGS FOR ENTITIES TREATED AS CORPORATIONS AND "O	THER" ENTITIES
	Enter the amount of income(loss) from the applicable federal return to Schedule J, Line 1	THER ENTITIES
1.	Federal Form 1120 - Line 28 (Taxable income or loss before net operating loss deduction and special deductions) plus	
	any intangible expense to an affiliated business entity deducted for federal tax purposes(1)	
2.	Federal Form 990-T, Line 30 (unrelated business taxable income)	
3.	Other: Form, Schedule(3)	
	Additions:	
4.	Any net loss or expense received from a "pass-through" entity subject to and paying the excise tax, or any net loss or	
	expense distributed to a publicly traded REIT (include schedule of entities and FEINs)	
_	Deductions:  Any not goin or income received from a "mass through" antity subject to and paying the evaluatory or any not goin	
٦.	Any net gain or income received from a "pass-through" entity subject to and paying the excise tax, or any net gain or income distributed to a publicly traded REIT (include schedule of entities and FEINs)(5)	( )
6	Total - Lines 1 through 4 less Line 5 (Enter here and on Schedule J, Line 1)	<del></del>
٠.	(0)	

	TAXABLE YEAR	TAXPAYER NAM	Æ .	ACCOUNT NO.	/FEIN/SSN
	Schedule I	- COMPUTATION OF NET EARN	UNGS SURIECT TO EXCISE T		
1	Federal income or loss (Enter amount from				
	Add expenses from transactions between m				
	Deduct dividends and receipts from transac				
	Net income for unitary group financial insti				
	ADDITIONS:				
5.	Any depreciation under the provisions of II				
	permanently decoupling from federal bonus				
	lease elections. (attach schedule)				
	Any deduction for domestic production acti Any gain on the sale of an asset sold within				
	Tennessee excise tax expense (to the extent				
	Gross premiums tax deducted in determining				
	Interest income on obligations of states and				
	Depletion not based on actual recovery of c				
	Contribution carryover from prior period(s)				
	Capital gains offset by capital loss carryove				
	Excess fair market value over book value of				
	Excess rent paid, accrued, or incurred for pr				
16.	Total additions - Add lines 5 through 15			(16)	
17	<b>DEDUCTIONS:</b> Any depreciation under the provisions of II	DC Section 169 mammitted for avoice t	tay numagas dua ta Tannaassaa nan	manantly:	
1 /.	decoupling from federal bonus depreciation				
18.	Any excess gain (or loss) from the basis adj				
	depreciation				
	Any loss on the sale of an asset sold within	twelve months after the date of distr	ibution to a nontaxable entity	(19)	
	Dividends received from corporations, at least				
	Contributions in excess of amount allowed l				
	Donations to Qualified Public School Supp Portion of current year's capital loss not inc				
	Any expense other than income taxes, not do				
27.	federal income tax is allowable				
25.	Any income included for federal tax purpos				
	"safe harbor" lease elections. (attach schedu				
	Nonbusiness earnings - Schedule M, Line 8				<del> </del>
27.	Intangible expense to an affiliated business				
20	adjustment provided in T.C.A. Section 67-4				
28.	Intangible income from an affiliated busines been disallowed		•		
20	Bad debts not deducted but allowed by IRC				
	Total deductions - Add lines 17 through 29				)
50.	COMPUTATION OF TAXABLE INC			(30)	
31.	Total Business Income (Loss) - Add lines 4	and 16, less Line 30 (If loss, complet	e Schedule K)	(31)	
32.	Apportionment Ratio (Schedule SE if appli	icable or 100%)		(32)	%
33.	Apportioned business income (Loss) (Line	31 multiplied by Line 32)		(33)	
34.	Add: Nonbusiness earnings directly allocated	ed to Tennessee (From Schedule M, L	ine 9)	(34)	
35.	Deduct: Loss carryover from prior years (F	From Schedule U)		(35)	)
36.	Subject to excise tax (6.5%) (Line 33 plus L	ine 34, less Line 35) (enter here and o	n Schedule B, Line 4)	(36)	
	Schedule K - DETERMINATION OF I	LOSS CARRYOVER AVAILABLI	E -See Rule 1320-6-121 of Denar	 tmental Rules and R	Legulations
1	Net loss from Schedule J, Line 31		-		
1.	ADD:			(1)	
2.		and 26		(2)	
3.	•				
4.				<del></del>	
5.				%	
6.					
		Schedule L - FEDERAL INC	OME REVISIONS		
	Year 1. Original Net Income	2. Net Income	3. Increase (Decrease)	4. Increase (I	
l	on Federal Return	Corrected	in Net Income	Affecting Ex	cise Tax
		<b>+</b>		-	
		<u> </u>			

For Apportionment ratio purpose, receipts from the transaction of business in Tennessee are attributed to the Tennessee factor under the provisions of T.C.A. §§67-4-2118(c) and 67-4-2013(b). Receipts from the transaction of business in all taxing jurisdictions are determined for the everywhere factor under the same provisions.

#### T.C.A. §67-4-2118(c) reads as follows:

- (1) Receipts from the lease or rental of real or tangible personal property shall be attributed to Tennessee if the property is located in Tennessee;
- (2) (A) Interest income and other receipts from assets in the nature of loans or installment sales contracts that are primarily secured by or deal with real or tangible personal property shall be attributed to Tennessee if the security or sale property is located in Tennessee.
  - If any part of the sale property or property standing as security for the payment of the debt is located part in and part outside the state, only such proportion of the interest income or other receipts shall be attributed to Tennessee as the value of the property in the state bears to the whole property;
  - (B) "Value" means only that value which the property would command at a fair and voluntary sale. Value shall be determined at the time the loan is made and shall not vary from year to year. In the event additional real or tangible personal property is pledged as security or otherwise covered under a loan or installment sales contract after the time the loan is made, the ratio based on the value of the property in the state compared to the whole property shall be adjusted;
- (3) Interest income and other receipts from the consumer loans not secured by real or tangible personal property shall be attributed to Tennessee if the loan is made to a resident of Tennessee, whether at a place of business, by a traveling loan officer, by mail, by telephone or by other electronic means;
- (4) Interest income and other receipts from commercial loans and installment obligations not secured by real or tangible personal property shall be attributed to Tennessee if the proceeds of the loan are to be applied in Tennessee. If it cannot be determined where the funds are to be applied, the receipts are to be attributed to the state in which the business applied for the loan. As used in this subdivision, "applied for" means initial inquiry including customer assistance in preparing the loan application or submission of a completed loan application, whichever occurs first. For attribution purposes, the term "loan" shall not include demand deposit accounts, federal funds, certificates of deposit and other similar wholesale banking instruments issued by other financial institutions:
- (5) All receipts and fee income from the issuance of letters of credit, acceptance of drafts, and other devices for assuring or guaranteeing a loan or credit shall be attributed in the same manner as interest income and other receipts from the loan are attributed as set out in either subsection (d) (2), (3), or (4);
- (6) Interest income, merchant discount, and other receipts, including service charges from financial institution credit card and travel and entertainment credit card receivables and credit card holders, and fees shall be attributed to the state to which the card charges and fees are regularly billed;
- (7) Receipts from the sales of an asset, tangible or intangible, shall be attributed in the same manner that the income from the asset would be attributed under this section;
- (8) Receipts from the performance of fiduciary and other services shall be attributed in accordance with §67-4-2111(i);
- (9) Receipts from the issuance of traveler's checks, money orders, or United States savings bonds shall be attributed to the state where such items are purchased:
- (10) Receipts from a participating financial institution's portion of participation loans shall be attributed as otherwise provided under this subsection. A participation loan is any loan in which more than one (1) lender is a creditor to a common borrower.
- (11) Any other receipts of gross income not specifically attributed to Tennessee or to another taxing jurisdiction when applying this subsection (c) shall be attributed to Tennessee in the same proportion that aggregate receipts are attributed to Tennessee under subdivisions (c)(1)-(c)(10).

A financial institution which is not filing a combined report but has business activity both within and without Tennessee and is paying Tennessee franchise tax based on the value of its issued and outstanding stock, surplus and undivided profits and has earnings from business activity both within and without this state shall apportion net worth and business earnings to Tennessee by multiplying the tax base by the quotient of the institution's total receipts attributable to the transaction of business in Tennessee, as determined under §67-4-2118(c), and §67-4-2013(b), respectively divided by total receipts from business transacted everywhere.

Schedule S-E Financial Institution Apportionment Schedule for Excise Tax Purposes

The apportionment schedule below is to be used by financial institutions or unitary groups of financial institutions doing business within and without Tennessee within the meaning of Tennessee statutes. For excise tax purposes, unitary filing groups are to combine gross receipts of each member of the filing groups to obtain an apportionment formula for this group as a whole. This combined ratio is then applied to the combined net earnings of the group in Schedule J to obtain the excise tax base for the group.

	In Tennessee	Everywhere
TYPES OF RECEIPTS AS DEFINED IN T.C.A. 67-4-2013		, and the second
1. Receipts from leases of real property		
2. Interest income and other receipts from loans or installment sales secured by real		
or tangible personal property		
3. Interest income and other receipts from consumer loans which are not secured		
4. Interest income and receipts from commercial and installment loans which are not secured		
by real or tangible property		
5. Receipts and fee income from letters of credit, acceptance of drafts, and other devices for		
guaranteeing loans or credit		
6. Interest income, merchant discount, and other receipts including service charges from credit		
card and travel and entertainment credit cards, and credit card holders' fees		
7. Sales of an intangible or tangible asset		
8. Receipts from fiduciary and other services		
9. Receipts from the issuance of travelers checks, money orders and U.S. Savings Bonds		
10. Interest income and other receipts from participation loans		
11. Other business receipts		
12. Total receipts (Add lines 1 through 11)		
13. Divide Total Tennessee receipts by Total Everywhere receipts and enter ratio on Schedule J, Line 32		%



## TENNESSEE DEPARTMENT OF REVENUE SCHEDULE OF NON-BUSINESS EARNINGS

TAXABLE YEAR	TAXPAYER NAME	ACCOUNT NO./FEIN/SSN

IMPORTANT: IF YOU USE THIS FORM, ATTACH IT TO YOUR FRANCHISE, EXCISE TAX RETURN.

Allocation and apportionment schedules may be used only by taxpayers doing business outside the state of Tennessee within the meaning of Sections 67-4-2010 and 67-4-2110 Tennessee Code Annotated. The burden is upon the taxpayer to show that the corporation has the right to apportion.

#### **SCHEDULE M - Schedule of Nonbusiness Earnings**

Note - If all earnings are business earnings as defined below, do not complete this schedule. Any nonbusiness earnings, less related expenses are subject to direct allocation and should be reported in this schedule.

Definitions: "Business Earnings" means (1) earnings arising from transactions and activity in the regular course of the taxpayer's trade or business or (2) earnings from tangible and intangible property if the acquisition, use, management, or disposition of the property constitutes an integral part of the taxpayer's regular trade or business operations. In essence, earnings which arise from the conduct of the trade or trades or business operations of a taxpayer are business earnings, and the taxpayer must show by clear and cogent evidence that particular earnings are classifiable as nonbusiness earnings. A taxpayer may have more than one regular trade or business in determining whether income is business earnings.

"Nonbusiness Earnings" means all earnings other than business earnings.

Description (If further description is necessary see below)	Gross Amounts	*Less Related Expenses	Net Amounts	Net Amounts Allocated Directly to Tenn.
1.				
2.				
3.				
4.				
5				
6				
7				
8. Total nonbusiness earnings (Transfer to Schedule J, Line		_		XXXXX
9. Nonbusiness earnings allocated directly (Transfer to Scho	edule J, Line 34)		XXXXX	

If necessary, describe source of nonbusiness earnings and explain why such earnings do not constitute business earnings as defined above. Enumerate these items to correspond with items listed above.

\*As a general rule, the allowable deductions for expenses of a taxpayer are related to both business and nonbusiness earnings. Such items as administrative costs, taxes, insurance, repairs, maintenance, and depreciation are to be considered. In the absence of evidence to the contrary, it is assumed that the expenses related to nonbusiness rental earnings will be an amount equal to 50 percent of such earnings and that expenses related to other nonbusiness earnings will be an amount equal to 5 percent of such earnings. (See regulation 1320-6-1.23(3))



### TENNESSEE DEPARTMENT OF REVENUE INDUSTRIAL MACHINERY TAX CREDIT

TAXABLE YEAR	TAXPAYER NAME	ACCOUNT NO./FEIN/SSN

Franchise and excise taxes may be reduced by a credit on industrial machinery purchased during the tax period covered by the return and located in Tennessee. The credit is generally computed at 1% of the purchase price of qualified industrial machinery. The credit taken on any return cannot exceed 50% of the current year's franchise and excise tax liability, but any unused credit may be carried forward 15 years under T.C.A. Section 67-4-2009(4).

	CHEDULE I (FURIVIFAE 1/0)-SCHEDUL	E OF INDUS I RIAL MACHINERY		
F	PART 1	TAX CREDIT COMPUTATION		
1.	Purchase price of machinery	(1)		
2.	Percentage allowed (Generally 1%, see note	below)(2)		
3.	Original credit (Line 1 multiplied by Line 2)	(3)		
4.	Credit available from prior year(s) (From Sche	edule V)(4)		
5.	Total credit available (Add lines 3 and 4)	(5)		
6.	Franchise and Excise Tax liability before any	credits (From Schedule A, Line 3 plus Schedule B, Line 5 )(6)		
7.	Limitation on Credit (50% of line 6)	(7)		
8.	Franchise and Excise Tax liability before any	credits (From Schedule A, Line 3 plus Schedule B, Line 5 )(8)		
9.	Credits from Schedule D, Lines 1, 2, 3, and 6	S(9)		
10.	Tax before Industrial Machinery Credit (Line 8	3 less Line 9)(10)		
11.	Amount available in Current Year (Least of Lin	nes 5, 7, or 10; transfer to Schedule D, Line 4)(11)		
	PART 2	RECAPTURE OF TAX CREDIT		
	In the event that any industrial machinery is sold or removed and credit has been taken against franchise and/or excise taxes, the following formula is to be used to recapture the tax credit taken for each item of machinery:			

**Note**: The percentage allowed on Part 1, Line 2 above is 1%, unless the taxpayer has met the requirements of Tenn. Code Ann. §67-4-2009(4)(I) and has been approved by the Commissioner of Revenue for an enhanced rate based on the investment amount. The statutory minimum investment requirements and applicable rates are shown on the following chart:

Credit taken on purchase of machinery X percentage of useful life remaining at time of sale or removal = Amount of credit to be recaptured.

Minimum Required Capital Investment	Rate of Credit	
\$100,000,000	3%	
\$250,000,000	5%	
\$500,000,000	7%	
\$1,000,000,000	10%	

Total amount of recapture to be used to increase franchise and excise tax liability (Transfer to Schedule B, Line 6)

## TENNESSEE DEPARTMENT OF REVENUE LOSS CARRYOVER SCHEDULE

#### SCHEDULE U (FORM FAE 174)

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NOTE: SCHEDULE UIS NOT REQUIRED TO BE FILED WITH THE RETURN. This schedule may be used as a worksheet to compute the amount of net operating loss carryover.

#### IMPORTANT INFORMATION APPLICABLE TO LOSS CARRYOVER

- 1. Any net operating loss incurred for fiscal years ended on or after 3-15-82 and prior to 1-15-84 may be carried forward seven (7) years as a net operating loss carryover.
- 2. Any net operating loss incurred for fiscal years ending on or after 1-15-84 may be carried forward fifteen (15) years as a net operating loss carryover.
- 3. COMBINED RETURN UNITARY GROUP OF FINANCIAL INSTITUTIONS:
  Any net operating loss incurred by a member of the unitary group which has been apportioned to Tennessee in a tax year ending prior to July 15, 1990, may be carried forward seven (7) years as a net operating loss carryover by the unitary group. A net operating loss incurred by a unitary group of financial institutions computed on a combined basis may be carried forward fifteen (15) years by the unitary group.

Reference: Section 67-4-2006(c), Tennessee Code Annotated.

Year	Period Ended (mm/YY)	For Original Return or As Amended	Used In Prior Year(s)	Expired	Loss Carryover Available
1					
2					
3					
4					
5					
6					
7					
8					
9					
10					
11					
12					
13					
14					
15					