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Nebraska Schedule I	—	Apportionment for Multistate	Business
Nebraska Schedule II	—	Explanation of Changes	

DEPARTMENT OF REVENUE Name on Form 1120XN

NEBRASKA

Good Life. Great Service.

Nebraska ID Number 24-

Nebrask	a S	chedule I—Appo	ort	ionment for Mu	ltis	tate Business	
						Nebraska Amount As Reported or Adjusted	Nebraska Correct Amount
1 Adjusted FTI (line 5, Form 1120XN)					1		
2 Nebraska apportionment factor (line 5	bel	ow)			2		
3 Taxable income apportioned to Nebras				r i i i i i i i i i i i i i i i i i i i			
on line 6, Form 1120XN		· · · · · · · · · · · · · · · · · · ·		, 	3		
Sales or Gross Receipts – Factor		(A) Total		(B) Nebraska Amount A Reported or Adjuste		(C) Nebraska Net Change (explain below)	(D) Nebraska Correct Amount
4 Sales or gross receipts	4						
5 Nebraska apportionment factor. Divide to six decimal places. Enter as a perce	line	e 4, column (D), by line				5	%
Allocable, Nonapportionab	le lı	ncome or Loss		Net Allocable, Nonapportionable Income or Loss As Reported or Adjusted		Change in Net Allocable, Nonapportionable Income or Loss (explain below)	Net Allocable, Nonapportionable Income or Loss As Amended
6 Allocable, nonapportionable income (att	ach	affidavit – see instr.)	6				
7 Allocable, nonapportionable loss (attac	h a	ffidavit – see instr.)	7				
Ν	eb	raska Schedule II • Reference net change					

• Attach additional sheets or schedules if necessary.

	Comple	te the	e infor	matio	on belo	w to h	ave yo	our re	fund	direct	ly de	posite	ed in	to your ban	k acc	ount.
Routing	g Number								Тур	e of A	count	:		1 = Check	king	2 = Savings
	digits, first two actual check o											L				Direct
Accour	nt Number														P	Direct Deposit
(Can be	up to 17 chara	acters. C	Omit hyp	hens, s	paces, ar	nd special	symbol	s. Entei	r from le	ft to righ	t and le	ave any	/ unuse	ed boxes blank.)		
🗌 Che	eck this box	if this	refund	will go	to a ba	nk acco	unt out	tside t	he Uni	ted Sta	tes (s	ee inst	tructio	ons).		
sign here	snowledge and be Signature of C	elief, it is c				Da	ate)				Addres			and statements, and		
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	r inn s Name	(or yours	5 11 3611-61	npioyec	<i>, n</i> aules	, and 211	COUC									Dayame i none

Mail this return and remit payment (electronically, if required) to: Nebraska Department of Revenue, PO Box 94818, Lincoln, NE 68509-4818.

For Nebraska Department of Revenue Use Only							
Previous Penalty:	Previous Interest	Other					
Previous Underpayment							
Other							

Instructions for Amended Nebraska Corporation Income Tax Return

Purpose. An Amended Nebraska Corporation Income Tax Return, Form 1120XN, is filed when a corporation federal return or another state tax return is amended or corrected, or whenever the information on the previously-filed Nebraska return is not correct. An amended return reporting a change or correction must be mailed separately from the annual income tax return of the corporation.

When to File. Any corporation whose reported income or deductions are changed or corrected by the IRS, or through a renegotiation of a contract with the United States, must report the change or correction within 60 days of the determination by filing Form 1120XN. A Form 1120XN must also be filed within 60 days after another state's changes in the corporation's income or tax credits become final.

Any corporation filing an amended return with the IRS that will not result in a credit or refund, or filing an amended return with another state involving a change or correction material to its Nebraska tax liability, must file an amended return with the Nebraska Department of Revenue (DOR) within 60 days after filing the amended federal or state return.

Any corporation filing an amended return with the IRS which will result in a credit or refund must report the change or correction within 60 days **after receiving proof that the IRS accepted the federal return.**

Except as otherwise noted, a Form 1120XN filed to claim a refund must be filed within three years after the time the original return was filed, or within two years after the time the tax was paid, whichever occurs later. Form 1120XN must be filed to claim a refund resulting from a federal or state change within two years and 60 days following the final determination of the change (but not more than ten years after the due date of the original return in the case of a change made by another state). Interest on these refunds will not accrue after the 60th day if the amended return was not filed within 60 days after the change. Attach a copy of any federal document relating to the federal change establishing the timeliness of the refund claim.

If a hearing is desired, the hearing must be requested at the time this amended return is filed.

Net Operating Losses and Capital Losses. Nebraska net operating losses and capital losses may only be carried forward for the number of years indicated in this chart.

Loss Year	Net Operating Loss	Capital Loss
1987 through 2013	5 tax years	5 tax years
2014 and after	20 tax years	5 tax years

Information on Income, Deductions. If you have any questions regarding the taxability of an item, or the allowance of deductions, adjustments, or credits, etc., refer to the instructions for <u>Form 1120N</u> and U.S. Corporation Income Tax Return, Federal Form 1120, for the year you are amending.

Taxpayer Assistance. Contact DOR by phone at 800-742-7474 (NE and IA) or 402-471-5729, or visit DOR's website.

Signatures. This return must be signed by a corporate officer. If the taxpayer authorizes another person to sign this return, a <u>power of attorney</u>, Form 33, must be on file with DOR. Include your phone number and email address in case DOR needs to contact you.

Email. By entering an email address, the taxpayer acknowledges that DOR may contact the taxpayer by email. The taxpayer accepts any risk to confidentiality associated with this method of communication. DOR will send all confidential information by secure email or the State of Nebraska's file share system. If you do not wish to be contacted by email, write "Opt Out" on the line labeled "email address."

Any person who is paid for preparing a taxpayer's return must also sign the return as preparer. The preparer must also enter his or her Preparer Tax ID Number (PTIN) and Federal Employer ID Number (EIN).

Specific Instructions

Question C. Corporate taxpayers are required to provide DOR with a copy of every executed Federal Form 872, Consent to Extend the Time to Assess Tax; Form 872-A, Special Consent to Extend the Time to Assess Tax; or any other federal form used to extend the time to assess income taxes. If copies of these federal forms are not provided to DOR within 30 days after they are executed, DOR may issue a notice of deficiency determination within one year after discovery of the extension by DOR and may limit the time period for which interest is paid on a refund.

Column (A). Enter the amounts shown on your original return or as later adjusted.

Column (B). Enter the net changes to the amounts entered in column (A). All entries in column (B) must be explained in detail on Explanation of Changes, Nebraska Schedule II, Form 1120XN, with supporting schedules attached.

Column (C). Enter the corrected totals after the increases or decreases shown in column (B). If there are no changes, enter the amount from column (A).

Line 1, Federal Gross Sales or Receipts Less Returns and Allowances. Enter the amount of total sales or gross receipts reported on the federal return less returns and allowances.

Line 3, Adjustments Increasing FTI. Enter the total Nebraska adjustments increasing federal taxable income which include:

- 1. Federal net operating or capital loss carryover or carryback allowed on the federal return;
- 2. Interest income from non-Nebraska state and local bonds exempt from federal taxation;
- 3. Allocable, nonapportionable losses plus related expenses; and
- 4. Any other adjustments. Attach a detailed explanation of the basis for each adjustment and any necessary schedules.

Line 4, Adjustments Decreasing FTI. Enter the total adjustments decreasing federal taxable income which include:

- Interest or dividend income from U.S. government obligations included in federal taxable income. Attach a schedule listing the type and amount of income derived from each obligation for which a deduction is claimed. See the <u>Taxability of Interest and Dividend Income From State</u>, Local, and U.S. Government Obligations <u>Information Guide</u> for allowable deductions of income from U.S. government obligations;
- 2. Foreign dividends, foreign dividend gross-up, or special foreign tax credit deduction;

Note: Most GILTI and subpart F inclusions are not foreign dividends or deemed foreign dividends. A corporate taxpayer may only deduct the portion of its GILTI and subpart F income specifically identified in the IRC or related Treasury Regulations as a foreign dividend or deemed foreign dividend (e.g. hybrid dividends of tiered corporations). Any amount claimed as a deduction from Federal Schedule C, line 16c must be supported by Federal Forms 5471, related Schedules, and supporting documentation or schedules identifying the income as a foreign dividend or deemed foreign dividend. See General Information Letter <u>24-20-1</u> for additional information regarding Nebraska's treatment of GILTI and <u>Revenue Ruling 24-21-1</u> for Subpart F income.

- 3. Allocable, nonapportionable income less related expenses. Allocable, nonapportionable income is income which is not part of the unitary business, and has not been claimed as part of the unitary business subject to apportionment by another state with substantially the same law as Nebraska;
- 4. Nebraska College Savings Program contributions. The maximum annual exempt contribution per return is \$10,000; and
- 5. Any other adjustments. Attach a detailed explanation of the basis for each adjustment and any necessary schedules.

Line 6, Nebraska Taxable Income Before Nebraska Carryovers. Enter the amounts from line 5 on line 6 if all income was derived from within Nebraska. Enter the amount from Apportionment for Multistate Business, Nebraska Schedule I, line 3, if income was apportioned.

Line 7, Nebraska Capital Loss Carryover. Enter the allowable Nebraska capital loss carryover. For a multistate taxpayer, a Nebraska capital loss consists of the loss on property which was used by the unitary business that did business in Nebraska, multiplied by the Nebraska apportionment factor for the year of the loss. If the corporate taxpayer reported a capital loss on corporate stock or other assets, the income from which was not previously treated as income apportionable to Nebraska, the loss cannot be treated as a Nebraska loss. Capital loss carryovers are only allowable to the extent of capital gains in the year of the deduction. Attach a detailed schedule which shows the computation of the capital loss carryover. A Nebraska capital loss may only be carried forward, and only for a maximum period of five tax years.

Line 9, Nebraska Net Operating Loss Carryover. Enter the allowable Nebraska net operating loss carryover. The amount allowable is based on the loss previously reported to Nebraska, and is not based on a percentage of the federal carryover. A net operating loss can only be carried forward. See the Net Operating Losses and Capital Losses section for carryover periods.

Line 11, Nebraska Tax. The Nebraska income tax is computed by multiplying the amounts on line 10, column (A), and line 10, column (C), by the following rates.

Year	Nebraska Rate
2023	5.58% of first \$100,000, 7.25% of excess

Corporations reporting for a fiscal year or filing a short period tax return must use the Nebraska rate that was in effect on the first day, or the day deemed to be the first day, of the taxable year for which the amended return is being filed.

Line 12, Premium Tax Credit. Enter the amount of credit for premium tax paid (not accrued), if any, for the year this amended return is being filed. Attach a schedule listing the date of payment, amount of payment, and the payee.

Line 13, Employer's Credit for Expenses Incurred for TANF (ADC) Recipients. Complete and attach a Form TANF. Enter the total amount of the credit from line 2, Form TANF.

Line 24 PTET Credit. Enter the total pass-through entity tax (PTET) credits received from partnerships in which you hold an ownership interest. Attach a schedule if you received the credit from more than one partnership listing the name, Nebraska ID Number, and amount of PTET credit received from each partnership.

Credits and Payments. If you are correcting the amount of a credit or other payment, refer to the instructions for Form 1120N and Federal Form 1120 for the year you are amending. Complete the appropriate forms and schedules. Assistance may be obtained by contacting DOR. Checks written to DOR may be presented for payment electronically. **Reminder:** Some taxpayers are required to remit any corporate balance electronically.

Line 29, Overpayment Allowed on Original Return, Plus Additional Overpayments Allowed After It Was Filed. Enter the "Overpayment" from your original return, or as later corrected or adjusted. The amount of overpayment must be considered in preparing your Form 1120XN, since any amount claimed for refund on your original return will be refunded separately from any additional refund claimed on this amended return.

Line 32, Penalty for Underpayment of Estimated Income Tax. Enter the amount of the difference between the underpayment penalty reported on the Corporate Income Tax Return, Form 1120N, and the recalculated underpayment penalty. The underpayment penalty may only be recalculated if the amended return is filed by the due date (including extensions) of the Form 1120N. Attach a copy of the recalculated Form 2220N.

Line 34, Penalty. If the original return was not filed by its due date, or within the period for which an extension was granted, and line 28 shows a tax due, it will be necessary to compute a penalty for failure to timely file. Multiply the amount on line 31 by 5% per month or fraction of a month, not to exceed a total of 25%, from the due date as extended, until the original return was filed. Enter the result on line 32. Additional penalties may be imposed for:

- 1. Failing to pay tax when due;
- 2. Failing to file an amended return when required;
- 3. Preparing or filing a fraudulent income tax return;
- 4. Understating income on an income tax return; or
- 5. Underpaying estimated tax.

Line 35, Interest Due. Enter the total interest due, computed on the additional tax due at the statutory rate from the due date of the original return to the date of payment.

Instructions for Schedule I Apportionment for Multistate Business

Nebraska Schedule I, Form 1120XN, is used if the operations of the corporation are carried on both within and without Nebraska. If the operations within Nebraska are dependent upon or contribute to the operations outside Nebraska, the entire operation is unitary. An operation is also considered unitary when a business is conducted as a single economic unit by one or more corporations with common ownership, and includes all activities in different lines of business that contribute to the single economic unit.

Apportionment refers to the division of business income between states using a formula containing one or more apportionment factors. The entire amount of federal taxable income is presumed to be apportionable income.

Line 4, Sales or Gross Receipts, Column (A). Enter the total amounts shown on your original return, or as later adjusted.

Column (B). Enter the total Nebraska amounts shown on your original return, or as later adjusted.

Allocable, Nonapportionable Income. Income or loss allocated to other states may be reported on lines 6 and 7 of Nebraska Schedule I. Income that could be allocable to Nebraska under federal law, must be apportioned under the laws of Nebraska.

If any changes are made in the amount of allocable, nonapportionable income or loss, attach a detailed description of the claimed amount, together with evidence that the income is not part of a unitary business. Also, attach an affidavit from a corporate officer stating that the corporate taxpayer has not claimed the same income to be a part of a unitary business subject to apportionment in another state with substantially the same law as Nebraska.

Line 6, Allocable, Nonapportionable Income. Enter the amount of allocable, nonapportionable income, minus all related expenses. Related expenses are all direct and indirect expenses attributable to the activities producing the allocable, nonapportionable income and a portion of the total interest expense of the corporate taxpayer. The amount of interest related to the nonapportionable income is determined by multiplying the total interest expense by the ratio of the investment in the activities generating the nonapportionable income to the total investment.

Line 7, Allocable, Nonapportionable Loss. Enter the amount of allocable, nonapportionable loss, plus related expenses.

Sales or Gross Receipts Factor. Refer to the instructions provided with the Form 1120N as a guide for completing this section. The sales or gross receipts factor must be rounded to six decimal places, and entered as a percent.

Instructions for Schedule II Explanation of Changes

Enter the line number from Form 1120XN and Nebraska Schedule I for the items you are changing, and give a reason for each change. Also attach any schedules or forms necessary to support the change. These schedules and forms include, but are not limited to:

- 1. A Nebraska Corporation Net Operating Loss Worksheet;
- 2. A Nebraska Incentives Credit Computation, Form 3800N;
- 3. A copy of the related amended corporation income tax return filed with the IRS or another state;
- 4. A signed and dated copy of a final determination issued by the IRS, another state, or other competent authority; or
- 5. Proof that the IRS accepted the changes reported on the related federal amended return claiming a refund.