Dear Senators RICE, Grow, Nye, and Representatives HARRIS, Addis, Necochea:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the State Tax Commission:

- IDAPA 35.01.01 Income Tax Administrative Rules (ZBR Chapter Rewrite) Proposed Rule (Docket No. 35-0101-2201);
- IDAPA 35.01.01 Income Tax Administrative Rules (ZBR Chapter Rewrite) Proposed Rule (Docket No. 35-0101-2202).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 11/25/2022. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 12/23/2022.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-4854, or send a written request to the address on the memorandum attached below.



Legislative Services Office Idaho State Legislature

Serving Idaho's Citizen Legislature

MEMORANDUM

TO: Rules Review Subcommittee of the Senate Local Government & Taxation Committee and

the House Revenue & Taxation Committee

FROM: Division Manager - Kristin Ford

DATE: November 09, 2022

SUBJECT: State Tax Commission

IDAPA 35.01.01 - Income Tax Administrative Rules (ZBR Chapter Rewrite) - Proposed Rule (Docket No. 35-0101-2201)

IDAPA 35.01.01 - Income Tax Administrative Rules (ZBR Chapter Rewrite) - Proposed Rule (Docket No. 35-0101-2202)

Summary and Stated Reasons for the Rule

The State Tax Commission submits notice of proposed rulemaking relating to Income Tax Administrative Rules. Together, the two proposed rule dockets rewrite the existing chapter of rules. Docket No. 35-0101-2202 rewrites Rules 300-699 relating to the apportionment of business income, and Docket No. 35-0101-2201 rewrites the rest of the chapter. The agency states that Rules 300-699 were extracted from the original docket for separate treatment in order to account for the changes made by 2022 HB 563. The dockets are intended to comply with Executive Order 2020-01, Zero-Based Regulation. Docket No. 35-0101-2201 seeks to "achieve a more efficient operation of government" by removing all examples and cross-references that were previously in the rule, as well as striking any provisions that were not absolutely necessary because they could be found in statute or on the Tax Commission's website instead.

Negotiated Rulemaking / Fiscal Impact

The agency states that negotiated rulemaking was conducted for both dockets under Docket 35-0101-2201. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the April 6, 2022 edition of the Idaho Administrative Bulletin. No fiscal impact is expected.

Statutory Authority

The proposed rules in Dockets 35-0101-2201 and 35-0101-2202 appear to be within the agency's statutory authority pursuant to section 63-105 and chapter 30 of title 63, Idaho Code.

cc: State Tax Commission Kimberlee Stratton

Paul Headlee, Deputy Director Kristin Ford, Manager Legislative Services Office

Keith Bybee, Manager April Renfro, Manager Research & Legislation Budget & Policy Analysis

Legislative Audits

Glenn Harris, Manager **Information Technology**

Statehouse, P.O. Box 83720 Boise, Idaho 83720-0054

Tel: 208-334-2475 legislature.idaho.gov

*** PLEASE NOTE ***

Per the Idaho Constitution, all administrative rules may be reviewed by the Legislature during the next legislative session. The Legislature has 3 options with this rulemaking docket: 1) Approve the docket in its entirety; 2) Reject the docket in its entirety; or 3) Reject the docket in part.

IDAPA 35 – IDAHO STATE TAX COMMISSION

35.01.01 – INCOME TAX ADMINISTRATIVE RULES DOCKET NO. 35-0101-2201 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 63-105, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 19, 2022.

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

Under Executive Order 2020-01, Zero-Based Regulation, the State Tax Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders, the proposed rule changes reflect a comprehensive review of this chapter by collaborating with the public to streamline or simplify the rule language in this chapter, and use plain language for better understanding. This proposed rulemaking updates the rules to comply with governing statute and Executive Order 2020-01: Zero-Based Regulation.

Sections 300-699 of these rules that were negotiated and previously included in this ZBR chapter rewrite, have been promulgated under companion docket 35-0101-2202 published in this bulletin.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: N/A

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year resulting from this rulemaking: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted under this docket number. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the April 6, 2022 Idaho Administrative Bulletin, Vol. 22-4, page 47. The Tax Commission has held three public meetings, and all public comments received will be considered in the formulation and adoption of the pending rule.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cynthia Adrian at (208) 334-6691).

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 26, 2022

DATED this October 5th, 2022.

Cynthia Adrian, Income Tax Specialist Idaho State Tax Commission, Governmental Affairs 11321 W. Chinden Blvd., Bldg. 2, Boise ID 83714 PO Box 36. Boise ID 83722-0036 cynthia.adrian@tax.idaho.gov (208) 334-6691

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 35-0101-2201 (Zero Based Regulation (ZBR) Chapter Rewrite)

35.01.01 - INCOME TAX ADMINISTRATIVE RULES

In accordance with	h Sections 63-105 and 63-3039, Idaho Code, the State Tax Commission (Tax Commission) has implementing the provisions of the Idaho Income Tax Act.
001. SCOPE. Section 63-3039, I	daho Code.
	Scope . These rules will be construed to reach the full jurisdictional extent of the state of Idaho's e a tax on income of all persons who derive income from Idaho sources or who enjoy benefits of
	Effective Date. To the extent allowed by statute, rules in this chapter will be applied on their l taxable years open for determining tax liability.
not reopened by th a notice of defici	Closed Years or Issues. Taxable years closed by the statute of limitations remain closed and are e promulgation, repeal or amendment of any rule. Issues resolved by the expiration of appeal time, ency determination, or a final decision of the Tax Commission will not be reopened by the eal, or amendment of any rule.
	Transactions Before an Effective Date . A rule will not be applied to transactions occurring before a case where, in the opinion of the Tax Commission, to do so would create an obvious injustice. ()
	CORATION BY REFERENCE (RULE 002). For the by reference the following documents, which may be obtained from the main office of the
Commission (MTC	MTC Special Industry Regulations. These documents are found on the Multistate Tax C) Website at http://www.mtc.gov/Uniformity/Adopted-Uniformity-Recommendations , or can be eating the MTC, 444 N. Capitol Street, NW, Suite 425, Washington, DC 20001. See Rules 580 and ()
Financial Institution Allocation of Net MTC Website at AZ/Formulafor	MTC Recommended Formula for the Apportionment and Allocation of Net Income of tions. This rule incorporates the MTC Recommended Formula for the Apportionment and Income of Financial Institutions as adopted November 17, 1994. This document is found on the http://www.mtc.gov/uploadedFiles/Multistate_Tax_Commission/Uniformity/Uniformity_Projects/ApportionmentofNetIncomeFinInst.pdf or can be obtained by contacting the MTC, 444 N. Capitol 425, Washington, DC 20001. See Rule 582 of these rules.
003 009.	(RESERVED)
010. DEFINIT Section 63-3003, I	TIONS (RULE 010). daho Code
extensions.	Due Date . As used in these rules, due date means the date prescribed for filing without regard to

02.	Mathematical Error. A mathematical error includes arithmetic errors and incorrect comput	ations.
	Sale . A sale is defined as a transaction in which title passes from the seller to the buyer, one burdens and benefits of ownership are transferred to the buyer. A sale may have occurred to thave the right to possession until he partially or fully satisfies the terms of the contract.	
taxpayer domicil	Tax Home . For income tax purposes, the term tax home refers to the taxpayer's principal priment, station, or post of duty regardless of where he maintains his personal or family reside ed or residing in Idaho with a permanent post of duty in another state is an Idaho resident fooses. However, he is not entitled to a deduction for travel expenses incurred in the other stateme.	ence. A r Idaho
05. meaning as is ass	Terms . Terms not otherwise defined in the Idaho Income Tax Act or these rules will have the signed to them by the Internal Revenue Code including Section 7701 relating to definitions of	
06. regardless of the	Wages. The term wages relates to all compensation for services performed for an enform of payment.	nployer
011 014.	(RESERVED)	
015. INTER Section 63-3004,	NAL REVENUE CODE (RULE 015). Idaho Code	
Decisions of th interpretations ar	Interpretations . Interpretations of the Internal Revenue Code may be found in various solude decisions of the Tax Court, Congressional Committee Reports, General Counsel Memore Federal and State Courts on federal income tax issues and Treasury Regulations. The adopted by this reference to the extent that they are not in conflict with or inconsistent wilministrative rules.	oranda. These
	Retroactive Amendments . For the purpose of determining federal taxable income, any retrible Internal Revenue Code that are enacted on or before the date found in Section 63-3004(1) diretroactively to the extent allowed under federal law.	
deductions, expe	Tax Commission Granted Discretion in Determining Correctness of Tax Return. Discretary of the Treasury to determine or reallocate items of income or adjustments to inses, credits or other subjects of taxation by the Internal Revenue Code may also be exercised and its authorized agents, employees and deputies to enforce and administer the Idaho Incomes.	ncome, I by the
	GROSS INCOME (RULE 016). and 63-3030, Idaho Code	
01. excluded by the l	In General . Gross income means all income from whatever source derived, unless spec Internal Revenue Code.	ifically
	Gross Income from Pass-Through Entities . Gross income includes an owner's share of gross income pursuant to sections 702(c) and 1366(c) of the Internal Revenue Code, and tion Section 1.61-13 (citing Part I, Subchapter J, Chapter 1 of the Internal Revenue Code).	a pass- federal
	Gross Income from Idaho Sources . Gross income from Idaho sources is that portion of total from or related to sources within Idaho. Income derived from or related to sources within Idaho to this rule and Rules 263 through 286 of these rules.	
04.	Idaho Source Gross Income from a Pass-Through Entity.	()

	a.	Partnership. The amount of a partner's gross income from Idaho sources is:	()
apportio	i. onable inc	The partner's distributive share of partnership gross income included in the partner ome multiplied by the Idaho apportionment factor of the partnership; and	ership'	s)
	ii.	The partner's distributive share of gross income allocated to Idaho.	()
	b.	S Corporation. The amount of a shareholder's gross income from Idaho sources is:	()
apportio	i. onable inc	The shareholder's pro rata share of the S corporation gross income included in the S corporation multiplied by the Idaho apportionment factor of the S corporation; and	ration' (s)
	ii.	The shareholder's pro rata share of gross income allocated to Idaho.	()
		Trust or Estate. The Idaho source portion of the income that constitutes gross income purs Regulation Section 1.61-13 and Part I, Subchapter J, Chapter 1 of the Internal Revenue Code acome that would be Idaho source if received directly by the individual.		
	05.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
O17. TREATMENT OF THE SECTION 965 OF THE INTERNAL REVENUE CODE INCREASE IN SUBPART F INCOME AND RELATED EXCLUSIONS (RULE 017). Section 63-3002, Idaho Code Subpart F income as defined in Section 952, Internal Revenue Code, is gross income under Section 951(a), Internal Revenue Code, and included in a taxpayer's taxable income under the Internal Revenue Code. Idaho taxpayers must include the Section 965, Internal Revenue Code, increase in their subpart F income (Section 965(a) reduced by Section 965(c), Internal Revenue Code), when computing their Idaho taxable income regardless of how such income is reported to the Internal Revenue Service on the federal income tax form.				
is report			`	′
018 ((RESERVED)		,
018 (025.)24. TAXAB			,
018 (025. Section income Revenue	724. TAXAB 63-3010, 01. tax purpose Code,	(RESERVED) SLE YEAR AND ACCOUNTING PERIOD (RULE 025).	Interna	al
018 (025. Section income Revenue	724. TAXAB 63-3010, 01. tax purpose Code,	(RESERVED) LE YEAR AND ACCOUNTING PERIOD (RULE 025). Idaho Code In General. A taxpayer will file his Idaho return for the same taxable year as filed for ses. If a federal return is not filed, the taxable year will be the taxable year required by the lany other period that may be required by law, or the calendar year. Taxable year gets	Interna	al
018 0 025. Section income Revenue correspond	724. TAXAB 63-3010, 01. tax purpose Code, onds to th 02. a. for the sa	(RESERVED) SLE YEAR AND ACCOUNTING PERIOD (RULE 025). Idaho Code In General. A taxpayer will file his Idaho return for the same taxable year as filed for oses. If a federal return is not filed, the taxable year will be the taxable year required by the lany other period that may be required by law, or the calendar year. Taxable year get etaxpayer's annual accounting period unless a short-period return is required.	Interna enerall ((ne sam	al y) e
018 0 025. Section income Revenue correspond the charge	TAXAB 63-3010, 01. tax purpose Code, onds to th 02. a. for the sage Service b.	(RESERVED) LE YEAR AND ACCOUNTING PERIOD (RULE 025). Idaho Code In General. A taxpayer will file his Idaho return for the same taxable year as filed for oses. If a federal return is not filed, the taxable year will be the taxable year required by the lange of that may be required by law, or the calendar year. Taxable year get taxpayer's annual accounting period unless a short-period return is required. Change of Accounting Period. If a taxpayer changes his accounting period for federal income tax purposes, he will make the me period for Idaho income tax purposes. If prior approval of the Commissioner of the last required, a copy of that approval will accompany the Idaho short-period return. If a change does not require prior approval of the Commissioner of the Internal Revenue See noted on the Idaho short-period return, along with a statement that no prior approval was reported.	Interna enerall ((ne sam Interna (al y) e al) e,
018 0 025. Section income Revenue correspond the charge	TAXAB 63-3010, 01. tax purpose Code, onds to th 02. a. for the sage Service b. nge will be authority	(RESERVED) LE YEAR AND ACCOUNTING PERIOD (RULE 025). Idaho Code In General. A taxpayer will file his Idaho return for the same taxable year as filed for oses. If a federal return is not filed, the taxable year will be the taxable year required by the lange of that may be required by law, or the calendar year. Taxable year get taxpayer's annual accounting period unless a short-period return is required. Change of Accounting Period. If a taxpayer changes his accounting period for federal income tax purposes, he will make the me period for Idaho income tax purposes. If prior approval of the Commissioner of the last required, a copy of that approval will accompany the Idaho short-period return. If a change does not require prior approval of the Commissioner of the Internal Revenue See noted on the Idaho short-period return, along with a statement that no prior approval was reported.	Interna enerall ((ne sam Interna (al y) e al) e,
o18 (o25. Section income Revenue correspondent the charge Revenue the charge and the o26 (o30.	TAXAB 63-3010, 01. tax purpose Code, onds to th 02. a. for the sage Service b. nge will b authority 029.	(RESERVED) LE YEAR AND ACCOUNTING PERIOD (RULE 025). Idaho Code In General. A taxpayer will file his Idaho return for the same taxable year as filed for sees. If a federal return is not filed, the taxable year will be the taxable year required by the lany other period that may be required by law, or the calendar year. Taxable year get atxpayer's annual accounting period unless a short-period return is required. Change of Accounting Period. If a taxpayer changes his accounting period for federal income tax purposes, he will make the me period for Idaho income tax purposes. If prior approval of the Commissioner of the last required, a copy of that approval will accompany the Idaho short-period return. If a change does not require prior approval of the Commissioner of the Internal Revenue See noted on the Idaho short-period return, along with a statement that no prior approval was recited.	Interna enerall ((ne sam Interna (al y) e al) e,

O2. Domicile . The term domicile means the place where an individual has his true, fixed, perma home and principal establishment, and where he intends to return when absent. An individual can have sever residences or dwelling places, but he legally has only one domicile at a time.	
a. Domicile, once established, is never lost until there is a concurrence of a specific intent to abar an old domicile, an intent to acquire a specific new domicile, and the actual physical presence in a new domicile.	
b. All individuals who have been domiciled in Idaho for the entire taxable year are residents for Idaho tax purposes, even though they have actually resided outside Idaho during all or part of the taxable yexcept as provided in Section 63-3013(2), Idaho Code.	
c. Any individual meeting the safe harbor exception to residency status is either a nonresident or president.	oart-)
d. The safe harbor exception to being a resident of Idaho does not apply to a servicemember servicemember's spouse domiciled in Idaho if the Servicemembers Civil Relief Act applies to the individual. (or a
031. ALIENS (RULE 031). Sections 63-3013, 63-3013A, and 63-3014, Idaho Code	
01. Idaho Residency Status . For purposes of the Idaho Income Tax Act, an alien may be eith resident, part-year resident, or nonresident, except a nonresident alien as defined in Section 7701, Internal Reve Code, will be a nonresident.	er a enue)
a. An alien will determine his Idaho residency status using the tests set forth in Sections 63-3013, 3013A, and 63-3014, Idaho Code.	63-
b. A nonresident alien as defined in Section 7701, Internal Revenue Code, is a nonresident for Id If a nonresident alien has elected to be treated as a resident of the United States for federal income tax purposes will determine his Idaho residency status as provided in Paragraph 031.01.a., of this rule.	
O2. Filing Status . An alien will use the same filing status for the Idaho return as used on the fed return. If for federal income tax purposes a married alien files as a nonresident alien and does not elect to be treate a resident, the married alien will use the filing status married filing separate on the Idaho return.	
03. Copy of Federal Forms Required. In addition to the requirements set forth in Rule 800 of the rules, a nonresident alien will attach a copy of the following forms to his Idaho individual income tax return: (hese
a. Form 8843 if filed with the IRS; ()
b. All Forms 1042-S received for the taxable year. ()
032. MEMBERS OF THE UNIFORMED SERVICES (RULE 032). Section 63-3013, Idaho Code	
01. Servicemembers Civil Relief Act . Section 511 of the Servicemembers Civil Relief Act (50 U. App. Section 571) provides that a servicemember will neither lose nor acquire a residence or domicile with regard his income tax as a result of being absent or present in a state due to military orders.	
02. Servicemember . A servicemember is defined to include any member of the uniformed service that term is defined in 10 U.S.C. Section 101(a)(5). A member of the uniformed services includes: (s as
a. A member of the armed forces, which includes a member of the Army, Navy, Air Force, Ma Corps, or Coast Guard on active duty. It also includes a member of the National Guard who has been called to ac service by the President of the United States or the Secretary of Defense of the United States for a period of more thirty (30) consecutive days under 32 U.S.C. Section 502(f), for purposes of responding to a national emerge	tive than

IDAHO STATE TAX COMMISSION Docket No. 35-0101-2201 Income Tax Administrative Rules Proposed Rulemaking declared by the President and supported by federal funds. The commissioned corps of the National Oceanic and Atmospheric Administration in active b. service: and The commissioned corps of the Public Health Service in active service. c. 03. Idaho Residency Status. A servicemember does not become an Idaho resident for income tax purposes by reason of being present in Idaho solely in compliance with military orders. A servicemember does not lose his status as an Idaho resident for income tax purposes by reason of being absent from Idaho solely in compliance with military orders. The safe harbor exception to being a resident as provided in Section 63-3013(2), Idaho Code, does not apply to a servicemember covered by the federal law. If a servicemember is present in or absent from Idaho for reasons other than compliance with military orders, the standard analysis of residency under Sections 63-3013, 63-3013A, and 63-3014, Idaho Code, applies. **Military Service Compensation.** 04. Section 511 of the Servicemembers Civil Relief Act (50 U.S.C. App. Section 571) provides that the military service compensation of a servicemember who is not domiciled in Idaho is not considered income from Idaho sources. The military service compensation of a servicemember who is domiciled in Idaho is subject to Idaho income tax. However, Section 63-3022(h), Idaho Code, provides that compensation paid to a member of the United States Armed Forces for active-duty military service performed outside Idaho is deducted from taxable income in determining the member's Idaho taxable income. A member of the armed forces does not include the commissioned corps of the National Oceanic and Atmospheric Administration or the commissioned corps of the Public Health Service, unless they have been militarized by Presidential Executive Order under Title 42, United States Code. Military Separation Pay. Military separation pay received for voluntary or involuntary separation 05. from active military service is not considered military service compensation. Therefore, Subsection 032.04 of this rule does not apply. Military separation pay is included in Idaho taxable income only if the recipient is domiciled in or residing in Idaho when the separation pay is received.

- **b.** For purposes of this rule, a former active duty servicemember whose home of record at the time of separation from the military was a state other than Idaho is not deemed to be residing in Idaho if he moves from Idaho within thirty (30) days from the date of separation from active duty.
- **06. Nonmilitary Income**. All Idaho source income earned by a servicemember is subject to Idaho taxation except as expressly limited by the Idaho Income Tax Act and these rules.
- **07. Spouses of Servicemembers**. Beginning on January 1, 2009, Section 511 of the Servicemembers Civil Relief Act also applies to the spouse of a servicemember.
- **a.** If a spouse of a servicemember has the same domicile or state of residency for tax purposes as the servicemember, the spouse of the servicemember does not become an Idaho resident for income tax purposes by reason of being present in Idaho solely to be with the servicemember who is stationed in Idaho.
 - **b.** If a spouse of a servicemember and the servicemember are both Idaho residents for income tax

)

purposes, the spouse of the servicemember does not lose his status as an Idaho resident for income tax purposes by reason of being absent from Idaho solely to be with the servicemember who is stationed outside of Idaho. ()

c. If the spouse is not a resident of Idaho for income tax purposes because of the reason stated in Paragraph 032.07.a. of this rule, income for services performed in Idaho by the spouse will not be deemed to be income from Idaho sources.

033. AMERICAN INDIANS (RULE 033).

Section 63-3022S, Idaho Code

01. Idaho Residency Status. An American Indian must determine his Idaho residency status using the tests set forth in Sections 63-3013, 63-3013A, and 63-3014, Idaho Code. Membership in an Indian tribe does not affect that individual's Idaho residency status.

02. Gambling Winnings.

- **a.** Amounts received from gambling on an Indian reservation by an enrolled member who lives on the Indian reservation are not subject to Idaho tax.
- **b.** Amounts received from gambling on an Indian reservation by an enrolled member who lives off the Indian reservation in Idaho are subject to Idaho tax.

03. Per Capita Distributions.

- **a.** Per capita distributions paid by an Indian tribe to an enrolled member who lives on the Indian reservation are tax-exempt by Idaho.
- **b.** Per capita distributions paid by an Indian tribe to an enrolled member who resides off the reservation in Idaho are subject to Idaho tax.

034. ESTATE -- RESIDENCY STATUS (RULE 034).

Section 63-3015, Idaho Code

01. Resident Estates. If the estate is other than an estate of a decedent, it is treated as a resident estate if the person for whom the estate was created is a resident of Idaho.

035. -- 039. (RESERVED)

040. PART-YEAR RESIDENT (RULE 040).

Section 63-3013A, Idaho Code

- **01. Temporary or Transitory Purpose**. For purposes of this rule, an individual is not residing in Idaho if he is present in Idaho only for a temporary or transitory purpose. Likewise, an individual is not residing outside Idaho merely by his temporary or transitory absence from Idaho.
- **a.** The length of time in Idaho is only one factor in determining whether an individual is present for other than a temporary or transitory purpose. Other factors to be considered include business activity or employment conducted in Idaho, banking and other financial dealings taking place in Idaho, and family and social ties in Idaho. In general, an individual is present for other than a temporary or transitory purpose if his stay is related to a significant business, employment or financial purpose or the individual maintains significant family or social ties in Idaho.
- **b.** An individual is present in Idaho only for a temporary or transitory purpose if he does not engage in any activity or conduct in Idaho other than that of a vacationer, seasonal visitor, tourist, or guest.
- **c.** Presence in Idaho for ninety (90) days or more during a taxable year is presumed to be for other than a temporary or transitory purpose. To overcome the presumption, the individual must show that his presence was

	TAX COMMISSION dministrative Rules	Docket No. 35-0101-220 Proposed Rulemakin	
consistent with	that of a vacationer, seasonal visitor, tourist or guest.	()
does not apply	Place of Abode . An individual who owns a home in Idaho will not be sidence if the individual does not have the right to immediately occupy for purposes of the federal foreign income exclusion and only applies 13A, Idaho Code.	that residence. This definition for purposes of Sections 6.	on
03.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm.	()
041 044.	(RESERVED)		
	ESIDENT (RULE 045). 4, 63-3026A, Idaho Code		
01.	Traveling Salesmen.	()
a. of his post of du	A nonresident salesman who works in Idaho is subject to Idaho taxa ity or starting point.	tion regardless of the location (on (
total number of hours, the total countries in a n	If an individual is paid on a mileage basis, the gross income from she total compensation for personal services that the number of miles miles traveled within and without Idaho. If the compensation is based of compensation for personal services must be apportioned between Idah nanner that allocates to Idaho the portion of total compensation reasoned in Idaho. See Rule 270 of these rules.	traveled in Idaho bears to the some other measure, such to and other states and foreign	he as gn
subject to incor	Motor Carrier Employees Covered by Title 49, Section 14 and to an interstate motor carrier employee who has regularly assigned one tax only in the employee's state of residence. A motor carrier employ, United States Code, and includes:	luties in more than one state ployee is defined in Title 4	is
a.	An operator, including an independent contractor, of a commercial m	otor vehicle; ()
b.	A mechanic;	()
c.	A freight handler; and	()
	An individual, other than an employer, who in the course of his tor vehicle safety. Employees of the United States, a state, or a local ed in this rule, means a person engaged in business affecting interstate	government are not include	d.

- a commercial motor vehicle in connection with that business, or assigns an employee to operate it. See Title 49, Section 31132(3), United States Code.
- Water Carrier Employees Covered by Title 46, Section 11108, United States Code. Compensation paid to a water carrier employee is subject to income tax only in the employee's state of residence if such employee:
- Is engaged on a vessel to perform assigned duties in more than one (1) state as a pilot licensed under Title 46, Section 7101, or licensed or authorized under the laws of a state; or
- Performs regularly assigned duties while engaged as a master, officer, or crewman on a vessel operating on the navigable waters of more than one (1) state.
- Air Carrier Employees Covered by Title 49, Section 40116(f), United States Code. Compensation paid to an air carrier employee who has regularly assigned duties on aircraft in more than one state is subject to the income tax laws of only:

	E TAX COMMISSION Administrative Rules	Docket No. 35-0101-2201 Proposed Rulemaking
a.	The employee's state of residence, and	()
b.	The state in which the employee earns more than fifty percent (50%)	of the pay from the air carrier.
	Rail Carrier Employees Covered by Title 49, Section 1 paid to an interstate rail carrier employee who performs regularly assign the is subject to income tax only in the employee's state of residence.	
06. certain guarant Code, is subject	Pension Income Covered by Title 4, Section 114, United States Covered payments made to a retired partner of a partnership, per Title 4, Sectit to income tax only in the individual's state of residence or domicile.	
046 074.	(RESERVED)	
Section 63-302 The tax rates a indrate. The ma	ON INDIVIDUALS, ESTATES, AND TRUSTS (RULE 075). 44, Idaho Code upplied to the Idaho taxable income of an individual, trust or estate are aximum tax rate as listed for the applicable taxable year applies in comp stock held by an electing small business trust.	
076 077.	(RESERVED)	
078. TAX Section 63-302	ON TRUSTS ELECTING SMALL BUSINESS TRUSTS (RULE 44, Idaho Code	078).
01. 641, Internal F following:	In General . The special rules for taxation of electing small business Revenue Code, will apply for purposes of computing the Idaho incompared to the compared to the compare	
a. corporations w	The portion of an electing small business trust that consists of ill be treated as a separate trust.	stock in one (1) or more S
b. rules for taxing	The tax on the separate trust will be determined with the following trusts:	g modifications from the usual
	The only items of income, loss, deduction, or credit to be taken into account as an S corporation shareholder under Section 1366, Internal lisposition of stock in an S corporation.	

- ii. As provided in federal Treasury Regulations, administrative expenses will be taken into account to the extent allocable to the items described in Subparagraph 078.01.b.i.
- iii. A deduction or credit will be allowed only for an amount described in this paragraph. No item described in this paragraph will be apportioned to any beneficiary.
- **c.** A capital loss deduction provided by Section 1211(b), Internal Revenue Code, will be allowed only to the extent of capital gains.

079. -- 104. (RESERVED)

105. ADJUSTMENTS TO TAXABLE INCOME -- ADDITIONS REQUIRED OF ALL TAXPAYERS (RULE 105).

Section 63-3022, Idaho Code. The following must be added by all taxpayers in computing Idaho taxable income.

01. Interest and Dividend Income Exempt From Federal Taxation. Certain interest and dividend

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules

Docket No. 35-0101-2201 Proposed Rulemaking

income that is exempt from federal income tax must be added. If a taxpayer has both Idaho and non-Idaho state and municipal interest income, expenses not allowed pursuant to Sections 265 and 291. Internal Revenue Code, must be prorated between the Idaho and non-Idaho interest income as provided in Subsections 105.04.b.i. and 105.04.b.ii. The addition to taxable income required for non-Idaho state and municipal interest income must be offset by the expenses prorated to that interest income. The allowable offset may not exceed the reportable amount of interest income. An unused offset may not be carried back or carried over. A schedule showing the interest and related offsets must be attached to the return. Expenses prorated to Idaho state and municipal interest income are based on the ratio of Idaho state and municipal interest income to total state and municipal interest income. Expenses prorated to non-Idaho state and municipal interest income are based on the ratio of non-Idaho state and municipal interest income to total state and municipal interest income. Special First-Year Depreciation Allowance. The amount of depreciation computed for federal income tax purposes that exceeds the amount of depreciation computed for Idaho income tax purposes must be added. 106. (RESERVED) ADJUSTMENTS TO TAXABLE INCOME -- ADJUSTMENTS REQUIRED ONLY OF TAXPAYERS REPORTING NONBUSINESS INCOME (RULE 107). Section 63-3027(a)(4), Idaho Code. All deductions relating to the production of nonbusiness income will be allocated with the income produced. 108. -- 114. (RESERVED) INTEREST EXPENSE OFFSET RELATED TO TAX-EXEMPT INTEREST INCOME (RULE 115). Section 63-3022M, Idaho Code In General. The interest expense offset provided by Section 63-3022M, Idaho Code, is a separate and distinct adjustment from provisions in the Internal Revenue Code that disallow interest expense related to federal tax-exempt interest. If a taxpayer owns an interest in a pass-through entity, that entity's tax-exempt income is to also be included to the extent of the taxpayer's interest. Interest income that is only partially exempt for federal purposes is not included. Also, expenses related to tax-exempt interest income such as adjustments provided by Sections 265 and 291, Internal Revenue Code, are not included. 116. -- 119. (RESERVED) ADJUSTMENTS TO TAXABLE INCOME -- SUBTRACTIONS AVAILABLE TO ALL TAXPAYERS (RULE 120). Section 63-3022, Idaho Code. The following are allowable subtractions to all taxpayers in computing Idaho taxable income. State and Local Income Tax Refunds. State and local income tax refunds included in taxable income may be subtracted, unless the refunds have already been subtracted pursuant to Section 63-3022(a), Idaho Code. Idaho Net Operating Loss. An S corporation or a partnership that incurs a loss is not entitled to claim a net operating loss deduction. The loss is passed through to the shareholders and partners who may deduct the

loss.

03.	Income Not Taxable by Idaho . Income exempt from taxation by Idaho includes the following:)
a. the sale of Unite taxable income.	Interest income from obligations issued by the United States Government. Gain recognized fred States Government obligations is not exempt from Idaho tax and may not be subtracted fred (
b. purchased in Idah equals or exceeds income.	Idaho lottery prizes exempt by Section 67-7439, Idaho Code. For prizes awarded on lottery tick to a subtraction is allowed for each lottery prize that is less than six hundred dollars (\$600). If a prise six hundred dollars (\$600), no subtraction is allowed. The full amount of the prize is included (rize
c.	Certain income from loss recoveries. See Section 63-3022R, Idaho Code. ()
to Section 168(k) for Idaho income	Special First-Year Depreciation Allowance . As provided by Section 63-3022O, Idaho Code, he special first-year depreciation allowance on property acquired before 2008 or after 2009 pursus, Internal Revenue Code, the adjusted basis of that property and the depreciation deduction allowatax purposes must be computed without regard to the special first-year depreciation allowance. The subsection do not apply to property acquired after 2007 and before 2010.	iant ved
a. the amount of dep	Depreciation. The amount of depreciation computed for Idaho income tax purposes that exce preciation computed for federal income tax purposes may be subtracted. (eds)
claiming the spe	Gains and losses. During the recovery period, the adjusted basis of depreciable property compute tax purposes will be less than the adjusted basis for Idaho income tax purposes as a result cial first-year depreciation allowance. If a loss qualifies as a capital loss for federal income leral capital loss limitations and carryback and carryover provisions apply in computing the Idaged.	t of tax
i. subtraction is allo capital gains ded	If a sale or exchange of property results in a gain for both federal and Idaho income tax purpose owed for the difference between the federal and Idaho gains computed prior to any applicable Idauction.	
subtracted. For ex	If a sale or exchange of property results in a gain for federal income tax purposes and an ordin come tax purposes, the federal gain and the Idaho loss must be added together and the total may xample, if a taxpayer has a federal gain of five thousand dollars (\$5,000) and an Idaho loss of f (\$4,000), the amount subtracted would be nine thousand dollars (\$9,000).	be be
federal loss of the	If a sale or exchange of property results in an ordinary loss for both federal and Idaho income ference between the federal and Idaho losses may be subtracted. For example, if a taxpayer have hundred dollars (\$300) and an Idaho loss of five hundred dollars (\$500), the amount subtracted dollars (\$200).	as a
capital losses. For capital loss of eigcapital loss of thin next year, assum (\$2,000). The cathousand dollars	If a sale or exchange of property results in a capital loss for both federal and Idaho income the capital loss limitations and subtract the difference between the federal and Idaho deduction or example, if a taxpayer has a federal capital loss of six thousand dollars (\$6,000) and an Idage thousand dollars (\$8,000), both the federal and Idaho capital losses are limited to a deduction thousand dollars (\$3,000). In this case, no subtraction is required for the year of the sale. In the taxpayer had a capital gain for both federal and Idaho purposes of two thousand dollars (\$1,000) and an Idaho deductible capital loss of three thousand dollars (\$3,000). The taxpayer wo rence between the federal and Idaho deductible losses or two thousand dollars (\$2,000) in comput tome.	ible aho ible the lars one ould
121. ADJUS INDIVIDUALS Section 63-3022,		ГО

01. Income Not Taxable by Idaho . As provided in Section 63-3022(f), Idaho Code, subtract the amount of income that is exempt from Idaho income tax if included in taxable income. Income exempt from taxation by Idaho includes the following:
a. Certain income earned by American Indians.
b. Retirement payments received pursuant to the old Teachers' Retirement System. Prior to its repeat on July 1, 1967, the old Teachers' Retirement System was codified at Title 33, Chapter 13, Idaho Code. Teachers who were employed by the state of Idaho and who retired on or after January 1, 1966, generally do not qualify for this exemption. Teachers who were not state employees and who retired on or after January 1, 1968, do not qualify Teachers receiving benefits pursuant to the Public Employees' Retirement System, Title 59, Chapter 13, Idaho Code do not qualify for the exemption. No exemption is provided for amounts received from other states, school districts outside Idaho, or any other source if the proceeds do not relate to teaching performed in Idaho.
02. Standard or Itemized Deduction . If itemized deductions are limited pursuant to Section 68 Internal Revenue Code, the amount of state and local income or general sales taxes added back will be computed by dividing the amount of itemized deductions that are allowed to the taxpayer after all federal limitations by total itemized deductions before the Section 68 limitation.
O3. Unused Net Operating Losses of Estates and Trusts. An unused net operating loss carryover remaining on termination of an estate or trust is allowed to the beneficiaries succeeding to the property of the estate or trust. The carryover amount is the same in the hands of the beneficiaries as in the hands of the estate or trust. The first taxable year of the beneficiaries to which the net operating loss is to be carried is the taxable year of the beneficiary in which the estate or trust terminates. No part of a net operating loss incurred by an estate or trust can be carried back by a beneficiary, even if the estate or trust had no preceding taxable years eligible for a carryback. For purposes of determining the number of years to which a loss may be carried over by a beneficiary, the last taxable year of the estate or trust and the first taxable year of the beneficiary to which a loss is carried over each constitute a taxable year.
122. ADJUSTMENTS TO TAXABLE INCOME SUBTRACTIONS AVAILABLE ONLY TO CORPORATIONS (RULE 122). Sections 63-3022 and 41-3821, Idaho Code
01. Stock Insurance Subsidiary Dividends or Distributions.
a. As provided in Section 41-3821, Idaho Code, a mutual insurance holding company or an intermediate holding company is to subtract the amount received as a dividend or distribution from a stock insurance subsidiary.
b. The deduction allowed by Section 41-3821, Idaho Code, is not allowed if the stock insurance subsidiary's Idaho premium tax liability for the preceding taxable year is less than the stock insurance subsidiary would have paid in Idaho income tax had it been subject to Idaho income taxation for that year. The Idaho premium tax liability is the amount of total premium taxes less total premium tax credits allowed. The Idaho income tax would have paid is to be computed as provided by Section 63-3027, Idaho Code, net of any applicable income tax credits.
c. The taxpayer claiming the deduction is to include in its Idaho income tax return for the year the deduction is claimed information that it is entitled to the deduction. Such information is to include the amount of the stock insurance subsidiary's Idaho premium tax for the preceding taxable year and the amount of Idaho income tax is would have paid for such year.

(RESERVED)

123. -- 124.

125. ADJUSTMENTS TO TAXABLE INCOME -- BONUS DEPRECIATION ON PROPERTY ACQUIRED AFTER SEPTEMBER 10, 2001, AND BEFORE DECEMBER 31, 2007, OR AFTER DECEMBER 31, 2009 (RULE 125).

Section 63-3022O, Idaho Code

01. In General. Section 63-3022O, Idaho Code, requires that when computing Ida	ho taxable income.
the amount of the adjusted basis of depreciable property, depreciation, and gains and losses from	
or other disposition of depreciable property acquired after September 10, 2001, and before Dec	
acquired after December 31, 2009, must be computed without regard to bonus depreciation	
168(k), Internal Revenue Code. To meet this requirement, a taxpayer must be consistent in	making the Idaho
adjustments required for all the taxable years in which federal bonus depreciation is claime	d. The adjustments
required by this rule do not apply to property acquired after 2007 and before 2010.	()

02. Depreciation. ()

- **a.** If a taxpayer makes the Idaho addition in the first taxable year bonus depreciation was claimed for federal income tax purposes, in the subsequent taxable years the taxpayer is entitled to the Idaho subtractions for the additional depreciation computed for Idaho income tax purposes that exceeds the amount of depreciation claimed for federal income tax purposes.
- b. If a taxpayer fails to make the Idaho addition in the first taxable year bonus depreciation was claimed for federal income tax purposes, the taxpayer is not entitled to claim the Idaho subtractions for additional depreciation in subsequent taxable years. In such instances, claiming an Idaho subtraction for additional depreciation when the first year Idaho addition was not claimed constitutes computing depreciation with regard to Section 168(k), Internal Revenue Code, which is specifically prohibited in Section 63-3022O(1), Idaho Code. For example, the Idaho addition is required for a taxable year when the bonus depreciation is claimed even though the taxpayer may be limited in claiming a passive loss from a pass-through entity in which the bonus depreciation arose. If the bonus depreciation is not added back in that taxable year, the Idaho subtractions are not allowed in the subsequent taxable years.
- c. The Idaho adjustments are required in all taxable years in which the taxpayer has an Idaho filing requirement or is a member of a combined group of corporations in which at least one member has an Idaho filing requirement. If the taxpayer is not required to file an Idaho income tax return for one (1) or more years in which depreciation may be claimed, the taxpayer may claim the Idaho adjustment in the taxable years in which an Idaho return is filed if all such taxable years are treated consistently.
- d. Example. A corporation transacted business in California and Oregon during taxable year 2003. In 2004, the taxpayer began transacting business in Idaho and was required to file an Idaho corporation income tax return for that year. On the federal return filed for 2003, the taxpayer claimed bonus depreciation for assets placed in service that year. Because the taxpayer was not required to file an Idaho corporation income tax return for 2003, there was no Idaho bonus depreciation addition required of the taxpayer. In 2004, the second year of deprecation for the assets placed in service in 2003, the taxpayer was required for Idaho income tax purposes to compute depreciation on the assets as if bonus depreciation had not been claimed. The difference in the amount of Idaho depreciation and the depreciation claimed for federal income tax purposes for 2004 would be allowed to the taxpayer as an Idaho subtraction since the taxpayer was required to file an Idaho corporation income tax return for that year. Assuming the taxpayer files an Idaho corporation income tax return for the remaining years when depreciation on the assets is allowed, the taxpayer will be allowed the Idaho subtraction in those years for the difference in the Idaho and federal depreciation amounts. If the corporation transacted business in Idaho during 2003 only, the return filed for that year should reflect the Idaho addition for the difference in the amount of Idaho depreciation and the depreciation claimed for federal income tax purposes, even though the subtractions will not apply in subsequent years.

126. -- 127. (RESERVED)

128. IDAHO ADJUSTMENTS -- PASS-THROUGH ENTITIES (RULE 128).

- **01. In General**. An adjustment to a partnership, S corporation, estate or trust allowed or required by Idaho statute generally is claimed on the income tax returns of the partners, shareholders, or beneficiaries of the entity.
 - **a.** Partnerships. An adjustment passes through to a partner based on that partner's distributive share of

	E TAX COMMISSION Administrative Rules	Docket No. 35-0101-2201 Proposed Rulemaking
partnership pro	fits.	()
b. share of income	S Corporations. An adjustment passes through to a shareholder be or loss.	pased on that shareholder's pro rata
c. allocable to that	Estates and Trusts. An adjustment passes through to a beneficiat beneficiary.	ry in the same ratio that income is
02. exceed the limit	Limitations . Deductions claimed on a partner's, shareholder's, tations imposed by statute or rule.	or beneficiary's tax return may not
	Different Taxable Year Ends . If a pass-through entity has a taxable cholder, or beneficiary, the adjustment is to be claimed in the same is reported for federal income tax purposes.	
Copies of these	Information Provided by a Pass-Through Entity . The pass ch partner, shareholder, or beneficiary a schedule detailing the proper schedules is to be attached to the pass-through entity's Idaho incompart that the adjustment is allowed or required.	ortionate share of each adjustment.
paying the tax.	Pass-Through Entities That Pay Tax. Generally, a pass-through those allowed to the individual partner, shareholder, or beneficiary for However, certain deductions that may be allowed to the individual the pass-through entity.	for whom the pass-through entity is
129. (RES	ERVED)	
	UCTION OF CERTAIN RETIREMENT BENEFITS (RULE 13 2A, Idaho Code	0).
01.	Qualified Benefits. Subject to limitations, the following benefits	s qualify for the deduction: ()
Retirement Sys An individual Retirement ann not qualify for retiree previous	Retirement annuities paid to a retired civil service employee. rvice employee is an individual who is receiving retirement annuities, the Foreign Service Retirement and Disability System, or the is entitled to benefits from this retirement system only if he est ruities paid to a retired federal employee under the Federal Employee the deduction. Retirement annuities received under the Federal Esly covered under the Civil Service Retirement System qualify to the unnuity attributable to coverage under the Civil Service Retirement.	atties paid under the Civil Service offset programs of these systems. ablished eligibility prior to 1984. ses Retirement System generally do imployees Retirement System by a the extent the retiree establishes the
established elig	Retirement benefits paid as a result of participating in the firement by Title 72, Chapter 14, Idaho Code. A fireman is entitled to gibility as a paid fireman prior to October 1, 1980. Retirement system do not qualify for the deduction.	benefits from this fund only if he

c.

i. By a city or its agent in regard to a policeman's retirement fund that no longer admits new members and on January 1, 2012, was administered by a city in this state; or

ii. In regard to a policeman's retirement fund that no longer admits new members and on January 1, 2012, was administered by the public employee retirement system of Idaho; or

iii. By the public employee retirement system of Idaho to a retired police officer in regard to Idaho employment not included in the federal social security retirement system; or

Retirement benefits paid to a retired Idaho city police officer:

iv. or 130.01.c.iii. o	An unremarried widow or widower of a person described in Subparagraph 130.01.c.i., 130. f this rule.	.01.c.ii.,
d. services.	Retirement benefits paid by the United States Government to a retired member of the	military
older, or sixty-tw at the time of de	Unremarried Widow or Widower . An unremarried widow or widower of a retired civil d policeman, retired fireman, or retired member of the military services, who is sixty-five to (62) and disabled, is eligible for the deduction, even though the deceased spouse was not ath. In this situation, the amount of the retirement benefits that can be considered for the decar of the spouse's death is limited to the benefits paid to the spouse as a widow or widower.	(65) or eligible eduction
03. filing separate ar	Married Individuals Filing Separate Returns. Married individuals who elect to file not entitled to the deduction allowed by Section 63-3022A, Idaho Code.	married
04.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
131 139.	(RESERVED)	
	CTION FOR ENERGY EFFICIENCY UPGRADES (RULE 140).	
insulation is ded	sidered an energy efficiency upgrade. If a layer of insulation is placed beneath siding, the collectible if it otherwise qualifies. If the siding consists of an outer shell for protection againner layer of insulating material, the insulating material qualifies if the cost is separately id	inst the
141 149.	(RESERVED)	
150. DEDUC Section 63-30220	CTION FOR ALTERNATIVE ENERGY DEVICES (RULE 150). C, Idaho Code	
01. apply to rental ho	Qualifying Residence . The deduction applies only to a residence of an individual and dousing, unless the renter, rather than the owner, installs and pays for the device.	loes not
the conversion b	Converted Rental Unit. If a residence served by an alternative energy device is converted that unit to his residence, the owner is entitled to any remaining allowable deduction for the assed on the portion of the year that the residence served as his residence. For each subseque teled to the full amount of the allowable deduction for that year assuming the residence contestidence.	year of ent year,
Environmental Q device. Failure to	Destruction of Wood Burning Stove . The wood burning stove that does not more protection agency requirements for certification is to be surrendered to the Department Quality no later than thirty (30) days from the date of purchase of the qualifying alternative of surrender the wood burning stove within the thirty (30) day period will result in the new as an alternative energy device. The thirty (30) day period may be extended only if the taxpart for the delay.	nent of e energy device
151 169.	(RESERVED)	
170. IDAHO Section 63-3022	O CAPITAL GAINS DEDUCTION IN GENERAL (RULE 170). H, Idaho Code	
	Losses From Nonqualified Property . Losses from property not qualifying for the Idaho may not be netted against gains from property qualifying for the Idaho capital gains deduction a deduction is determined.	
02.	Losses From Qualified Property.	()

property	a. qualifyii	Losses from property qualifying for the Idaho capital gains deduction are netted against gain for the Idaho capital gains deduction before the amount of the deduction is determined.	ns fro	m)
the dedi	uction is , the qua	A capital loss carryover from property qualifying for the Idaho capital gains deduction rrent year gains from property qualifying for the Idaho capital gains deduction before the am determined. If a taxpayer has a capital loss carryover consisting of qualified and nonquified capital loss carryover is the proportion that the qualified capital loss bears to the total e return in the prior year multiplied by the capital loss carryover.	ount (ualifie	of ed
	03.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
171. Section		CAPITAL GAINS DEDUCTION QUALIFIED PROPERTY (RULE 171). H, Idaho Code		
includes	any gair	Gain from Forfeited Rights and Payments. Gain attributable to a cancellation, lapse, exption of a contract right or obligation does not qualify for the Idaho capital gains deduction from the lapse of an option or from forfeited earnest money, down payment, or similar payise qualifying property.	n. Th	is
includes	02.	Timber. As used in Section 63-3022H(3)(e), Idaho Code, qualified timber grown in	Idal (10
Internal	a. Revenue	Standing timber held as investment property that is a capital asset pursuant to Section Code; and	n 122 (1,
Section	b. 631(a), Ir	Cut timber if the taxpayer elects to treat the cutting of timber as a sale or exchange purs nternal Revenue Code.	uant (to)
	05.	Nonqualifying Property. Nonqualifying property includes:	()
	a.	Real or tangible personal property not having an Idaho situs.	()
	b.	Tangible personal property not used by a revenue-producing enterprise.	()
	c.	Intangible property. Some examples of intangible property include, but are not limited to:	()
	i.	Stocks and bonds;	()
LLC, or	ii. S corpor	Interests in a partnership (except for interests identified in Section 63-3022H(3)(f)), Idaho ation.	Cod (e,)
	03.	Holding Periods.	()
		In General. To qualify for the capital gains deduction, property otherwise eligible for the function must be held for specific time periods. The holding periods for Idaho purposes ge 223 and 735, Internal Revenue Code.		
exchang property	b. ge is not to based or	Exception to the Tacked-On Holding Period. The holding period of property given up in a tacked on to the holding period of the property received if the property given up was nonquanthe requirements of Section 63-3022H(3), Idaho Code.		
gain is r	not from o	Installment Sales. The determination of whether the property meets the required holding powers applicable for the year of the sale. If the required holding period is not met in the year of squalified property. The classification as nonqualified property will not change even though the subsequent years when a reduced holding period is applicable.	ale, tl	he

	04.	Holding Periods of S Corporation and Partnership Property.	()
pass-thr by the noncont	ough gair sharehol ributing s	Property Contributed by a Shareholder to an S Corporation or by a Partner to a Partner artner who contributes otherwise qualified property to an S corporation or partnership may non the sale of that property as a qualifying Idaho capital gain if the property has, in total, be der or partner and the S corporation or partnership for the required holding periodshareholders or partners may treat the pass-through gain as a qualifying Idaho capital gain or partnership held the property for the required holding period.	treat the een he od. Th	ne ld ne
	b.	Property Distributed by an S Corporation or Partnership.	()
from a property		Distributions. For purposes of this rule, the holding period of property received in a distippor from an S corporation other than in liquidation of stock includes the time the entity		
	05.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm.	()
172. Section		CAPITAL GAINS DEDUCTION REVENUE-PRODUCING ENTERPRISE (RULI H, Idaho Code	E 172).	,
enterpri	01. se include	Nonqualifying Activities . Examples of activities that do not qualify as a revenue-pre the following:	oducir	ıg)
	a.	Retail sales;	()
	b.	Professional or managerial services;	()
	c.	Repair services or other service related activities;	()
	d.	Transportation activities, unless they are an integral part of the taxpayer's qualifying activities	ty;)
	e.	Telephone, cable, and internet services;	()
	f.	Agricultural services, such as horse training, veterinarian services, and crop dusting.	()
	02. es, tangible duction.	Multiple Activities . If a business is engaged in both revenue-producing and nonrevenue-producing property must be used in the revenue-producing activity to qualify for the Idaho	oducir o capit (ıg al)
	03.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
173. Section		CAPITAL GAINS DEDUCTION PASS-THROUGH ENTITIES (RULE 173). H, Idaho Code		
	01.	In General.	()
		Qualified property held by an S corporation, partnership, trust, or estate may be eligible ns deduction. The deduction is allowed only on the return of an individual shareholder, in dual beneficiary.		
to Section	b. on 63-302	Partnerships, S corporations, trusts, and estates that pay the tax for an electing individual page 22L, Idaho Code, are not allowed to claim a capital gains deduction.	pursua: (nt)
		Multistate Entities . A nonresident shareholder of an S corporation or a nonresident part red to allocate and apportion income as set forth in Section 63-3027, Idaho Code, is to com ns deduction on his interest in income of that portion of the qualifying capital gains allo	ipute h	is

			Docket No. 35-0101-2201 Proposed Rulemaking
apporti	oned to	Idaho.	()
	03.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
		An Idaho resident partner must report all partnership income to I ome, including any capital gain included in apportionable income, is nortnership.	
Idaho d	b. capital g	Gains that cannot be traced back to the sale of Idaho qualifying pains deduction.	property do not qualify for the
174	179.	(RESERVED)	
180. Section	DED 0 n 63-302	UCTION FOR DONATION OF TECHNOLOGICAL EQUIPMEN 2J, Idaho Code	T (RULE 180).
Code.	01.	Fair Market Value. Fair market value is determined pursuant to	Section 170, Internal Revenue
	02.	Pass-Through of Deduction.	()
making	a. g the cor	The deduction may not exceed the amount of pass-through incomntribution.	e less deductions of the entity
181	184.	(RESERVED)	
185. Section		PTION EXPENSES (RULE 185). 21, Idaho Code	
	01.	Ineligible Expenses.	()
	a.	The costs associated with an unsuccessful attempt to adopt a child de	o not qualify for the deduction.
surroga	b. ate parer	A deduction is not allowed for expenses incurred in violation of atting arrangement.	f state or federal law or for a
the ado	02. option, o	Financial Assistance . Eligible expenses are to be reduced by amount from a grant pursuant to a federal, state, or local program.	nts received as financial aid for
	03.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
186	189.	(RESERVED)	
Health considerafter-ta	n 63-302 benefits ered paid ax dollar	IO MEDICAL SAVINGS ACCOUNTS (RULE 190). 22K, Idaho Code s paid with pretax contributions, such as those paid pursuant to a sad by the employer and do not qualify as an expense paid by the employer are considered paid by the employee and qualify as an expense paps://tax.idaho.gov/i-2076.cfm.	yee. Health benefits paid with
191	192.	(RESERVED)	
193. Section		LTH INSURANCE COSTS AND LONG-TERM CARE INSURAN 22P and 63-3022Q, Idaho Code	CE (RULE 193).

01.

Costs Deducted or Accounted For. Deductions are not allowed for health insurance costs and

		or long-term care insurance that are otherwise deducted or accounted for. Health insurance cor long-term care insurance that are otherwise deducted or accounted for include amounts:	osts a	and)
	a.	Paid out of an Idaho medical savings account;	()
pretax i	b. ncome; o	Paid through a cafeteria plan or other salary-reduction arrangement when these costs are part	id ou	t of
	c.	Deducted as business expenses.	()
194.	(RESE	RVED)		
No dedi deduction	63-3022 action is on is allo	RECOVERIES (RULE 195). R, Idaho Code allowed for recovery of an amount not included in federal taxable income of the current y wed to the extent the loss recovered previously reduced Idaho taxable income. Examples ava gov/i-2076.cfm.		
196 1	199.	(RESERVED)		
200. Section		PERATING LOSS CORPORATIONS (RULE 200). , Idaho Code		
share of	f the net	Unitary Taxpayers . Each corporation included in a unitary group must determine its reso apportioned net operating loss incurred by the unitary group for the taxable year. A corporating loss is computed using its Idaho apportionment factor for the year of the leaded or subtract its nonbusiness income or loss allocated to Idaho to its share of the apportion	oratio oss.]	n's Γhe
	02.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
201. Section	NET O : 63-30220	PERATING LOSS CARRYBACKS AND CARRYOVERS (RULE 201). (c), Idaho Code		
	01.	Definitions for Purposes of Net Operating Loss Carrybacks and Carryovers.	()
another	a. taxable y	The term net operating loss deduction means the sum of the Idaho net operating losses carear and subtracted in computing Idaho taxable income.	arried (l to
modifie	b. d by Sect	A net operating loss is absorbed when it has been fully subtracted from Idaho taxable incion 63-3021, Idaho Code.	come,	as
	02.	Adjustments to Net Operating Losses.	()
year.	a.	Adjustments to a net operating loss will be determined pursuant to the law applicable to	the 1	oss)
to the st	b. atute of l	Adjustments to a net operating loss deduction may be made even though the loss year is claimitations, but will not result in any tax due or refund for the closed taxable years.	osed (lue)
	03.	Adjustments in Carryback and Carryover Years.	()
		Adjustments to income, including modifications pursuant to Section 63-3021, Idaho Coryover year must be made for purposes of determining, how much, if any, of the net operative to subsequent years.		
	b.	Adjustments are made pursuant to the law applicable to the carryback or carryover year.	()

not result in any	Adjustments may be made even though the year is closed due to the statute of limitations, tax due or refund for the closed taxable years.	but will
04.	Net Operating Loss Carrybacks Application.	()
	The net operating loss carryback allowed for the entire carryback period may not exceed dollars (\$100,000) per taxpayer. Each corporation that has a net operating loss and is included in a maximum carryback of one hundred thousand dollars (\$100,000).	
b. incurred.	The sum of net operating loss deductions must not exceed the amount of the net operation	ing loss
	For taxable years beginning prior to January 1, 2013, if the taxpayer makes a valid electronic pack period as provided in Subsection 201.05, the provisions of Subsection 201.04.c. do not uting loss carryover is applied as follows:	
i. to January 1, 201 loss is absorbed.	For net operating losses incurred in taxable years beginning on and after January 1, 2000, b 13, the net operating loss is subtracted in the twenty (20) succeeding taxable years, in order, to	
	For taxable years beginning prior to January 1, 2013, if the taxpayer fails to make a valid eleback period, the net operating loss must be carried back. If a carryback year is closed due ions, the net operating loss carryback may not result in a refund for the closed taxable year.	ction to e to the
loss, the net ope applied to the fir	For net operating losses incurred in taxable years beginning on and after January 1, 201 carrying back the loss is filed within one (1) year of the end of the taxable year of the net operating loss is applied to the second preceding taxable year and if not absorbed, the difference of the second preceding taxable years is subtracted in the taxable years, in order, until absorbed.	perating rence is
05. January 1, 2013	Timing and Method of Electing to Forego Carryback For Taxable Years Beginning	Before ()
extension period for the taxable ye	Net operating losses incurred in taxable years beginning on or after January 1, 2010. The of the due date of the loss year return, including extensions. Once the completed return is fi expires. Unless otherwise provided in the Idaho return or in an Idaho form accompanying a ear, the election referred to in this Subsection may be made by attaching a statement to the tax in for the taxable year of the loss. The statement must contain the following information:	led, the a return
i.	The name, address, and taxpayer's social security number or employer identification number	er; ()
ii. forego the carryb	A statement that the taxpayer makes the election pursuant to Section 63-3022(c)(1), Idaho Coack provision; and	Code, to
iii.	The amount of the net operating loss.	()
b. Idaho income tax	Attaching a copy of the federal election to forego the federal net operating loss carryback return for the taxable year of the loss does not constitute an election for Idaho purposes.	k to the
c. Paragraph 201.05	If the election is made on an amended or original return filed subsequent to the time allows, a, it is considered untimely.	owed in
06. any loss carrybac	Order in Which Losses Are Applied in a Year. Loss carryovers are deducted before decks applicable to the same taxable year.	ducting

- **O7. Documentation Required When Claiming a Net Operating Loss Deduction.** A taxpayer claiming a net operating loss deduction for a taxable year must file with his return for that year a concise statement setting forth the amount of the net operating loss deduction claimed and all material and pertinent facts, including a detailed schedule showing the computation of the net operating loss and its carryback or carryover. ()
- **08.** Conversion of C Corporation to S Corporation. An S corporation may not carry over or back a net operating loss from a taxable year in which the corporation was a C corporation. However, an S corporation subject to Idaho tax on net recognized built-in gains or excess net passive income may deduct a net operating loss carryover from a taxable year in which the corporation was a C corporation against its net recognized built-in gain and excess net passive income.

202. -- 209. (RESERVED)

- 210. REDUCTION OF IDAHO TAX ATTRIBUTES AND BASIS WHEN INCOME FROM INDEBTEDNESS DISCHARGE IN BANKRUPTCY IS EXCLUDED FROM GROSS INCOME (RULE 210). Section 63-3022(c), Idaho Code
- **01. In General**. Any taxpayer excluding from taxable income an amount resulting from the discharge of indebtedness in bankruptcy under Section 108(b) of the Internal Revenue Code, is to reduce Idaho net operating loss and basis in accordance with Section 346 of the Bankruptcy Code of the United States. If the discharge occurs outside of bankruptcy, the provisions of these rules do not apply.
- **02. Order of Reduction**. The reduction referred to in Subsection 210.01 is to be made to the following tax attributes in the following order:
- **a.** Any net operating loss deduction, as defined in Rule 201 of these rules, is to be reduced by the amount of the indebtedness forgiven or discharged in bankruptcy except as follows:
- i. A deduction with respect to the liability which is disallowed for any taxable period during or after the liability is forgiven or discharged. A deduction with respect to the liability includes a capital loss incurred on the disposition of a capital asset with respect to a liability that was incurred in connection with the acquisition of such asset.
- ii. To the extent that the indebtedness forgiven or discharged consisted of items of a deductible nature that were not deducted by the taxpayer, or resulted in an expired net operating loss deduction or carryover that did not offset income for any taxable period and did not contribute to a net operating loss in or a net operating loss carryover to the taxable period during or after the indebtedness was discharged.
- **b.** The basis in the taxpayer's property or of property transferred to an entity required to use the taxpayer's basis in whole or in part is to be reduced by the lesser of:
- i. The amount of the forgiven or discharged indebtedness, minus the total amount of adjustments made under Subsection 210.02.a.; and
- ii. The amount of the debtor's total basis of assets before the discharge that exceeds the total preexisting liabilities still remaining after discharge of indebtedness. Basis may not be reduced below a level equal to the remaining undischarged liabilities.
- **O3.** Exception to Basis Reduction. The basis reduction under Subsection 210.02.b. is not required if the taxpayer elects to treat the amount that would otherwise be applied in reduction of basis as taxable income of the taxable period in which the debt is forgiven or discharged.
- **04. Discharge Not Treated as Discharged Indebtedness.** The following provisions exclude from this rule indebtedness that is discharged and treat the debtor as if it had originally issued stock instead of debt. No reduction to the Idaho net operating loss or basis is required if one (1) or more of these provisions are satisfied.

)

a. The indebtedness did not consist of items of a deductible nature and is exchanged for an equit security, other than a limited partnership interest, issued by the debtor or is forgiven as a contribution to capital; or (.y)
b. The indebtedness consisted of items of a deductible nature, and the exchange of stock for debt hat the same effect as a cash payment equal to the fair market value of the equity security that is issued by the debt or of the value of the security is less than the value of the debt, only part of the debt will be excluded. (
211 249. (RESERVED)	
250. NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS INCOME SUBJECT TO IDAHO TAXATION (RULE 250). Sections 63-3026A(1) and (2), Idaho Code	О
01. Receipt of Income Part-Year Residents . For purposes of determining if income is reportable Idaho by a part-year resident, a cash basis taxpayer is considered to have earned or received income when it actually or constructively received, except as provided in Subsections 250.04 and 250.05.	
02. Receipt of Intangible Income Part-Year Residents.)
a. Interest and dividend income received from a source other than from a pass-through entity considered to be earned or received by a part-year resident ratably during the taxable year.	is)
b. If a transaction or activity gives rise to income that is reported in a subsequent year when the taxpayer is a part-year resident, the income must be treated as received ratably during that subsequent year Subsection 250.04 also applies to income that is not received during the year by the taxpayer, but which must be reported in taxable income.	r.
c. A part-year resident must report such income to Idaho in the proportion that the number of day during the taxable year that the individual qualified as an Idaho part-year resident bears to total days in the taxable year.	
03. Receipt of Pass-Through Items of Income and Losses Part-Year Residents. ()
a. For a part-year resident who is a shareholder in an S corporation, or a partner in a partnership, the income, gains, losses and other pass-through items from the S corporation or partnership are treated as received ratably during the taxpayer's taxable year. If the taxpayer was not a shareholder or partner for the entire taxable year the pass-through items are treated as received ratably during the portion of the taxable year the taxpayer was shareholder of the S corporation or partner of the partnership.	d r,
b. For a part-year resident who is a beneficiary of an estate or trust, the income, gains, losses and othe pass-through items from the estate or trust are treated as received ratably during the taxpayer's taxable year. If the taxpayer was not a beneficiary of the estate or trust for the entire taxable year, the pass-through items are treated as received ratably during the portion of the taxable year the taxpayer was a beneficiary of the estate or trust. (ıe
c. A part-year resident must report such income to Idaho in the proportion that the number of day during the taxable year that the individual qualified as an Idaho part-year resident bears to total days in the taxable year.	
O4. Examples . Examples available at https://tax.idaho.gov/i-2076.cfm. ()
251. NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS COMPUTATION OF IDAHOTAXABLE INCOME (RULE 251).	O

Section 63-3026A, Idaho Code

For purposes of this rule, federal total income means gross income less certain deductions allowed under the Internal Revenue Code. It is the amount reported on the federal individual income tax return that is identified as total income.

(

252.	NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS ADJUSTMENTS ALLOWED
IN CO	MPUTING IDAHO ADJUSTED GROSS INCOME (RULE 252).
Section	n 63-3026A(6). Idaho Code

- **01. In General**. Deductions allowed in computing adjusted gross income will be allowed in computing Idaho adjusted gross income unless specifically denied by Idaho law. The amount allowed will be computed as provided in this rule. Each computation in this rule will include the amounts reported for the taxable year unless otherwise indicated.
- **O2. Deductions Directly Related to Specific Items of Income or Property.** If the deduction directly relates to a specific item of income or property, the allowable deduction will be computed by dividing the amount of related income reported in Idaho income by the total of such related income reported in federal income. This percentage is multiplied by the deduction to arrive at the amount allowed as an Idaho deduction. If the deduction is related to property that did not generate income during the taxable year, the deduction will be allowed in the proportion that the property to which the deduction relates was located in Idaho. Examples of some of these deductions include the following:
- **a.** Penalty on early withdrawal of savings. The allowable deduction will be computed by dividing the interest income of the time savings deposit subject to the penalty included in Idaho income by the total interest income of the time savings deposit included in federal income. This percentage is multiplied by the penalty deduction allowed for federal purposes.
 - **b.** Certain business expenses of reservists, performing artists, and fee-basis government officials.
 - **c.** Jury duty pay remitted to an employer. ()
 - **d.** Deductible expenses related to income from the rental of personal property engaged in for profit.
- e. Reforestation amortization and expenses. The allowable deduction will be computed by dividing the income from the related timber operations included in Idaho income by the total income from the related timber operations. If there is no income from the related timber operations for the year of the deduction, the allowable deduction will be computed based on the percentage of property in Idaho to total property to which the reforestation amortization and expenses relate. This percentage is multiplied by the reforestation amortization and expense deduction allowed for federal income tax purposes.
- **f.** Repayment of supplemental unemployment benefits. The allowable deduction will be computed by dividing the supplemental unemployment benefits included in Idaho income by the total supplemental unemployment benefits reported in federal income. This percentage is multiplied by the repayment deduction allowed for federal purposes.
- g. Attorney fees and court costs. The allowable deduction will be computed by dividing the total income related to the attorney fees and court costs included in Idaho income by the total income from such actions. This percentage is multiplied by the attorney fees and court costs allowed for federal purposes.
- **O3. Deductions Allowed Based on Qualifying Types of Income**. If the deduction is dependent on the taxpayer earning a qualifying type of income, the allowable deduction will be computed by dividing the amount of the qualifying income reported in Idaho income by the total of such qualifying income reported. This percentage is multiplied by the deduction to arrive at the amount allowed as an Idaho deduction.
- **a.** Payments to an individual retirement account (IRA), federal health savings or medical savings account, or Section 501(c)(18)(D) retirement plan. The allowable deduction will be computed by dividing the taxpayer's Idaho compensation by the taxpayer's total compensation. This percentage is multiplied by the deduction

			_
219(f)(1), Intern	eral purposes. For purposes of this rule, compensation means "compensation" as defined in all Revenue Code, and Treasury Regulation Section 1.219-1(c)(1). Idaho compensation is determined by these rules.		
taxpayer's self-	Payments to a Keogh retirement plan, simplified employee pension (SEP) Plan, SIMPLE Plan, and self-employment health insurance. The allowable deduction will be computed by divide employment income from Idaho sources by the taxpayer's total self-employment incomultiplied by the self-employment deductions allowed for federal purposes.	ding tl	ne
net operating lo	Other Deductions. Deductions that do not relate to specific items of income or to the earne will be allowed in the proportion that Idaho total income bears to federal total income. The cost deduction is not included in either the federal total income or the Idaho total income or deductions include the following:	feder	al
a.	Alimony payments.	()
b.	Moving expenses.	()
c.	Student loan interest payments.	()
d.	Tuition and fees deduction.	()
COMPUTING Section 63-302	RESIDENT AND PART-YEAR RESIDENT INDIVIDUALS ADDITIONS REQUIR IDAHO ADJUSTED INCOME. 6A(6), Idaho Code. The following must be added to Idaho adjusted gross income in computancome of nonresident and part-year resident individuals.		
01.	Interest and Dividends Not Taxable Pursuant to the Internal Revenue Code.	()
	Part-Year Residents. Interest and dividend income not taxable pursuant to the Internal Reserved while residing in or domiciled in Idaho must be added. However, interest receive the state of Idaho or any political subdivision of Idaho is exempt from Idaho income tax an	ed fro	m
b. transacting busi	Nonresidents. Interest and dividend income reportable from a pass-through entity the ness in Idaho must be added to the extent the income was apportioned or allocated as Idaho in		
02. adjusted gross i	Net Operating Loss Deduction . The amount of the net operating loss deduction included income must be added.	n Idal (10
	Capital Loss . Capital losses included in Idaho adjusted gross income must be added if the lost residing in and not domiciled in Idaho, or if the loss relates to an activity not taxable by loss was incurred.	[daho	at
	Lump Sum Distributions . Part-year residents must add the taxable amount of a lunducted in calculating taxable income received while residing in or domiciled in Idaho. This is y income portion and the amount eligible for the capital gain election.		
05. withdrawal from medical expense	Idaho Medical Savings Account . An account holder must add the amount of any nonquent an Idaho medical savings account if the withdrawal was not made for the purpose of paying es.	ualifie eligib (ed le)
06.	Idaho College Savings Program.	()
a.	An account owner must add the amount of a nonqualified withdrawal from an Idaho	colles	ge

savings program, less the amount included in the account owner's Idaho adjusted gross income. The addition is

limited to contributions previously exempt from Idaho state income tax and earnings generated from the program as long as the earnings are not already included in federal adjusted gross income. Nonqualified withdrawal is defined in Section 33-5401, Idaho Code.

- **b.** As provided in Section 63-3022(p), Idaho Code, an account owner must add the amount of a withdrawal from an Idaho college savings program that is transferred on or after July 1, 2007, to a qualified tuition program operated by a state other than Idaho. For taxable years beginning on or after January 1, 2008, the addback is limited to the total of the amounts contributed to the Idaho college savings program that were deducted on the account owner's Idaho income tax returns for the year of the transfer and the immediately preceding taxable year.
- **O7. Special First-Year Depreciation Allowance**. As provided by Section 63-3022O, Idaho Code, if a taxpayer claims the special first-year depreciation allowance on property acquired before 2008 or after 2009 pursuant to Section 168(k), Internal Revenue Code, the adjusted basis of that property and the depreciation deduction allowed for Idaho income tax purposes must be computed without regard to the special first-year depreciation allowance. An individual must add the amount of depreciation computed for federal income tax purposes that exceeds the amount of depreciation computed for Idaho income tax purposes. This addition does not apply to depreciation computed on property acquired after 2007 and before 2010.

254. NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS -- SUBTRACTIONS ALLOWED IN COMPUTING IDAHO ADJUSTED INCOME (RULE 254).

Section 63-3026A(6), Idaho Code. The following are allowable subtractions in computing the Idaho adjusted income of nonresident and part-year resident individuals.

- **01. Idaho Net Operating Loss.** An Idaho net operating loss deduction described in Section 63-3021, Idaho Code, and allowed by Section 63-3022(c), Idaho Code, may be subtracted to the extent the loss was incurred while the taxpayer was residing in or domiciled in Idaho or to the extent the loss was from activity taking place in Idaho. A net operating loss incurred from an activity not taxable by Idaho may not be subtracted.
- **O2. State and Local Income Tax Refunds**. State and local income tax refunds included in Idaho total income may be subtracted unless the refunds have already been subtracted pursuant to Section 63-3022(a), Idaho Code.
- **03. Income Not Taxable by Idaho**. As provided in Section 63-3022(f), Idaho Code, income that is exempt from Idaho income taxation by a law of the state of Idaho or of the United States may be subtracted if that income is included in Idaho total income and has not been previously subtracted. Income exempt from taxation by Idaho includes the following:
- **a.** Interest income from obligations issued by the United States Government. Gain recognized from the sale of United States Government obligations is not exempt from Idaho tax and, therefore, may not be subtracted from taxable income.
- **b.** Idaho lottery prizes exempt by Section 67-7439, Idaho Code. For prizes awarded on lottery tickets purchased in Idaho a subtraction is allowed for each lottery prize that is less than six hundred dollars (\$600). If a prize equals or exceeds six hundred dollars (\$600), no subtraction is allowed. The full amount of the prize is included in income.
- **c.** Certain income earned by American Indians. An enrolled member of a federally recognized Indian tribe who lives on his tribe's federally recognized Indian reservation is not taxable on income derived within that reservation.
- **d.** Certain income earned by transportation employees covered by Title 49, Sections 11502, 14503 or 40116, United States Code.
 - e. Certain income from loss recoveries. See Section 63-3022R, Idaho Code.
- **04. Military Pay.** Qualified military pay included in Idaho total income earned for military service performed outside Idaho may be subtracted. Qualified military pay means all compensation paid by the United States

for services performed while on active duty as a full-time member of the United States Armed Forces which full-time duty is or will be continuous and uninterrupted for one hundred twenty (120) consecutive days or more. A nonresident does not include his military pay in Idaho total income and, therefore, makes no adjustment.

- **05. Social Security and Railroad Retirement Benefits.** Social security benefits and benefits paid by the Railroad Retirement Board that are taxable pursuant to the Internal Revenue Code may be subtracted to the extent the benefits are included in Idaho total income.
- **66. Household and Dependent Care Expenses.** The allowable portion of household and dependent care expenses that meets the requirements of Section 63-3022D, Idaho Code, may be subtracted if incurred to enable the taxpayer to be gainfully employed in Idaho. To determine the allowable portion of household and dependent care expenses, a percentage is calculated by dividing Idaho earned income by total earned income. The qualified expenses are multiplied by the percentage. Earned income is defined in Section 32(c)(2), Internal Revenue Code.
- **07. Insulation and Alternative Energy Device Expenses**. Expenses related to the installation of insulation or alternative energy devices that meet the requirements of Section 63-3022B or 63-3022C, Idaho Code, may be subtracted.
- **O8. Deduction for Dependents Sixty-Five or Older or with Developmental Disabilities.** One thousand dollars (\$1,000) may be subtracted for each person who meets the requirements of Section 63-3022E, Idaho Code. The deduction may be claimed for no more than three (3) qualifying dependents. If a dependent has not lived in the maintained household for the entire taxable year, the allowable deduction is eighty-three dollars (\$83) for each month the dependent resided in the maintained household during the taxable year. For purposes of this rule, a fraction of a month exceeding fifteen (15) days is treated as a full month.
- **09. Adoption Expenses**. The allowable portion of adoption expenses that meets the requirements of Section 63-3022I, Idaho Code, may be subtracted. To determine the allowable portion, calculate a percentage by dividing Idaho total income by total income. The deduction allowable pursuant to Section 63-3022I, Idaho Code, is multiplied by the percentage.
- **10.** Capital Gains Deduction. The Idaho capital gains deduction allowed by Section 63-3022H, Idaho Code, may be subtracted.

11. Idaho Medical Savings Account.

- **a.** The qualifying amount of contributions to an Idaho medical savings account that meets the requirements of Section 63-3022K. Idaho Code, may be subtracted.
- **b.** Interest earned on an Idaho medical savings account may be subtracted to the extent included in Idaho total income.
- **12. Technological Equipment Donation**. As provided by Section 63-3022J, Idaho Code, the lower of cost or fair market value of technological equipment donated to qualifying institutions may be subtracted, limited to the Idaho taxable income of the taxpayer.
- **13. Worker's Compensation Insurance**. As allowed by Section 63-3022(m), Idaho Code, a self-employed individual may subtract the premiums paid for worker's compensation for coverage in Idaho to the extent not previously subtracted in computing Idaho taxable income.
- **14. Idaho College Savings Program**. The qualifying amount of contributions to a college savings program that meets the requirements of Section 63-3022(n), Idaho Code, may be subtracted.
- **15. Retirement Benefits.** As provided in Section 63-3022A, Idaho Code, a deduction from taxable income is allowed for certain retirement benefits. To determine the allowable portion of the deduction for certain retirement benefits, a percentage is calculated by dividing the qualified retirement benefits included in Idaho gross income by the qualified retirement benefits included in federal gross income. The deduction allowable pursuant to Section 63-3022A, Idaho Code, is multiplied by the percentage.

)

- **16. Health Insurance Costs.** The allowable portion of the amounts paid by the taxpayer during the taxable year for insurance that constitutes medical care as defined in Section 63-3022P, Idaho Code, for the taxpayer, spouse or dependents of the taxpayer not otherwise deducted or accounted for by the taxpayer for Idaho income tax purposes may be subtracted. To determine the allowable portion of the amounts paid for medical care insurance, a percentage is calculated by dividing Idaho total income by total income. The deduction allowable pursuant to Section 63-3022P, Idaho Code, is multiplied by the percentage.
- 17. Long-Term Care Insurance. As provided in Section 63-3022Q, Idaho Code, a deduction from taxable income is allowed for the allowable portion of premiums paid during the taxable year for qualifying long-term care insurance for the benefit of the taxpayer, a dependent of the taxpayer or an employee of the taxpayer that have not otherwise been deducted or accounted for by the taxpayer for Idaho income tax purposes. To determine the allowable portion, a percentage is calculated by dividing Idaho total income by total income. The deduction allowable pursuant to Section 63-3022Q, Idaho Code, is multiplied by the percentage.
- 18. Special First-Year Depreciation Allowance. As provided by Section 63-3022O, Idaho Code, if a taxpayer claims the special first-year depreciation allowance on property acquired before 2008 or after 2009 pursuant to Section 168(k), Internal Revenue Code, the adjusted basis of that property and the depreciation deduction allowed for Idaho income tax purposes must be computed without regard to the special first-year depreciation allowance. The adjustments required by this subsection do not apply to property acquired after 2007 and before 2010.
- **a.** Depreciation. The amount of depreciation computed for Idaho income tax purposes that exceeds the amount of depreciation computed for federal income tax purposes may be subtracted. ()
- **b.** Gains and losses. During the recovery period, the adjusted basis of depreciable property computed for federal income tax purposes will be less than the adjusted basis for Idaho income tax purposes as a result of claiming the special first-year depreciation allowance. If a loss qualifies as a capital loss for federal income tax purposes, the federal capital loss limitations and carryback and carryover provisions apply in computing the Idaho capital loss allowed.
- i. If a sale or exchange of property results in a gain for both federal and Idaho income tax purposes, a subtraction is allowed for the difference between the federal and Idaho gains computed prior to any applicable Idaho capital gains deduction.
- ii. If a sale or exchange of property results in a gain for federal income tax purposes and an ordinary loss for Idaho income tax purposes, the federal gain and the Idaho loss must be added together and the total may be subtracted. For example, if a taxpayer has a federal gain of five thousand dollars (\$5,000) and an Idaho loss of four thousand dollars (\$4,000), the amount subtracted would be nine thousand dollars (\$9,000).
- iii. If a sale or exchange of property results in an ordinary loss for both federal and Idaho income tax purposes, the difference between the federal and Idaho losses may be subtracted. For example, if a taxpayer has a federal loss of three hundred dollars (\$300) and an Idaho loss of five hundred dollars (\$500), the amount subtracted would be two hundred dollars (\$200).
- iv. If a sale or exchange of property results in a capital loss for both federal and Idaho income tax purposes, apply the capital loss limitations and subtract the difference between the federal and Idaho deductible capital losses. For example, if a taxpayer has a federal capital loss of six thousand dollars (\$6,000) and an Idaho capital loss of eight thousand dollars (\$8,000), both the federal and Idaho capital losses are limited to a deductible capital loss of three thousand dollars (\$3,000). In this case, no subtraction is required for the year of the sale. In the next year, assume the taxpayer had a capital gain for both federal and Idaho purposes of two thousand dollars (\$2,000). The capital loss carryovers added to the capital gain results in a federal deductible capital loss of one thousand dollars (\$1,000) and an Idaho deductible capital loss of three thousand dollars (\$3,000). The taxpayer would subtract the difference between the federal and Idaho deductible losses or two thousand dollars (\$2,000) in computing Idaho taxable income.
- 255. NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS -- PRORATION OF EXEMPTIONS AND DEDUCTIONS (RULE 255).

Section 63-3026A(4), Idaho Code

- **01. In General.** The exemptions and deductions allowable for federal purposes, except for the deduction of state and local income taxes and the deduction for state and local general sales taxes, are allowed in part in computing Idaho taxable income. To determine the portion of exemptions and deductions allowable for part-year and nonresident individuals, the total exemptions and deductions allowed by Section 151, Internal Revenue Code, and Section 63-3022(j), Idaho Code, are multiplied by the calculated proration.
- **Proration.** For taxable years beginning in or after 2007, the proration is calculated by dividing Idaho adjusted income by total adjusted income. Calculate four (4) digits to the right of the decimal point. If the fifth digit is five (5) or greater, the fourth digit is rounded to the next higher number (\$10,000 / \$15,000 = .66666 = .6667 = 66.67%). If the fifth digit is less than five (5), the fourth digit remains unchanged and any digits remaining to its right are dropped (\$10/000 / \$30,000 = .33333 = .3333 = 33.33%). The percentage may not exceed one hundred percent (100%), nor be less than zero (0).
- **a.** Idaho adjusted income means the Idaho taxable income of the taxpayer as computed pursuant to Title 63, Chapter 30, Idaho Code, except for any adjustments for the standard deduction or itemized deductions and personal exemptions. Total adjusted income means the Idaho taxable income of the taxpayer computed as if he were a resident of Idaho for the entire taxable year, except no adjustments are made for the standard deduction, itemized deductions, personal exemptions, the deduction for active military service pay as provided in Section 63-3022(h), Idaho Code, and any deduction for income earned within a federally recognized Indian reservation.
- **b.** Generally, both Idaho adjusted income and total adjusted income are positive amounts. If Idaho adjusted income is less than or equal to the total adjusted income, the percentage is between zero (0) and one hundred percent (100%). If Idaho adjusted income is greater than the total adjusted income, the percentage is one hundred percent (100%). If Idaho adjusted income is a positive amount and total adjusted income is a negative amount, the percentage is one hundred percent (100%). If Idaho adjusted income is a negative amount and total adjusted income is a positive amount, the percentage is zero (0).
- **03. Standard Deduction for Married Filing Joint Returns**. The proration percentage is applied after making the following calculations for taxable years beginning on or after January 1, 2000. The standard deduction allowed on a married filing joint return is equal to two (2) times the basic standard deduction for a single individual. Add to this amount any additional standard deduction for the aged or blind allowed for federal income tax purposes.

256. NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS -- PRORATION OF QUALIFIED BUSINESS INCOME DEDUCTION (RULE 256).

Section 63-3026A(6), Idaho Code

- **01. In General**. The qualified business income deduction allowable for federal purposes is allowed in part in computing Idaho taxable income. To determine the portion of qualified business income deduction allowable for part-year and nonresident individuals, the qualified business income deduction allowed by Section 199A, Internal Revenue Code, is multiplied by the calculated proration.
- **Proration**. For taxable years beginning in or after 2018, the proration is calculated by dividing the total Idaho source qualified business income (loss) by the total qualified business income (loss). Calculate four (4) digits to the right of the decimal point. If the fifth digit is five (5) or greater, the fourth digit is rounded to the next higher number (\$10,000 / \$15,000 = .66666 = .6667 = 66.67%). If the fifth digit is less than five (5), the fourth digit remains unchanged and any digits remaining to its right are dropped (\$10,000 / \$30,000 = .33333 = .3333 = 33.33%). The percentage may not exceed one hundred percent (100%), nor be less than zero (0).
- **a.** Idaho source qualified business income or (loss) means the taxpayer's Idaho apportioned share of the qualified business income or (loss) from each qualified trade or business.
- **b.** If the net Idaho source qualified business income is zero or less, no qualified business income deduction is allowed for Idaho income tax purposes.

257. -- 262. (RESERVED)

263.	IDAHO SOURCE INCOME OF NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS -
DISTR	BUTIVE SHARE OF S CORPORATION AND PARTNERSHIP INCOME (RULE 263).
Section	63-3026A(3), Idaho Code

section	03-30207	A(3), Idano Code		
within a	nd witho	In General . The taxable amount of a shareholder's pro rata share or a partner's distributive gains, losses, and other pass-through items from an S corporation or partnership operation to Idaho is determined by multiplying each pass-through item by the Idaho apportionment for Idaho apportionment factor is determined pursuant to Section 63-3027, Idaho Code, and	ng bot actor o	th of
		Nonbusiness Income . Pass-through items of identifiable nonbusiness income, gains, or learn or partnership constitute Idaho source income to the shareholder or partner if allocable trinciples set forth in Section 63-3027, Idaho Code.		
ncome :	03. is determ	Pass-Through Items. Whether a pass-through item of income or loss is business or nonlined at the pass-through entity level. Pass-through items of business income or loss may be a lost may be a		ss)
	a.	Ordinary income or loss from trade or business activities;	()
	b.	Net income or loss from rental real estate activities;	()
	c.	Net income or loss from other rental activities;	()
	d.	Interest income;	()
	e.	Dividends;	()
	f.	Royalties;	()
	g.	Capital gain or loss;	()
	h.	Other portfolio income or loss;	()
	i.	Gain or loss recognized pursuant to Section 1231, Internal Revenue Code.	()
	04.	Guaranteed Payments Treated As Compensation.	()
oehalf o	f the par	Guaranteed payments to an individual partner up to the amount shown at		

264. INCOME FROM REAL AND TANGIBLE PERSONAL PROPERTY (RULE 264).

Section 63-3026	A(3), Idaho Code	
01. disposition of rea	In General. Rents, royalties, profits, gains, losses and other items of income from the owner of tangible personal property located in Idaho is Idaho source income.	ership or
02.	Property Located Within and Without Idaho.	()
	If the property is located or used within and without Idaho, specific allocation of the incompriate if the gross receipts and related deductions and expenses are readily identifiable for the property in Idaho.	
determined by m the property loca without Idaho. T average value is Commission may	To the extent income derived from real property located both within and without Idaho cated, the rents, profits, gains, losses or other items of income that constitute Idaho source includiplying each item of income by a fraction. The numerator of the fraction is the average and in Idaho and the denominator is the average value of the property located both with the value of real property is determined by the original cost of the land and improvement determined by averaging the values at the beginning and end of the taxable year. However, y require the averaging of monthly values during the taxable year if required to properly resulted taxables.	ome are value of hin and nts. The the Tax
income are deter number of days t	To the extent income derived from tangible personal property used both within and without allocated, the rents, royalties, gains, losses, and other items of income that constitute Idaho mined by multiplying each item of income by a fraction. The numerator of the fraction is the property was used in Idaho during the taxable year, and the denominator is the total nurvey was used both within and without Idaho during the taxable year.	o source the total
	Alternative Method . If either fraction in Subsection 264.02 does not fairly represent the property's use in Idaho, the taxpayer may propose or the Tax Commission may require an altemple, acres may be a more appropriate measure than average value in some cases.	
a. individual incom	The taxpayer will fully explain the alternative method in a statement attached to hi e tax return.	s Idaho
b. unless the Tax Co	The method proposed by the taxpayer may be used in lieu of the method in Subsection ommission expressly denies its use.	264.02
	PROPRIETORSHIPS OPERATING WITHIN AND WITHOUT IDAHO (RULE 265). A(3), Idaho Code	
the extent of pro	In General . A sole proprietorship that operates within and without Idaho will apply the preparation apportionment of income set forth in Section 63-3027, Idaho Code, and related rules to deprietorship income that is derived from or related to Idaho sources. The use of a combined able only to C corporations.	termine
02.	Application of Rule. This rule also applies to farming activities operated as a sole propriet	orship.
03. extent of the businethod.	Alternative Method . If the method described in Subsection 265.01 does not fairly repreiness activity in Idaho, the taxpayer may propose or the Tax Commission may require an alternative Method.	
a. individual incom	The taxpayer will fully explain the alternative method in a statement attached to hi e tax return.	s Idaho
b.	The method proposed by the taxpaver may be used in lieu of the method in Subsection	265.01

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules

Docket No. 35-0101-2201 Proposed Rulemaking

unless the Tax Commission expressly denies its use.

266. IDAHO SOURCE INCOME OF NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS -- INCOME FROM INTANGIBLE PROPERTY (RULE 266). Section 63-3026A(3), Idaho Code

- **01. In General**. Gross income from intangible property generally is sourced to the state of the owner's domicile. The following are exceptions to this rule.
- **a.** If the intangible property is employed in the owner's trade, business or profession carried on within Idaho, any income derived from or related to the property, including gains from the sale thereof, constitutes income from Idaho sources. For example, if a nonresident pledges stocks, bonds or other intangible personal property as security for the payment of indebtedness incurred in connection with the nonresident's Idaho business operations, the intangible property has an Idaho situs and the income derived therefrom constitutes Idaho source income.
- **b.** Interest income from the sale of real or tangible personal property on the installment method is treated as income from the sale of the underlying property and is therefore sourced to Idaho if the underlying property was located in Idaho when sold.
- **c.** Interest income paid by an S corporation to a shareholder or by a partnership to a partner is sourced to Idaho in proportion to the Idaho apportionment factor of the partnership or S corporation.
- **d.** Gains or losses from the sale or other disposition of a partnership interest or stock in an S corporation are sourced to Idaho by using the Idaho apportionment factor for the entity for the taxable year immediately preceding the year of the sale of the interest or stock. However, a gain or loss from the sale of an interest in a publicly traded partnership transacting business in Idaho is Idaho source income to the extent of the gain or loss determined under Section 751, Internal Revenue Code, multiplied by the Idaho apportionment factor of the partnership for the year in which the sale occurred.

02. Interest Income Earned on a Bank Account.

- **a.** Personal Bank Accounts. Interest income earned on a personal bank account is sourced to the owner's state of domicile. A personal bank account is an account that is not used in connection with a business.
- **b.** Business Bank Accounts. If the business is a sole proprietorship, see Rule 265 of these rules. If the business is an S corporation or partnership, see Rule 263 of these rules.
- **03.** Payment of Penalties. Payment of penalties is sourced to Idaho the same as interest income. This includes penalties arising from the prepayment or late payment of an installment contract. If the installment contract is for the sale of Idaho property, any penalty paid is Idaho source income.
- **04. Covenant Not to Compete.** Income from a covenant not to compete is sourced to Idaho based on the Idaho apportionment factor of the entity sold for the taxable year immediately preceding the year of the sale.
- **05. Goodwill.** Gain or loss from the sale of goodwill from a business transacting business in Idaho is sourced to Idaho based on the Idaho apportionment factor of the business sold for the taxable year immediately preceding the year of the sale.
- **106. Timing of Sourcing Determination for Intangible Personal Property.** The source of gains and losses from the sale or other disposition of intangible personal property is determined at the time of the sale or disposition of the property. For example, if an Idaho resident sells intangible personal property under the installment method, and subsequently becomes a nonresident, gain attributable to any installment payment receipts relating to that sale will be sourced to Idaho even though the individual is a nonresident when a payment is received. If the intangible personal property was employed in the owner's business, trade, profession, or occupation conducted or carried on in Idaho as described in Paragraph 266.01.a., of this rule, at the time of the sale, any subsequent installment

)

IDAHO STATE TAX COMMISSION

Docket No. 35-0101-2201 Proposed Rulemaking

Income Tax Administrative Rules payments is Idaho source income. IDAHO SOURCE INCOME OF NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS --PASSIVE ACTIVITY LOSSES (RULE 267). Section 63-3026A(6), Idaho Code In General. Losses from a passive activity incurred while an individual is a nonresident are included in Idaho taxable income only to the extent the losses were from Idaho activity. **Idaho Activity**. An activity is an Idaho activity only to the extent the income from that activity would be included in the Idaho taxable income of a nonresident pursuant to Section 63-3026A, Idaho Code. If a passive activity is engaged in both within and without Idaho, the principles of allocation and apportionment of income set forth in Section 63-3027, Idaho Code, and related rules must be applied to determine the extent of Idaho activity. Prior Year Losses. Suspended passive activity losses from prior years included in federal taxable income for the current year are included in Idaho taxable income only to the extent the losses were from Idaho activity. Current Year Losses. Non-Idaho passive activity losses incurred in the current taxable year are included in Idaho taxable income only to the extent the losses were incurred while the individual was an Idaho resident. The portion of the losses incurred while an Idaho resident is determined by prorating the losses based on the proportion of the year the individual resided in Idaho. IDAHO SOURCE INCOME OF NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS --SUSPENDED LOSSES FROM PASS-THROUGH ENTITIES (RULE 268). Section 63-3026A, Idaho Code In General. A nonresident individual's suspended losses from a pass-through entity are included in Idaho taxable income in the year included in federal taxable income only to the extent the losses were from an Idaho source in the year incurred. Suspended Loss. For purposes of this rule, a suspended loss is a loss required to be carried over to a succeeding taxable year due to Section 465(a), Section 704(d), or Section 1366(d) of the Internal Revenue Code. Idaho Source. A suspended loss is from an Idaho source in the year incurred to the extent provided by Section 63-3026A, Idaho Code, and related rules. For purposes of this rule, the Idaho source portion of a suspended business loss subject to apportionment is determined by multiplying the loss by the Idaho apportionment factor of the pass-through entity in the year the loss was incurred. The Idaho apportionment factor is determined pursuant to Section 63-3027, Idaho Code, and related rules. Nonbusiness Losses. A suspended nonbusiness loss is from an Idaho source in the year incurred to the extent the loss is allocable to Idaho pursuant to Section 63-3027, Idaho Code and Rule 263.02 of these rules. d. Year Loss Incurred. For purposes of this rule, "year incurred" means the tax year the loss was first suspended. Losses from Multiple Years. For purposes of this rule, losses from a pass-through entity are

(RESERVED)

03.

269.

considered used in the order incurred.

Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.

)

270. IDAHO SOURCE INCOME OF NONRESIDENT AND PART-YEAR RESIDENT INDIVIDUALS --

	ENSATION IN GENERAL (RULE 270). A(3), Idaho Code
	In General . If a nonresident individual performs personal services, either as an employee, agent tractor, partner, or otherwise, both within and without Idaho, the portion of his total compensation daho source income is determined by multiplying that total compensation by the Idaho compensation (
02.	Definitions. (
a. total workdays.	The Idaho compensation percentage is the percentage computed by dividing Idaho workdays by (
within and without fifty percent (50	The term Idaho workdays means the total number of days the taxpayer provided personal service particular employer or principal during the calendar year. If personal services were provided both out Idaho on the same day, that day is an Idaho workday unless the taxpayer establishes that less that %) of the services were performed within Idaho that day. If an employee works in Idaho part of the full-time basis, working hours must be used to determine the amount of Idaho compensation.
	Total workdays means the total number of days the taxpayer provided personal services for that cipal both within and without Idaho during the calendar year. For example, a taxpayer working a fivelek may assume total workdays of two hundred sixty (260) less any vacation, holidays, sick leave ays off.
d. compensation for Internal Revenue	Total compensation means all salary, wages, commissions, contract payments, and other services, including sick leave pay, holiday pay and vacation pay, that is taxable pursuant to the Code.
considered non- workdays. The t	WorkDays. Workdays include only those days the taxpayer actually performs personal services for employer or principal. Vacation days, sick leave days, holidays, and other days off from work are workdays whether compensated or not. Total workdays must equal Idaho workdays plus non-Idaho axpayer has the burden of establishing non-Idaho workdays. Documentation establishing non-Idaho e required to support the Idaho compensation percentage used by the taxpayer.
04. more than one (employer or prin	Multiple Employers . If a taxpayer performs personal services both within and without Idaho fo 1) employer or principal, he must determine an Idaho compensation percentage separately for each acipal.
	Alternative Method. If the Idaho compensation percentage does not fairly represent the extent of exsonal service activities in Idaho, the taxpayer may propose or the Tax Commission may require an od. For example, working hours may be a more appropriate measure than workdays in some cases.
a. individual incom	The taxpayer must fully explain the alternative method in a statement attached to his Idaho tax return.

IDAHO COMPENSATION: STOCK OPTIONS (RULE 271).

Section 63-3026A(3), Idaho Code

Commission expressly denies its use.

01. In General. The granting of stock options is considered to be compensation for services. Although considered as compensation, in some circumstances the taxpayer may report the compensation on his federal income tax return as capital gain income. The character of the income from the granting of stock options and the timing of

The alternative method may be used in lieu of the method in Subsection 270.01 unless the Tax

	TAX COMMISSION dministrative Rules	Docket No. 35-010 ^o Proposed Rulen		
reporting it for fe	ederal income tax purposes apply in computing Idaho taxable income.		()
02.	Definitions . For purposes of this rule:		()
a.	Workdays, Idaho workdays, and total workdays are defined in Rule 27	70 of these rules.	()
b. the earlier of the	Compensable period means the period that begins at the date the stock date the stock option becomes vested or the date the employee's service	option is granted and es terminate.	ends a	ıt)
provided in Sect	Statutory stock options are options governed by specific Internal ns on both the employer and the employee. Statutory stock options incluion 422, Internal Revenue Code, and options issued pursuant to emploon 423, Internal Revenue Code.	ide incentive stock opt	tions a	S
d. qualify as statute	Nonstatutory stock options are options that do not meet the Internal R bry stock options or are granted pursuant to a plan or offering that does be a stock option of the stock options.	evenue Code requirem not qualify.	nents to	o)
03. as compensation were intended fo	Compensation for Future Services . The granting of stock options wi for future services. The party alleging otherwise bears the burden of preservices rendered before the date of grant.			
04.	Statutory Stock Options.		()
tax purposes from	Compensation. Compensation is realized at the date the option is exercised recognized for federal income tax purposes. If a taxpayer reports a can statutory stock options, the amount of Idaho source compensation wildaho income tax purposes. Idaho source compensation is determined a	pital gain for federal i ill also be reported as	incom	e
actually recognize	Compensation is equal to the portion of the gain that equals the difference ket value of the stock at the date the option was exercised. Compensed if the stock is sold for less than its fair market value at the time tell be reported if the stock is sold at a loss.	sation is limited to the	he gaiı	n
ii. 271.04.a.i., multi	Compensation for services performed in Idaho equals the compensation by the ratio of Idaho workdays to total workdays during the compensation of t		section	n)
b. to be reported as	Investment Income. Appreciation in the value of the stock after the dainvestment income and sourced to the taxpayer's domicile at the date to		cised i (s)
05.	Nonstatutory Stock Options.		()
a. Idaho source con	Compensation. Compensation is recognized at the date the stock option pensation related to the stock option is determined as follows:	n is exercised. The am	ount o	f)
i. and the fair mark	Compensation for federal income tax purposes is equal to the different value of the stock at the date the option was exercised.	nce between the optio	n price (e)
ii. 271.05.a.i., multi	Compensation for services performed in Idaho equals the compensational plied by the ratio of Idaho workdays to total workdays during the compensational properties of the compensation of		section (n)
b. was exercised is sold.	Investment Income. Appreciation or depreciation in the value of the sto be reported as investment income and sourced to the taxpayer's dom	tock after the date the icile at the date the sto	option ock wa (a s)

Section 63-3026A(3), Idaho Code

272.

IDAHO COMPENSATION: SEVERANCE PAY (RULE 272).

	In General . In accordance with federal Treasury Regulation Section 1.61-2, terminals treated as compensation for services. The amount of termination or severance pay receive is subject to Idaho income tax is determined pursuant to this rule.	ntion or ed by a ()
02. Rule 270 of thes	Definitions . For purposes of this rule workdays, Idaho workdays and total workdays are deterules.	fined in
	Calculation of Idaho Source Severance Pay. The amount of severance pay that is Idaho equal to the severance pay received during the taxable year multiplied by the ratio of Idaho we study during either of the following:	
a.	The employee's entire period of employment with such employer; or	()
b.	The employee's last twelve (12) months of employment with such employer.	()
	Alternative Method . If the Idaho compensation percentage computed in Subsection 272.0 ent the extent of the taxpayer's personal service activities in Idaho, the taxpayer may propose may require an alternative method. For example, working hours may be a more appropriate in some cases.	e or the
a. individual incon	The taxpayer will fully explain the alternative method in a statement attached to his ne tax return.	s Idaho ()
b. Commission exp	The alternative method may be used in lieu of the method in Subsection 272.03 unless pressly denies its use.	the Tax
Section 63-3026 received by the another state. U	O COMPENSATION: UNEMPLOYMENT COMPENSATION (RULE 273). 6A(3), Idaho Code. Unemployment compensation benefits are Idaho source income if the benefits payer from the state of Idaho, even though the benefits may relate to wages earned in Idaho memployment compensation benefits received from another state does not constitute Idaho mugh the calculation of the benefits may be based in part on wages earned in Idaho.	aho and
274. (RESE	(RVED)	
INVESTMENT	O SOURCE INCOME OF NONRESIDENT AND PART-YEAR RESIDENT INDIVIDU I INCOME FROM QUALIFIED INVESTMENT PARTNERSHIPS (RULE 275). (A(3)(c), Idaho Code	JALS
01.	In General.	()
distributive shar within Idaho is i	For taxable years beginning on or after January 1, 2007, the Idaho taxable income of a nonnot include the distributive share of investment income of a qualified investment partnership of noninvestment income of a qualified investment partnership derived from or related to included in Idaho taxable income. See Rule 250 of these rules for information on when pass-partnership is deemed to have been received.	ip. The sources
partnership. The 266 of these rule	The exemption from tax on investment income from a qualified investment partnership d or losses derived from the sale of a nonresident individual's interest in a qualified investor source of these gains and losses is governed by Section 63-3026A(3)(a)(vii), Idaho Code, and eas. The source of investment income that is not from a qualified investment partnership is detectable 263 of these rules.	estment nd Rule
02. both of the follo	Qualified Investment Partnership . An entity is a qualified investment partnership only if it wing criteria:	it meets
a.	The entity is classified as a partnership for federal income tax purposes, but is not a publicly d as a corporation under Section 63-3006, Idaho Code.	y traded

investm income		The gross income from investments of the entity is derived at least ninety percent (90% when held by a nonresident individual directly, would not produce income subject to the		
income directly.		Investment Income . For purposes of this exclusion, an item of partnership income is invewould not be Idaho taxable income of a nonresident individual if the individual held the inve		
	04.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
276 2	279.	(RESERVED)		
280. Sections		ERSHIPS OPERATING WITHIN AND WITHOUT IDAHO (RULE 280). (A(3), 63-3027 and 63-3030(a)(9), Idaho Code		
extent o	f partners	In General . A partnership that operates within and without Idaho must apply the princip portionment of income set forth in Section 63-3027, Idaho Code, and related rules to determine that is derived from or related to Idaho sources. The use of a combined report, ho to C corporations.	ine th	ne
		Exceptions to Apportionment Formula . If the method described in Subsection 280.01 do he extent of the business activity in Idaho, the partnership may file a request to use, or the require, an alternative method, including the following:		
	a.	Separate accounting as provided in Rule 585 of these rules;	()
	b.	The exclusion of a factor pursuant to Rule 590 of these rules;	()
	c.	An additional factor or substitute factor pursuant to Rule 595 of these rules; or	()
Idaho.	d.	The employment of any other method that would fairly represent the extent of business activates activated to the extent of business activates and the extent of business activates activated to the extent of th	vity i	in)
necessar	03. ry for the	Information Provided to Partners . The partnership must provide to each partner information to compute his Idaho income tax. Such information must include:	matic (on)
	a.	The partner's share of each pass-through item of income and deduction;	()
	b.	The partner's share of each Idaho addition and subtraction;	()
	с.	The partner's share of Idaho qualifying contributions, Idaho tax credits, and tax credit recapt	ture; ()
	d.	The partner's share of income allocated to Idaho;	()
property		The partnership's apportionment factor, and if the partner is not an individual, the partner and sales factor numerator and denominator amounts, including the amount of capitalized		
estate.	f.	The partner's distributive share of partnership gross income if the partner is an individual, tr	rust, (or)
281 2	284.	(RESERVED)		
285. Sections		PORATIONS (RULE 285). and 63-3025A, Idaho Code		

	Minimum Tax . The minimum tax is required of every S corporation that is required to fil or inactive S corporation that is authorized to do business in Idaho pays the minimum tax en though the S corporation did not conduct Idaho business activity during the taxable year	of twen	
does not own a qualifies as a no	Nonproductive Mining Corporations . A nonproductive mining corporation is a corporation producing mines and does not engage in any business other than mining. An S corporation productive mining corporation is required to file and pay tax if it receives any other incompanions.	ration th	
against the tax of	Application of Credits. If an S corporation was previously a C corporation with an Idal over at the time of the S corporation election, the S corporation may use any available credit on the excess net passive income or net recognized built-in gains if the carryover period relax credit has not expired before the taxable year in which the tax must be reported.	carryov	er
o4. subject to tax at 3022L, Idaho C Idaho Code.	Tax Resulting From the Requirements of Section 63-3022L, Idaho Code. An S corp the corporate rate on the income required to be reported for qualifying shareholders under S code. This tax is in addition to any tax the S corporation owes under Section 63-3025 or 6 code.	ection 6	53-
will not be treat of a QSSS will	Qualified Subchapter S Subsidiary. A corporation that is a qualified subchapter S treated for Idaho income tax purposes the same as treated for federal income tax purposes. The day as a separate corporation, but all the assets, liabilities, and items of income, deduction, be treated as assets, liabilities and such items of the S corporation. Since the QSSS is not treated, it is not subject to the minimum tax.	The QSS and cred	SS dit
	RPORATIONS OPERATING WITHIN AND WITHOUT IDAHO (RULE 286). 7 and 63-3030(a)(4), Idaho Code		
extent of S cor	In General . An S corporation that operates within and without Idaho must apply the pripportionment of income set forth in Section 63-3027, Idaho Code, and related rules to determine that is derived from or related to Idaho sources. The use of a combinable only to C corporations.	ermine the	he
02. information nec	Information Provided to Shareholders . An S corporation must provide to each shessary for the shareholder to compute his Idaho income tax. Such information must include		ler)
a.	The shareholder's share of each pass-through item of income and deduction;	()
b.	The shareholder's share of each Idaho addition and subtraction;	()
c. recapture;	The shareholder's share of Idaho qualifying contributions, Idaho tax credits, and	tax cred	dit)
d.	The shareholder's share of income allocated to Idaho;	()
e.	The S corporation's apportionment factor; and	()
f.	The shareholder's distributive share of S corporation gross income.	()
	Protection Under Public Law 86-272 . An S corporation whose Idaho business activities of Public Law 86-272 is exempt from the taxes imposed by Sections 63-3025 and 63-302. The minimum tax.		
apportionment	Qualified Subchapter S Subsidiary. A corporation that is a qualified subchapter S acclude its apportionment attributes with its parent's apportionment attributes to compute factor for the S corporation. If the S corporation and its qualified subchapter S subsidered than one unitary business, each unitary business must allocate and apportion its income p	one Idal liaries a	ho are

	TAX COMMISSION dministrative Rules	Docket No. 35-0101-2201 Proposed Rulemaking
Rule 340.03.		()
287 290.	(RESERVED)	
COMPUTATION JANUARY 1, 2	PAID BY PASS-THROUGH ENTITIES FOR OWNERS ON OF IDAHO TAXABLE INCOME FOR TAXABLE YEARS F 014 (RULE 291). 2L and 63-3026A, Idaho Code	
01. taxable income f	Income Reportable to Idaho . The following items must be included or an individual:	led in the computation of Idaho
a. 263 of these rule	Pass-through items that are income from Idaho sources of an owners.	as determined pursuant to Rule
b.	Distributable net income from an estate or trust that is income from	Idaho sources. ()
02. entitled to claim	Deductions . Pass-through entities paying the tax under Section the following deductions on behalf of an individual.	63-3022L, Idaho Code, are not
a. not allowed to ca	Capital Loss. As provided in Section 63-3022(i), Idaho Code, S coarry over or carry back any capital loss provided for in Section 1212,	
b. partnerships are Idaho Code.	Net Operating Loss. As provided in Section 63-3022(i), Idal not allowed to carry over or carry back any net operating loss prov	no Code, S corporations and ided for in Section 63-3022(c),
c. gains deduction	Idaho Capital Gains Deduction. As provided in Section 63-3022H may only be claimed by individual taxpayers on an individual income	
computing the t	Informational Items. Amounts provided to owners of pass-through so on the federal Schedule K-1 that are informational only may axable income reportable under Section 63-3022L, Idaho Code. In the federal schedule information and net earnings from self-employment.	not be used as a deduction in
deduction in Seclaw. Items allow	Items Not Deductible Under the Internal Revenue Code. A deduct the Internal Revenue Code. For example, a deduction is not allocations 162(c) and 262 through 280E, Internal Revenue Code, unlessed by Idaho law include expenses related to tax-exempt income under allowed to be deducted as a result of Section 63-3022M, Idaho Code	owed for items disallowed as a s specifically allowed by Idaho r Section 265, Internal Revenue
f. entity to the pass	Items Not Reported as a Pass-Through Deduction. Amounts not a sthrough owner are not allowed as a deduction under Section 63-302	
i.	The standard deduction;	()
ii.	Personal exemptions;	()
iii. is not allowed fo through owner's	Itemized deductions that result from activity of the pass-through or charitable contributions made personally by the pass-through own share of charitable contributions made by the pass-through entity.	
	Items Reported as a Pass-Through Deduction. Amounts reported to owner in their distributive share are allowed as a deduction under disallowed under this rule. These include but are not limited to:	

a. The credit allowed may not exceed the amount of tax actually paid to the other state. This includes the amount paid by a qualifying individual and the amount paid for such individual by an S corporation, partnership, limited liability company, estate, or trust.

b. If an individual receives a refund due to a refundable credit for all or part of the income tax paid by the pass-through entity, the amount of the refund attributable to the refundable credit reduces the income tax paid by the pass-through entity.

- **c.** The credit may not exceed the proportion of the tax otherwise due to Idaho that the adjusted gross income of the individual derived from sources in the other state as modified by Chapter 30, Title 63, Idaho Code, bears to total adjusted gross income for the individual so modified.
 - **d.** The credit allowed to an estate or trust may not exceed the proportion of the tax otherwise due to

		deral total income of the estate or trust derived from sources in the other state and taxed by the ral total income of the estate or trust.	at state
Income other sta	derived fate is to b	Federal total income of the estate or trust derived from sources in the other state is to be deter sourcing rules applicable to nonresidents found in Section 63-3026A, Idaho Code and related from the ownership or disposition of any interest in real or tangible personal property located be considered to be income derived from sources in the other state. Interest income earned on any would not be income derived from sources in the other state as provided in Rule 266 of these	l rules in the a bank
	05.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm.	()
	ENTS (R	T FOR INCOME TAXES PAID ANOTHER STATE OR TERRITORY: PART-YOLD TO BE TO B	YEAR
	01.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm.	()
702 ′	704.	(RESERVED)	
	INING A	T FOR CONTRIBUTIONS TO EDUCATIONAL INSTITUTIONS FOR TAXABLE YEER 2010 (RULE 705). A, Idaho Code	EARS
and pas	01. sed throu	Pass-Through Entities . The credit may be earned by a partnership, S corporation, estate of the partner, shareholder, or beneficiary.	or trus
	02.	Other Limitations.	(
(0).	a.	This credit plus other nonrefundable credits may not reduce the taxpayer's tax liability below	w zero
contribu	03. utions tha	Effect on Itemized Deductions . The credit allowed does not reduce the amount of chat may be included in itemized deductions.	ritable
Idaho C and disp basis.	04. Code, the playing of	Nonprofit Public and Private Museums . To qualify as a museum pursuant to Section 63-3 public or private nonprofit institution must be organized for the purpose of collecting, presepects of aesthetic, educational, or scientific value and must be open to the general public on a result of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of collecting preserved as the purpose of the purpose of the purpose of collecting preserved as the purpose of th	erving
706 ′	709.	(RESERVED)	
710. Section		D INVESTMENT TAX CREDIT: IN GENERAL (RULE 710). B, Idaho Code	
47, and	48, Inter	Credit Allowed . The investment tax credit allowed by Section 63-3029B, Idaho Code, appet during tax years beginning on and after January 1, 1982, that qualify pursuant to Sections and Revenue Code, as in effect prior to amendment by Public Law 101-508. Investments muments of Section 63-3029B, Idaho Code.	46(c)
followi	02. ng:	Limitations. The investment tax credit allowable in any taxable year will be limited by	by the
	a.	Tax liability.	(
percent	i. (50%) of	For taxable years beginning on or after January 1, 2000, the credit claimed may not exceed the tax after credit for taxes paid another state.	d fifty

ii. claimed may not	For taxable years beginning on or after January 1, 1995 and before January 1, 2000, the crec exceed forty-five percent (45%) of the tax after credit for taxes paid another state.	lit)
b. corporation in a u	Unitary taxpayers. Limitations apply to each taxpayer according to its own tax liability. Each unitary group is a separate taxpayer.	ch)
c. income tax liabili	Nonrefundable credits. The investment tax credit is a nonrefundable credit. It is applied to the ty in the priority order for nonrefundable credits described in Rule 799 of these rules.	ne)
d. dollar (\$150,000)	Used Property Limitation. The term used property limitation means the one hundred fifty thousar limitation imposed by Section 48, Internal Revenue Code of 1986 prior to November 5, 1990.	nd)
03.	Carryovers. ()
available to be ca	Investment tax credit earned on investments made on or after January 1, 1990, but not claimed be year earned is eligible for a seven (7) year carryover. If a credit carryover from these years tried into taxable years beginning on or after January 1, 2000, the credit carryover is extended from fourteen (14) years.	is
b. 2000, but not clai	Investment tax credit earned on investments made in taxable years beginning on or after January med against tax in the year earned is eligible for a fourteen (14) year carryover. (1,
04. for highway use gross vehicle wei	Motor Vehicle . Motor vehicle means a self-propelled vehicle that is registered or may be registered pursuant to the laws of Idaho. Gross vehicle weight is determined by the manufacturer's specific ght.	
05. 179, Internal Rev	Expensed Property . The cost of property that the taxpayer elects to expense pursuant to Section enue Code, is not a qualified investment.	on)
	Bonus Depreciation . The cost of property that the taxpayer elects to deduct as bonus first-ye uant to Section 168(k), Internal Revenue Code, is not a qualified investment when the bonus first was also allowed in computing depreciation for Idaho.	
07.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm. ()
711. IDAHO Section 63-3029E	INVESTMENT TAX CREDIT: TAXPAYERS ENTITLED TO THE CREDIT (RULE 711). 3, Idaho Code	
	Unitary Taxpayers . A corporation included as a member of a unitary group may elect to share the dit it earns but does not use with other members of the unitary group. Before the corporation must claim the investment tax credit to the extent allowable against its tax liability. (
applied against th	The credit available to be shared is the amount of investment tax credit carryover and credit earned that exceeds the limitation provided in Section 63-3029B(4), Idaho Code. The limitation to tax computed for the corporation that claims the credit. Credit shared with another member of the uces the carryforward.	is
from that corpora number of days t year by the total multiplied by the	In the taxable year when a corporation that earned the investment tax credit is acquired or dispose of the tax of the other members of the unitary group may be offset with shared investment tax credation. To determine the allowable portion of the tax, a percentage is calculated by dividing that the corporation that earned the investment tax credit is included in the unitary group's taxab number of days in the taxable year. The tax for each member with an Idaho filing requirement percentage. The result is the amount of tax that can be offset with a share of the credit, subject imposed by law or related rules.	lit he le is

02. Conversion of C Corporation to S Corporation.

- a. An investment tax credit carryover earned by a C corporation that has converted to an S corporation is allowed against the S corporation's tax on net recognized built-in gains and excess net passive income. The credit is allowed against this tax until the carryover period has expired. The credit is not allowed against the tax computed pursuant to Section 63-3022L, Idaho Code. In addition, the credit may not be passed through to the S corporation shareholders.
- **b.** The election to file as an S corporation does not cause recapture of investment tax credit. However, the S corporation is liable for any recapture of credit originally claimed by the C corporation as provided by Rule 715 of these rules.
- **03. Agricultural Cooperatives.** The portion of the investment tax credit earned by an agricultural cooperative that it cannot use for the taxable year is to be allocated to the members of the cooperative. If qualifying property is disposed of or ceases to qualify prior to the close of its estimated useful life, the recapture of credit as provided by Rule 715 of these rules applies as though the cooperative did not allocate any of the original credit to the members.
- a. The investment tax credits claimed by the agricultural cooperative and its members may not be more than one hundred percent (100%) of the credit earned.
- **04. Leased Property**. Generally, the credit for qualified investments in leased property is claimed by the lessor. A lessee may claim the investment tax credit on leased property only as provided in Paragraphs 711.04.a. and 711.04.b. of this rule.
- **a.** If the lessor elected to pass the investment tax credit to the lessee and filed the federal election pursuant to the Internal Revenue Code and Treasury Regulations prior to the 1986 Tax Reform Act, the investment tax credit is to be claimed by the lessee. Both parties must attach the original election and a schedule identifying the qualifying property.
- **b.** If a taxpayer is a lessee in a conditional sales contract, he is entitled to the investment tax credit on any qualifying property subject to the contract since the lessee is considered the purchaser of the property. ()

712. -- 713. (RESERVED)

714. IDAHO INVESTMENT TAX CREDIT: CREDIT EARNED ON PROPERTY USED BOTH IN AND OUTSIDE IDAHO IN TAXABLE YEARS BEGINNING ON OR AFTER JANUARY 1, 1995 (RULE 714). Section 63-3029B, Idaho Code

- **01. In General**. Property must be used at least part of the time in Idaho to qualify for the investment tax credit, provided it otherwise qualifies for the credit. It must also be used in Idaho in each taxable year during the recapture period.
- **O2. Election of Methods**. The taxpayer must elect to compute the investment tax credit on property used both in and outside Idaho using either the percentage-of-use method or the amount of that property correctly included in the Idaho property factor numerator. The credit for all property used both in and outside Idaho must be computed using the method elected.
- **a.** Percentage-of-Use Method. If the percentage-of-use method is elected, the basis of each qualified asset is multiplied by the percentage of time, miles, or other measure that accurately reflects the use of that asset in Idaho. The use of aircraft within and without Idaho during the taxable year will be determined by the ratio of departures from locations in Idaho to total departures.
- **b.** Property Factor Method. If the property factor numerator option is elected, the qualified investment is the basis of the asset correctly included in the numerator of the Idaho property factor for the year the credit is earned.

special indust the Idaho nur property mile in the state of	The amounts of investment tax credit computed under the percentage-of-use method or numerator option are generally the same. Differences may result when a taxpayer uses certary regulations that allow the taxpayer to vary from using the percentage-of-use method for det merator for each item of mobile property, and instead allow another method, such as the ratio of sin the state compared to total mobile property miles or the ratio of departures of aircraft from compared to total departures. These special industry regulations include the regulations for trucking companies. See Rule 580 of these rules for a list of the special industries.	ain M7 ermini of mob locatio	ΓC ng ile ons
including any property factor related rules, purposes of c (100%) of th Section 63-30	"Correctly included in the numerator of the Idaho property factor" means that the amount property factor numerator was correctly computed using Section 63-3027, Idaho Code, and relay MTC special industry regulations that apply to the taxpayer. If the amount included in to rumerator exceeds the amount that should have been included using Section 63-3027, Idaho the investment tax credit will be allowed only on the amount that reflects the correct calculation for the Idaho property factor numerator. For example, a taxpayer includes one hundred be basis of an asset in the Idaho property factor numerator, but the amount correctly comput 027, Idaho Code, should have been fifty percent (50%) of the basis of the asset. The invest allowed only on the fifty percent (50%) of the basis of the asset.	ted rule he Ida Code a ation to perce ed unc	les ho nd for ent der
03. determined b	Order of Limitations . The qualified investment in property used both in and outside y first applying the rules of this section and then the used property limitations outlined in Rule		is)
04.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
	HO INVESTMENT TAX CREDIT: RECAPTURE (RULE 715). 029B, Idaho Code		
	In General . If a taxpayer is claiming or has claimed the investment tax credit for propert posed of, or that ceases to qualify pursuant to Section 63-3029B, Idaho Code, prior to being hele ecomputation of the credit will be made.		
02.	Recomputation of the Investment Tax Credit.	()
a. Revenue Cod	The recomputation of the credit and any recapture of prior credits is made pursuant to the earn Treasury Regulations for the taxable year in which the property is disposed of or ceases to		
b. Subsection 7	The recapture is computed by multiplying the credit by the applicable recapture percentage.	entage (in)
computation	The recapture of credit previously claimed against tax in prior taxable years is an addition ear in which the property is disposed of or ceases to qualify. The addition to tax does not a of limitations used to determine the amount of investment tax credit or any other Idaho credit the year of the recapture.	ffect t	he
03. recomputatio	Unitary Taxpayers . The corporation that earned the credit is responsible for the recan of the credit when the property ceases to qualify.	apture (or)
	Applicable Recapture Percentages . For qualified business property placed in server, 1990, the recapture amount is computed by multiplying the credit earned by the applicable of the length of time the asset qualifies determines the recapture percentage as follows:		
a.	If less than one (1) year, use one hundred percent (100%);	()
b.	If more than one (1) year but less than two (2) years, use eighty percent (80%);	()

	d.	If more than three (3) years but less than four (4) years, use forty percent (40%);	()
	e.	If more than four (4) years but less than five (5) years, use twenty percent (20%).	()
716. Section		D INVESTMENT TAX CREDIT: RECORD-KEEPING REQUIREMENTS (RULE 716) B, Idaho Code).	
item of examina	01. property attion. The	Information Required . Each taxpayer must retain and make available, on request, records fincluded in the computation of the investment tax credit claimed on an income tax return subtraction records must include all of the following:		
	a.	A description of the property;	()
	b.	The asset number assigned to the item of property, if applicable;	()
	c.	The acquisition date and date placed in service;	()
	d.	The basis of the property;	()
property	e. ';	The class of the property for recovery property or the estimated useful life for nonre-	ecover (y)
	f.	The designation as new or used property;	()
	g.	The location and utilization (the usage both in and outside Idaho) of the property;	()
applicab	h. ole; and	The retirement, disposition, or date transferred out of Idaho, or date no longer used in Idaho,	laho, i	if)
	i.	The reason for acquisition if acquired prior to January 1, 1995.	()
to docui	02. nent acqu	Accounting Records Subject to Examination . Accounting records that may need to be examination, disposition, location, and utilization of assets include the following:	amine (:d)
	a. nts includer nts includer	Accounting documents that contain asset and account designations and descriptions. de a chart of accounts, the accounting manual, controller's manual, or other documents con		
records,	b. or simila	Asset location records including asset directories, asset registers, insurance records, proper asset inventory documents.	erty ta ())
	c.	Records verifying ownership including purchase contracts and cancelled checks.	()
Idaho.	d.	Invoices, shipping documents, and similar documents reflecting the transfer of assets in and	d out o	of)
acquisit	e. ion for pr	Purchase orders, authorizations for expenditures or other records that identify the reasonerty acquired prior to January 1, 1995.	/	or)
property	in accor	Log books measuring the use of property used both in and outside Idaho. These logs nach item of property on which investment tax credit is claimed. These logs should measure dance with the most accurate method for measuring the extent of use in Idaho. For example trailers, locomotives, and railcars are to be calculated according to actual mileage in and	use o	of in

g.

A system that verifies that property on which the investment tax credit was claimed continues to

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules	Docket No. 35-0101-2201 Proposed Rulemaking
maintain its status as Idaho qualifying property throughout the recapture pe	eriod. ()
03. Failure to Maintain Adequate Records . Failure to marrule may result in the disallowance of the credit claimed.	nintain any of the records required by this
04. Unitary Taxpayers . Corporations claiming investment to credit earned and used by each member of the combined group. The schedule the computation of any credit carryovers.	
717 718. (RESERVED)	
719. IDAHO INVESTMENT TAX CREDIT: PROPERTY TAX EX Section 63-3029B, Idaho Code	KEMPTION IN LIEU OF (RULE 719).
01. In General . Beginning with calendar year 2003, a qua property tax exemption on personal property placed in service during the January 1, 2003, does not qualify for the exemption. The personal property Section 63-3029B, Idaho Code, and Rules 710 through 716 of these rules. an item of personal property, the taxpayer may not earn the investmen irrevocable.	e year. Property placed in service prior to must be qualified investment as defined in If the property tax exemption is elected on

Docket No. 35-0101-2201 Proposed Rulemaking

02.	Terms . As used in this rule:	()
a. property tax exen	Qualifying Taxpayer. A taxpayer must meet both of the following requirements to qualify aption on personal property.	for th	e)
be eligible to claim claim investment Code. Each corpo	The taxpayer's rate of charge or rate of return must not be regulated or limited by federal of if a corporation's rate of return is set by the Public Utilities Commission, that corporation is in the property tax exemption on any personal property it may place in service. The corporation tax credit on the property if the property is qualified investment under Section 63-3029B, poration included in a unitary group is to determine whether its rate of charge or rate of red by federal or state law based solely on its own activities.	s to no on ma , Idah	ot y o
ii.	The taxpayer must have had negative Idaho taxable income in the second preceding taxable	year.)
b. preceding taxable	Second Preceding Taxable Year. The term second preceding taxable year means the year from the taxable year in which the property is placed in service.	secon (d)
03.	Negative Idaho Taxable Income in Second Preceding Taxable Year.	()
a. preceding taxable carrybacks.	Net Operating Loss Carryovers and Carrybacks. Negative Idaho taxable income in the year is to be determined prior to the application of any Idaho net operating loss carryforw		
b. Internal Revenue	Taxable year, for purposes of this calculation, includes a short taxable year as defined Code.	by th	e)
taxable income in	Unitary Taxpayers. Each corporation included in a unitary combined group is to use its s determined pursuant to Section 63-3027, Idaho Code, to determine whether it had negative the second preceding taxable year. See Rule 365 of these rules for more information on how rmine their Idaho taxable income.	e Idah	О
	Pass-Through Entities. A taxpayer who is a partnership or an S corporation does not qualify aption unless the total of its net business income apportioned to Idaho and its nonbusiness inc daho is negative for the second preceding taxable year.		
Idaho Administr	ative Bulletin Page 785 October 5, 2022 – Vol.	. 22-1	0

taxable	year so tl	hat the loss can be verified, the taxpayer is not entitled to the exemption.	(
	04.	Used Property Limitation.	(
cost of p in service investm	property to be during ent to qu	In General. The cost of used property that a taxpayer may take into account for any taxable fied investment does not exceed one hundred fifty thousand dollars (\$150,000). This includes taxpayer placed in service during the taxable year and also his share of the cost of property the taxable year by a partnership, S corporation, estate or trust. Because property must be qualify for the property tax exemption, the taxpayer is limited to one hundred fifty thousand unposes of determining the property tax exemption.	ides the y placed ualified
property particula	the cost ar item, t	Selection of Items of Used Property. If the cost of the taxpayer's used property eligible credit exceeds the used property limitation, the taxpayer must select the particular items of which is to be taken into account in computing qualified investment. When the taxpayer's he entire cost or the taxpayer's share of cost of the particular item must be taken into accountiffty thousand dollar (\$150,000) limitation is exceeded.	of used selects a
the taxp	oayer is t s as perso	Electing Property Tax Exemption on Selected Used Property Items. Once the taxpayer has a ms of used property, the cost of which is to be taken into account in computing qualified investo determine whether he may elect the property tax exemption on the items selected. If a conal property and the taxpayer had a negative Idaho taxable income in the second preceding the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning the investment of the property tax exemption on the item in lieu of earning tax exemption of the property t	estment an iten taxable
	05.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	(
720. Section		TT FOR IDAHO RESEARCH ACTIVITIES: IN GENERAL (RULE 720). G, Idaho Code	
Revenue	e Code, e does no	Definitions . The Idaho credit is computed using the same definitions of qualified research, basic research payments, and basic research as are found in Section 41, except only the amounts related to research conducted in Idaho qualify for the Idaho credit qualify for the federal credit under Section 41, Internal Revenue Code, it will not qualify daho credit.	Interna it. If ar
follows:	02.	Limitations. The credit for Idaho research activities allowable in any taxable year is lin	nited as
claimed results f	before the	Tax Liability. The total amount of any credit for Idaho research activities claimed during a ceed one hundred percent (100%) of the tax, after allowing all other income tax credits that he credit for Idaho research activities, regardless of whether the credit for Idaho research activities arryover earned in prior years, the current year, or both. See Rule 799 of these rules for the indable credits.	may be ctivities
corpora	b. tion in a t	Unitary Taxpayers. Limitations apply to each taxpayer according to its own tax liabilit unitary group is a separate taxpayer.	y. Eacl
		Short Taxable Year Calculations . Short taxable year calculations provided in Section 41, and related regulations are used to compute the Idaho credit if the taxpayer must use short for purposes of computing the federal credit.	
721.	CREDI	IT FOR IDAHO RESEARCH ACTIVITIES: ELECTIONS (RULE 721).	

Return Not Filed. If a taxpayer has not filed an Idaho income tax return for the second preceding

Section 63-3029G, Idaho Code

start-up company for purposes of the federal credit for increasing research activities under Section 41, Internal

Election to Be Treated as a Start-Up Company. Regardless of whether a taxpayer qualifies as a

Revenu	e Code, a	a taxpayer may elect to be treated as a start-up company for the credit for Idaho research active	rities.)
	a.	The election once made is irrevocable.	()
	b.	The election is made by checking the appropriate box on Form 67.	()
compan start-up	c. ny must u o company	A taxpayer who makes the election under Section 63-3029G, Idaho Code, to be treated as a set the fixed-base percentage that would be used by the taxpayer if the taxpayer had qualify for purposes of the federal credit under Section 41, Internal Revenue Code.		
its tax l year that tax con	tion may iability. T at exceeds	Unitary Sharing. A corporation included as a member of a unitary group may elect to share the credit it earns but does not use with other members of the unitary group. Bet share the credit, it must claim the credit for Idaho research activities to the extent allowable. The credit available to be shared is the amount of credit carryover and credit earned for the state limitation provided in Section 63-3029G(3), Idaho Code. The limitation is applied against the corporation that claims the credit. Credit shared with another member of the unitary forward.	fore the agains taxable inst the	st le
	03.	Examples. Examples available at https://tax.idaho.gov/i-2076.cfm.	()
722.	(RESE	RVED)		
723. (RULE Section	723).	TT FOR IDAHO RESEARCH ACTIVITIES: RECORD-KEEPING REQUIREM G, Idaho Code	1ENT	S
item inc	01. cluded in ords mus	Information Required . Each taxpayer must retain and make available, on request, records to the computation of the credit for Idaho research activities claimed on an Idaho income tax to include all of the following:	or eac return (h 1.)
	a.	Verification that the research was conducted in Idaho;	()
employ	b. ee in Idal	Verification that wages included in the computation were for qualified service performed ano;	, -	n)
	c.	Verification that supplies included in the computation were used for research conducted in I	daho; ()
	d.	Verification that contract research expenses were for research conducted in Idaho;	()
	e.	Verification that the research activities meet the definition of qualified research; and	()
of the fe	f. ederal cre	Verification that the amounts included in the Idaho computation are includable in the compedit allowed by Section 41, Internal Revenue Code.	outatio (n)
rule ma	02. y result in	Failure to Maintain Adequate Records . Failure to maintain any of the records required in the disallowance of the credit claimed.	by thi	is)
		Unitary Taxpayers . Corporations claiming the credit for Idaho research activities must pre- e credit earned and used by each member of the combined group. The schedule must clearly in the computation of any credit carryovers.		
724 ′	729.	(RESERVED)		
730. FACIL		TT FOR CONTRIBUTIONS TO IDAHO YOUTH FACILITIES, REHABILITAND NONPROFIT SUBSTANCE ABUSE CENTERS (RULE 730).	ATIO	N

Section 63-3029C, Idaho Code

01.	Qualified Co	ontributions.	Contributions	must be r	nade in c	ash or in k	ind during tl	he taxable	year
the credit is clain	ned. Unpaid pl	edges do not q	ualify as contr	ributions.	Fees for s	ervices pro	vided, room	and board	l, and
similar charges a	re not contribu	tions.						()

- **02. Pass-Through Entities**. The credit may be earned by a partnership, S corporation, estate or trust and passed through to the partner, shareholder, or beneficiary.
- **03. Effect on Itemized Deductions**. The credit allowed does not reduce the amount of charitable contributions that may be included in itemized deductions.

731. -- 749. (RESERVED)

750. BROADBAND EQUIPMENT INVESTMENT CREDIT: IN GENERAL (RULE 750). Section 63-3029I, Idaho Code

- **01. Unitary Taxpayers**. Limitations apply to each taxpayer according to its own tax liability. Each corporation in a unitary group is a separate taxpayer.
 - **O2. Transferred Credit.** Limitations apply to each transferee as if the transferee had earned the credit.
- i. The fourteen (14) year carryover period provided by section 63-3029I(7), Idaho Code, extends throughout the fourteen (14) taxable years following the year in which the equipment was installed. The fourteen (14) year carryover period begins to run regardless of whether the taxpayer has sought and received approval from the Idaho public utilities commission (PUC).
- ii. Once a taxpayer has received the approval order from the PUC, the broadband tax credit may be claimed or transferred. If the statute of limitations has expired for filing a return to claim the credit for the taxable year of the installation, the taxpayer cannot claim any credit for that taxable year, but must calculate how much of the credit the taxpayer could have used to determine the amount of credit available to carry forward pursuant to section 63-3029I(7), Idaho Code.
- iii. Example: A calendar year filer installed qualifying equipment on July 20, 2001. However, it was not until 2013 that the taxpayer sought and received the approval order from the PUC. The fourteen (14) year carryover period already began to run based on the installation date and will expire at the end of the 2015 taxable year. On March 10, 2013 the taxpayer is preparing his tax returns and considering how much broadband credit is available and to which taxable years it could be applied to. The taxpayer can file an amended return to claim the credit starting with taxable year 2009 (prior years would be out of the statute of limitations for filing an amended return assuming all returns had been timely filed and no other special circumstances had held the period open). The taxpayer must look back to taxable year 2001 (the year of installation) to see how much credit the taxpayer could have used in each taxable year up to 2009 to determine how much credit carryover amount is still available pursuant to the carryover limitations of section 63-3029I(7), Idaho Code. The taxpayer must use up or transfer any unused credit before taxable year 2016; after taxable year 2015, the carry forward period will expire and any unused credit will no longer be available for the taxpayer to apply or transfer.
- **O3. Taxpayers Entitled to the Credit.** Rule 711 of these rules will apply to the broadband equipment investment credit except that limitations referenced in Subsection 711.01 of these rules will be those limitations as provided in Section 63-3029I, Idaho Code.
- **04. Pass-Through Entities**. The credit may be earned by a partnership, S corporation, estate, or trust and passed through to the partner, shareholder, or beneficiary. See Rule 785 of these rules for the method of attributing the credit, for pass-through entities paying tax, and the application of limitations on pass-through credits.

751. -- 752. (RESERVED)

753. BROADBAND EQUIPMENT INVESTMENT CREDIT: RECORD-KEEPING REQUIREMENTS (RULE 753). Section 63-3029I, Idaho Code

O2. Accounting Records Subject to Examination. Accounting records that may need to be examined of document acquisition, disposition, location, and utilization of assets include the following: a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These documents include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of	500 Hom oc 602)	, 1441.6		
b. A description of the property; c. The asset number assigned to the item of property, if applicable; d. The acquisition date and date placed in service; e. The basis of the property; and f. The retirement, disposition, or date transferred out of Idaho, or date no longer used in Idaho, if pplicable. O2. Accounting Records Subject to Examination. Accounting records that may need to be examined of document acquisition, disposition, location, and utilization of assets include the following: a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was laimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a alculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	item of property	included in the computation of the broadband equipment investment credit claimed on an incom		
c. The asset number assigned to the item of property, if applicable; d. The acquisition date and date placed in service; e. The basis of the property; and f. The retirement, disposition, or date transferred out of Idaho, or date no longer used in Idaho, if pplicable. O2. Accounting Records Subject to Examination. Accounting records that may need to be examined of document acquisition, disposition, location, and utilization of assets include the following: a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was daimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a alculation of the credit carned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	a. qualified broadba		ent is	;
d. The acquisition date and date placed in service; e. The basis of the property; and f. The retirement, disposition, or date transferred out of Idaho, or date no longer used in Idaho, if pplicable. O2. Accounting Records Subject to Examination. Accounting records that may need to be examined to document acquisition, disposition, location, and utilization of assets include the following: a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was daimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide alculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	b.	A description of the property; (,)
e. The basis of the property; and f. The retirement, disposition, or date transferred out of Idaho, or date no longer used in Idaho, if pplicable. O2. Accounting Records Subject to Examination. Accounting records that may need to be examined of document acquisition, disposition, location, and utilization of assets include the following: a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was laimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a alculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers.	c.	The asset number assigned to the item of property, if applicable; (,)
f. The retirement, disposition, or date transferred out of Idaho, or date no longer used in Idaho, if pplicable. 02. Accounting Records Subject to Examination. Accounting records that may need to be examined to document acquisition, disposition, location, and utilization of assets include the following: a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was relaimed continues to maintain its status as Idaho qualifying property throughout the records required by this ule may result in the disallowance of the credit claimed. 04. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. 05. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	d.	The acquisition date and date placed in service; (,)
O2. Accounting Records Subject to Examination. Accounting records that may need to be examined of document acquisition, disposition, location, and utilization of assets include the following: a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These documents include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was relaimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a relaculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	e.	The basis of the property; and (Ž)
a. Source documents supporting the application to the Idaho Public Utilities Commission; b. Accounting documents that contain asset and account designations and descriptions. These locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was relaimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a alculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	f. applicable.	The retirement, disposition, or date transferred out of Idaho, or date no longer used in Idaho (ho, i	f)
b. Accounting documents that contain asset and account designations and descriptions. These locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was claimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to			ninec	1
locuments include a chart of accounts, the accounting manual, controller's manual, or other documents containing his information; c. Asset location records including asset directories, asset registers, insurance records, property tax ecords, or similar asset inventory documents; d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was relaimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	a.	Source documents supporting the application to the Idaho Public Utilities Commission; (,)
d. Records verifying ownership including purchase contracts and cancelled checks; e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was relaimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a relaculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to				
e. Invoices, shipping documents, and similar documents reflecting the transfer of assets in and out of daho; and f. A system that verifies that property on which the broadband equipment investment credit was claimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to			ty tax	(
f. A system that verifies that property on which the broadband equipment investment credit was claimed continues to maintain its status as Idaho qualifying property throughout the recapture period. O3. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. O4. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. O5. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	d.	Records verifying ownership including purchase contracts and cancelled checks; (,)
03. Failure to Maintain Adequate Records. Failure to maintain any of the records required by this ule may result in the disallowance of the credit claimed. 04. Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. 05. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to	e. Idaho; and	Invoices, shipping documents, and similar documents reflecting the transfer of assets in and o	out o	f)
 Unitary Taxpayers. Corporations claiming broadband equipment investment credit must provide a calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to 			t was	;
calculation of the credit earned and used by each member of the combined group. The schedule must clearly identify hared credit and the computation of any credit carryovers. () Credit Transferred. A taxpayer that transfers the broadband equipment investment credit is to			y this	3
	calculation of the	e credit earned and used by each member of the combined group. The schedule must clearly ide		
he transferee or until further assessment or deficiency determinations are barred by a period of limitation, whichever	continue to be su	bject to the record-keeping requirements of this rule for as long as the credit may be carried ov	er by	7
	754 770.	(RESERVED)		

771. Section		ERY CREDIT: TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 2007 (RUL A, Idaho Code	E 771	1).
	01.	Residents.	()
sixty-fiv	a. ve (65) or	The additional twenty dollar (\$20) credit may not be claimed for other dependents who older.	are a	.ge
months fifteen (a refund	15) days	Part-Year Residents . A part-year resident is entitled to a prorated credit based on the nur omiciled in Idaho during the taxable year. For purposes of this rule, a fraction of a month excis treated as a full month. If the credit exceeds his tax liability, the part-year resident is not entitled to a prorated credit based on the nur omiciled in Idaho during the taxable year.	ceedi	ng
the cred	03. it for the	Circumstances Causing Ineligibility . A resident or part-year resident individual is not elig month or part of the month for which the individual:	ible 1	for)
	a.	Received assistance under the federal food stamp program; or	()
	b.	Was incarcerated.	()
employe	04. ed in Idah	Nonresidents . A nonresident is not entitled to the credit even though the individual may have for the entire year.	ve be	en
	05.	Members of the Uniformed Services. A member of the uniformed services who is:	()
	a.	Domiciled in Idaho is entitled to this credit;	()
entitled	b. to this cr	Residing in Idaho but who is a nonresident pursuant to the Servicemembers Civil Relief Acedit.	et is r	ot)
military nonresid	service i	Spouse or Dependents of Members of the Uniformed Services. Beginning on January 1, resident member of the uniformed services stationed in Idaho who has the same domicile member's home of record and who is residing in Idaho solely to be with the servicement is not entitled to the grocery credit. A spouse who is domiciled in Idaho is entitled to the crediendent child is presumed to be that of the nonmilitary spouse.	e as t ber is	he s a
772 7	774.	(RESERVED)		
775. Section		T FOR LIVE ORGAN DONATION EXPENSES (RULE 775). K, Idaho Code		
donatio	01. n by the t	Live Organ Donation Expenses . Qualifying expenses is to be directly related to a live axpayer or by a dependent of the taxpayer and includes the following:	e org	an)
operatio	a. on occurre	The unreimbursed cost of travel paid by the taxpayer to and from the place where the ded.	onati (on)
	b.	Unreimbursed lodging expenses paid by the taxpayer.	()
procedu	c. re and co	Wages or other compensation lost because of the taxpayer's absence from work during the denvalescence.	onati (on)
776 7	784.	(RESERVED)		
785. Section		TS: PASS-THROUGH ENTITIES (RULE 785). (a), Idaho Code		

the inco	01. ome tax re	In General . A credit earned by a partnership, S corporation, estate, or trust generally is claim eturns of the partners, shareholders, or beneficiaries of the entity.	ned or	1)
partner	a. ship profi	Partnerships. A credit passes through to a partner based on that partner's distributive sh ts.	are o	f)
of inco	b. me or loss	S Corporations. A credit passes through to a shareholder based on that shareholder's pro rata s.	a share))
allocab	c. le to that	Estates and Trusts. A credit passes through to a beneficiary in the same ratio that incobeneficiary.	ome i	s)
	d.	Idaho credits may not pass through to partners or owners based on special allocations.	()
	02.	Limitations.	()
exceed	a. the limita	In General. Credits claimed on a partner's, shareholder's, or beneficiary's tax return mattions imposed by statute or rule.	ay no	t)
extent p	03. provided b	Carryovers . Carryovers of credit are allowed to the partner, shareholder, or beneficiary by statute or rule.	to the	e)
	04. er, shareh s reported	Different Taxable Year Ends . If a pass-through entity has a taxable year end different from older, or beneficiary, the credit is available in the same taxable year that income or loss from the control of the contro		
earned Idaho ii	and any r	Information Provided by a Pass-Through Entity. The pass-through entity is to prepare the partner, shareholder, or beneficiary a schedule detailing the proportionate share of each recapture that is required. Copies of these schedules are to be attached to the pass-through experience or information return for the taxable year that the credit is earned and to each return on med.	credi ntity'	t
	06.	Pass-Through Entities That Pay Tax.	()
investm pass-th	nent tax c rough enti	A pass-through entity may apply and may recapture credits that generally pass through lder, or beneficiary for whom the pass-through entity is paying the tax. For example, redit earned that would have passed through to the owner or beneficiary could be claimed ity subject to the applicable limitations. Limitations based on the tax liability apply to each owax liability being paid by the pass-through entity.	Idaho by the) e
passed	b. through to	The partner, shareholder or beneficiary is responsible for the recapture or recomputation of on the partner, shareholder, or beneficiary.	credit	s)
shareho	c. older or be	Carryovers that exist after a pass-through entity offsets the tax with credit available to that peneficiary, remain a carryover of the partner, shareholder or beneficiary.	artner	,)
	07.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm.	()
786	789.	(RESERVED)		
790. Section		SFER OF CREDIT: IN GENERAL (RULE 790). DI Idaho Code		
meanin	01. gs:	Terms . For purposes of Rules 790 through 795 of these rules, the following terms have the	stated	1)
	a.	Transferor. The taxpayer who earns the credit and sells, conveys, or transfers the credit to a	nothe	r

		TAX COMMISSION dministrative Rules	Docket No. 35-0101-220 Proposed Rulemaking
taxpaye	er are refe	erred to as the transferor.	(
as the t	b. ransferee	Transferee. The taxpayer who receives the credit from the transfero	or or intermediary is referred to
791. Section		SFER OF CREDIT: NOTIFICATION OF INTENDED TRANSFI 91 Idaho Code	ER (RULE 791).
transfei	r may not	Timing of Notification . A taxpayer who intends to transfer quality writing of its intent to transfer the credit at least sixty (60) days prior take place prior to the Tax Commission providing its response as to be credit may be carried forward.	or to the date of the transfer. A
submitt	02. ting the fo	Information Required . A transferor or intermediary is to not ollowing information on a form prescribed by the Tax Commission:	tify the Tax Commission by
	a.	Name, address, and federal employer identification number of the tr	ansferor or intermediary;
	b.	Name, address, and federal employer identification number of the tr	ransferee; (
	c.	Type of credit to be transferred;	(
	d.	Amount of credit to be transferred;	(
	e.	Date of intended transfer;	(
	f.	Signature of authorized individual for transferor or intermediary; and	d (
schedul	g. les for eac	A copy of the Idaho Form 68, Idaho Broadband Equipment In that a year the credit being transferred was earned.	vestment Credit and required
792.	(RESE	RVED)	
793. Section		SFER OF CREDIT: TRANSFEREE (RULE 793). 91 Idaho Code	
claim t	he transfe	Tax Year Credit Available. A transferee may first claim the transfiled during the calendar year in which the transfer takes place. Howevered credit on his original return filed during the calendar year in who such return to claim the credit for that tax year.	wever, if the transferee did no
Commi	ission is	Carryover Period. If a credit is transferred, the transferee is entitled have been allowed to the transferor or intermediary had the credit to verify the carryover period. The carryover period approved appropriate in the calendar year in which the transferor's taxable year begins	t not been transferred. The Tailes to the taxable year of th
	03.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm.	(
794	798.	(RESERVED)	
799. Section		RITY ORDER OF CREDITS AND ADJUSTMENTS TO CREDIT P, Idaho Code	S (RULE 799).
	01	Tay Liability Tay liability is the tay imposed by Sections 63-3024	63-3025 and 63-3025 A. Idah

Code.

		Nonrefundable Credits . A nonrefundable credit is allowed only to reduce the tax liable redit not absorbed by the tax liability is lost unless the statute authorizing the credit incon. Nonrefundable credits apply against the tax liability in the following order of priority:		
	a.	Credit for taxes paid to other states as authorized by Section 63-3029, Idaho Code;	()
	b.	For part-year residents only, the grocery credit as authorized by Section 63-3024A, Idaho C	ode;)
Code;	с.	Credit for contributions to Idaho educational institutions as authorized by Section 63-3029A	, Idal (ho)
	d.	Investment tax credit as authorized by Section 63-3029B, Idaho Code;	()
abuse c	e. enters as	Credit for contributions to Idaho youth facilities, rehabilitation facilities, and nonprofit su authorized by Section 63-3029C, Idaho Code;	bstan (ce)
63-3029	f. 9D, Idaho	Credit for equipment using postconsumer waste or postindustrial waste as authorized by Code;	Section (on)
	g.	Promoter-sponsored event credit as authorized by Section 63-3620C, Idaho Code;	()
	h.	Credit for Idaho research activities as authorized by Section 63-3029G, Idaho Code;	()
Code.	i.	Broadband equipment investment credit as authorized by Section 63-3029I, Idaho Code; and	d ()
	j.	Small employer investment tax credit as authorized by Section 63-4403, Idaho Code.	()
	k.	Small employer real property improvement tax credit as authorized by Section 63-4404	, Idal (ho)
	l.	Small employer new jobs tax credit as authorized by Section 63-4405, Idaho Code.	()
	m.	Credit for live organ donation expenses as authorized by Section 63-3029K, Idaho Code.	()
	n.	Idaho child tax credit as authorized by Section 63-3029L, Idaho Code.	()
authoriz	o. zed by Se	Credit for employer contributions to employee's Idaho college savings program acception 63-3029M, Idaho Code.	ount (as)
	03.	Adjustments to Credits.	()
taxable	a. year in w	Adjustments to the amount of a credit earned is determined pursuant to the law applicable hich the credit was earned.	e to t	he)
		Adjustments to the amount of a credit earned may be made even though the taxable year ir rned is closed due to the statute of limitations. Such adjustments to the earned credit also ap a to which the credit was carried over.		
Howeve	c. ons, any a er, the ado of limitati	If the taxable year in which the credit was earned or carried over to is closed due to the stadjustments to the credit earned does not result in any tax due or refund for the closed taxable justments may result in tax due or a refund in a carryover year if the carryover year is open ons.	e year	rs.

Section 63-3030, Idaho Code

VALID INCOME TAX RETURNS (RULE 800).

	01.	Requirements of a Valid Income Tax Return. In addition to the requirements set for	rth in IDAPA
35.02.0	1, "Tax (Commission Administration and Enforcement Rules," Rule 150, an income tax return i	is to meet the
require	ments se	et forth in this rule. Those that fail to meet these requirements are invalid. They may be	rejected and
returne	d to the t	taxpayer to be completed according to these requirements and resubmitted to the Tax Co	ommission. A
taxpaye	er who do	oes not file a valid income tax return is considered to have filed no return.	()

- **02. Copy of Federal Return Required.** A taxpayer is to include with the Idaho return a complete copy of the federal income tax return including all forms, schedules and attachments.
- **03. Verification of Idaho Income Tax Withheld.** A taxpayer who files an Idaho individual income tax return that is submitted on paper and reports Idaho income tax withheld is to attach appropriate Forms W-2 and 1099 and other information forms that verify the amount of the Idaho income tax withheld and claimed on the Idaho income tax return. Returns filed electronically is to include the W-2 and 1099 information in the electronic record transmitted.

801. PERSONS REQUIRED TO FILE INCOME TAX RETURNS (RULE 801). Section 63-3030, Idaho Code

- **01. In General**. Persons who meet the filing requirements under Section 63-3030, Idaho Code, will file Idaho income tax returns unless otherwise provided in the Idaho Income Tax Act or by federal law. ()
- **02. Individuals Who Make Elections Under Section 63-3022L, Idaho Code.** For taxable years beginning prior to January 1, 2012, if an individual partner, member, shareholder, or beneficiary is qualified and makes an election under Section 63-3022L, Idaho Code, for the entity to pay the tax attributable to his income from the entity, such individual will not be required to file an Idaho individual income tax return for that taxable year.

03. Corporations Included in a Unitary Group. A unitary group of corporations may file one (1) Idaho corporate income tax return for all the corporations of the unitary group that are required to file an Idaho income tax return. Use of the group return precludes the need for each corporation to file its own Idaho corporate income tax return.

104. Taxpayers Protected Under Public Law 86-272. A taxpayer whose Idaho business activities fall under the protection of Public Law 86-272 is not required to file an Idaho income tax return since the taxpayer is exempt from the tax imposed under the Idaho Income Tax Act. If a taxpayer is a member of a unitary group, it will be included in the combined report although it is exempt from the income tax. The taxpayer's property, payroll, and sales will be included in the computation of the group factor denominators and its business income will be included in the computation of apportionable income for the unitary group.

802. -- 804. (RESERVED)

805. JOINT RETURNS (RULE 805).

Sections 63-3031, 32-201, and 32-209, Idaho Code

01. In General.

- **a.** If a married couple files a joint return and the due date for filing a separate return has expired for either spouse, separate returns may not be filed thereafter.
- **Resident Aliens or United States Citizens Married to Nonresident Aliens.** A United States citizen or resident married to a nonresident alien may elect to treat the spouse as a resident alien allowing them to file a joint return. In this case they are taxed on their worldwide income. The individuals must be able to provide all records and information necessary to determine their tax liability. A statement declaring the election is to be attached to the return for the first taxable year for which the election is to apply. In addition, the statement will include the name, address, and taxpayer identification number of each spouse, and is to be signed by both individuals making the election.

	03.	Examples . Examples available at https://tax.idaho.gov/i-2076.cfm.	()
806 8	809.	(RESERVED)		
A fifty-t	63-3032, two fifty-	FOR FILING INCOME TAX RETURNS (RULE 810). Idaho Code three (52-53) week year is considered to end on the last day of the calendar month ending nea at taxable year.	rest t	0)
811 8	819.	(RESERVED)		
820. Section		DRATE ESTIMATED PAYMENTS: IN GENERAL (RULE 820). A, Idaho Code		
Chapter any inco	01. includingome tax c	Estimated Tax . The term estimated tax means the corporation's anticipated tax as imposed by the permanent building fund tax, plus any recapture of Idaho income tax credits, less the stredits. Estimated payments and non-income tax credits are not included as a credit.		
	02.	Computation of Estimated Payments.	()
twenty of	dollars (\$	The tax required to be reported on the preceding year's return and the tax required to be paid turn means Idaho taxable income multiplied by the corporate income tax rate with a minim 20), plus the permanent building fund tax, plus the recapture of income tax credits, less income estimated payments.	um (of
year.	b.	An estimated payment is not required if an Idaho return was not required for the previous to	axabl (e)
corporate paid its	03. tion make new estin	Revised Income Estimate . If, after making one or more estimated payments for a taxable ses a new estimate of its current year income, it recomputes its estimated tax. If the corporation attended tax in prior estimated payments, no payment is due.		
capital l	04. loss carry	Net Operating Loss or Capital Loss Carryover . The allowable net operating loss carryover is to be deducted from income for the period before the estimated tax is computed.	over o	or)
821. Section		ORATE ESTIMATED PAYMENTS: PAYMENTS (RULE 821). A, Idaho Code		
estimate exceeds	01. ed tax in sprevious	Underpayments . A payment of estimated tax is to be applied to previous estimated payment the order in which the estimated payments were required to be paid. To the extent the payunderpayments, it applies to the estimated payment then due.	ents o ymei (of nt)
	02.	Overpayments.	()
against	a. the next p	If the estimated payments exceed the actual tax due, the overpayment may be claimed as a payment only to the extent it exceeds all underpayments of prior estimated payments.	cred	it)
applicat	b. tion to a s	The overpayment is to be applied to deficiencies of tax, penalties, and interest prior to refubsequent year's estimated payment or tax liability.	und (or)
within t	c. hree (3) y	A refund or credit may not be made to a corporation that fails to file its Idaho income tax years from the due date of the return for which it made the estimated payments.	retur (n)
		Obligation to File Returns . The payment of estimated tax does not relieve a corporation a return when due pursuant to the Idaho Income Tax Act. An extension of time is not allow nated taxes. Making estimated payments as required in Section 63-3036A, Idaho Code, do	ed fo	or

relieve the taxpayer of the requirement to pay the appropriate amount of tax with an application for extension of time

to file or with the original return. CORPORATE ESTIMATED PAYMENTS: ANNUALIZED INCOME INSTALLMENT METHOD 822. (RULE 822). Section 63-3036A, Idaho Code 01. In General.) If a corporation uses the annualized income installment method for federal purposes and is required to make estimated payments for Idaho purposes, the corporation may use that method to compute its Idaho estimated tax. If a corporation does not use the annualized income installment method for federal purposes, the corporation may not use that method for Idaho purposes. b. See Section 6655, Internal Revenue Code, for the determination of annualized income.) 02. **Required Installment.** The required annualized income installment is the applicable percentage of the tax computed on the annualized income less the aggregate amount of any prior required installments for the reporting period. The applicable percentages for Idaho are: Twenty-two and one-half percent (22.5%) for the first period; a. b. Forty-five percent (45%) for the second period; Sixty-seven and one-half percent (67.5%) for the third period; and c. d. Ninety percent (90%) for the fourth period. Computation of Tax. The tax computed on the annualized income includes the annualized income multiplied by the corporate income tax rate, plus the permanent building fund tax, plus recapture of investment tax credit, less any credits excluding estimated payments. CORPORATE ESTIMATED PAYMENTS: SHORT TAXABLE YEAR (RULE 823). Section 63-3036A, Idaho Code If a short taxable year ends before an estimated payment due date, remaining estimated payments is to be made on the fifteenth day of the last month of the short taxable year. No estimated payment is required if the short taxable year is less than four (4) months or if the corporation does not meet the requirements to make an estimated payment before the first day of the last month in the short taxable year. Examples available at https://tax.idaho.gov/i-2076.cfm. 824. CORPORATE ESTIMATED PAYMENTS: MISCELLANEOUS PROVISIONS (RULE 824). Section 63-3036A, Idaho Code **Unitary Groups Filing Group Returns.** 01.) Each corporation included in a group return that is required to make estimated payments separately computes its estimated tax. Estimated payments is to be made using the name and the federal employer identification number of the corporation whose name will be on the Idaho corporate income tax return. S Corporations. An S corporation is subject to Section 63-3036A, Idaho Code, limited to its tax on net recognized built-in gains, excess net passive income and from recapture of Idaho income tax credits.

Code, limited to its tax on unrelated business income.

Tax-Exempt Organizations. A tax-exempt organization is subject to Section 63-3036A, Idaho

825. CORPORATE ESTIMATED PAYMENTS: INTEREST ON UNDERPAYMENT (RULE 825). Section 63-3046A, Idaho Code

Idaho C	01. ode, and	In General . If a taxpayer is required to pay estimated taxes as provided in Section 63-303 fails to pay the amount of estimated taxes due, interest is due on the underpaid estimated taxes.	36A,
		Net Operating Loss and Capital Loss Carrybacks . If the tax due for the taxable year is reducion of a net operating loss carryback or a capital loss carryback, the interest on underpayment not be recomputed.	
826 8	329.	(RESERVED)	
830. Section		MATION RETURNS (RULE 830). Idaho Code	
follows:	01.	In General. Information returns are not required to be filed with the Tax Commission excep	pt as
	a.	Form 1098, Mortgage Interest Statement, if the property was located in Idaho.)
Idaho.	b.	Form 1099-A, Acquisition or Abandonment of Secured Property, if the property was locate	ed in
located	c. in Idaho (Form 1099-B, Proceeds From Broker and Barter Exchange Transactions, if the property or the service was performed in Idaho.	was
	d.	Form 1099-C, Cancellation of Debt, if the secured property was located in Idaho.)
located	e. or utilized	Form 1099-MISC, Miscellaneous Income, if it was issued for transactions related to prop d in Idaho or for services performed in Idaho.	perty
Insuranc	f. ce Contra	Form 1099-R, Distributions from Pensions, Annuities, Retirement or Profit-Sharing Plans, IR cts, etc., if Idaho income tax was withheld.	A's,
property	g. located	Form 1099-S, Proceeds From Real Estate Transactions, if it was issued for transactions relate in Idaho.	ed to
	h.	Form W-2G, Certain Gambling Winnings, if the gambling took place in Idaho.)
	i.	Form 1099-NEC, Nonemployee Compensation, if it was issued for services performed in Idaho (o.)
Idaho so	j. ources.	Form 1042-S, Foreign Person's U.S. Source Income Subject to Withholding, if the income is f	from)
electron	02. ic filing o	Submitting Returns . Information returns must be submitted to the Tax Commission throor on a paper copy of federal Form 1099.	ough)
		Due Date of Information Returns . Information returns are made on a calendar year basis. The ion returns submitted through electronic filing or on paper is the last day of February following dar year.	e due g the)
informa	04. tion retur	Voluntary Withholding . Each person who withholds Idaho income tax from amounts reporte ans required by Section 63-3037, Idaho Code, must:	d on
	a.	Obtain an Idaho withholding account number as required by Rule 870 of these rules; and ()

must rep	ort amou	Submit an annual reconciliation return to the Tax Commission and comply with the requirements g of annual reconciliation returns as discussed in Rule 872 of these rules. The reconciliation return into paid during the preceding calendar year and reconcile the state income tax withheld with the tax receding calendar year. The reconciliation return must be filed on or before the last day of January. ()
831 8	354.	(RESERVED)
855. Sections		ANENT BUILDING FUND TAX (RULE 855). through 63-3087, Idaho Code
		Corporations Included in a Group Return . The permanent building fund tax applies to each ary group transacting business in Idaho, authorized to transact business in Idaho, or having income tho and included in a group return, except as provided in Subsection 855.05 of this rule.
to pay th	02. he twenty	Inactive or Nameholder Corporations . An inactive or nameholder corporation that files Form 41 dollar (\$20) minimum tax must pay the permanent building fund tax.
		Taxpayers Protected Under Public Law 86-272. The permanent building fund tax does not apply ose Idaho business activities fall under the protection of Public Law 86-272, since the taxpayer is tax imposed under the Idaho Income Tax Act and is not required to file an income tax return.
856 8	359.	(RESERVED)
	s 63-3067	TONS TO TRUST ACCOUNTS (RULE 860). A, 63-3067B, and 63-3067D, Idaho Code. A donation to a trust account may not be withdrawn or return or amended return on which it was made is filed.
861 8	869.	(RESERVED)
If a busi W-2s. If is to app	s 63-3035 ness is so a change oly for a n	REMENTS OF AN IDAHO WITHHOLDING ACCOUNT NUMBER (RULE 870). and 63-3036, Idaho Code ld, the new employer is to apply for a new withholding account number and file separate returns and in the form of doing business requires a new federal employer identification number, the new entity ew withholding account number. Neither entity should report wages paid by the other entity, nor use withholding account number.
871. Sections	STATE s 63-3035	INCOME TAX WITHHOLDING REQUIRED (RULE 871). and 63-3036, Idaho Code
		Services Performed Within and Without Idaho . An employer is required to withhold only on the ployee's total compensation that is reasonably attributable to services performed in Idaho regardless y. Compensation may be allocated to Idaho based on workdays, hours, mileage, or commissions. ()
	02.	Exceptions to Withholding Requirements . Withholding is not required if:
perform	a. ed wholly	The salaries, wages, tips, bonuses, and other compensation paid by an employer are for services outside Idaho regardless of the residency or domicile of either the employer or employee.
duty in l	b. Idaho;	The compensation is paid by the United States Armed Forces to a nonresident serving on active ()
	c.	The compensation is paid to an interstate transportation employee of a rail carrier covered by Title

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules

Docket No. 35-0101-2201 Proposed Rulemaking

49, Section 1150	2, United States Code, v	who is a nonresident of Idaho; or		()				
d. Title 49, Section		paid to an interstate transportation ode, who is a nonresident of Idaho;		covered by				
e. 40116, United St Idaho; or		paid to an employee of an interstate resident of Idaho and earns fifty per						
	The compensation is p ncontiguous trade or to 46, Section 11108, Unit	paid to a master or seaman on a vess an individual employed on a fishi ed States Code; or	el in the foreign, coastwise, ng vessel or any fish proce	intercoastal ssing vesse				
g.	The compensation is e	xempt from federal withholding.		()				
	RTING AND PAYING 5 and 63-3036, Idaho Co	STATE INCOME TAX WITHHO	LDING (RULE 872).					
01.	Payment of State Inc	ome Tax Withheld.		()				
fifty dollars (\$750) or less per calendar quarter may, at the discretion of the Tax Commission, be allowed to retax withheld on or before the last day of the month following the end of the quarter. Employers who owe less even hundred fifty dollars (\$750) annually may be allowed to remit the tax withheld annually on or before J. 31. When a filing cycle is changed, the change will take effect on January 1 of the following year. b. Semimonthly Filers. i. An employer who withholds state income taxes that meet or exceed the monthly or threshold amounts provided in Section 63-3035, Idaho Code, and listed in Subparagraph 872.01.b.ii., of this rule remit the tax withheld based on semimonthly withholding periods. The first semimonthly withholding period								
day of the same	month. The second peri-	n the 15th day of the same month wood begins on the 16th day of the mother the fifth day of the following month	nth and ends on the last day					
ii.	Threshold amounts:							
Withholdi	ng Periods Beginning	Monthly Threshold Amounts	Annual Threshold Amor	unts				
On or	After July 1, 2005	\$20,000	\$240,000					
On or	After July 1, 2019	\$25,000	\$300,000					
c. or before the las or before the las	ngraph 872.01.b.ii. of thing to pay and report month Farmer-Employers. Gott day of January. Howevers.	eets the threshold amounts provide s rule, but only has one (1) monthly hly. The request should include veri- enerally an employer who is a farmer ever, an employer who is a farmer wi wing the end of the quarter if he is	pay period, may request application of monthly payroll. r will remit state income tax Il remit the state income tax	withheld or withheld or				
02.	Filing of Annual Reco	onciliation Returns.		()				
a.								

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules

Docket No. 35-0101-2201 Proposed Rulemaking

the employer had an active Idaho withholding account or withheld Idaho income taxes. Such return will: (
i. Report payroll paid during the preceding calendar year; and (
ii. Reconcile the state income tax withheld during the preceding calendar year with the tax remitted for the preceding calendar year.
b. Due Date of Reconciliation Returns. The annual reconciliation return must be filed with the Form W-2 on or before such date as required for filing of the W-2. See Rule 874 of these rules. The Tax Commission may require a shorter filing period and due date.
c. Zero Tax Returns. For reporting periods in which the employer had no payroll or withheld no ta the annual reconciliation return must be completed and filed by the due date. (
03. Extension of Time to Pay or File Returns . The Tax Commission may allow a one (1) monextension of time to make a monthly or quarterly payment or to file the annual reconciliation return.
a. The employer must file a written request by the due date of the payment or annual reconciliation return that identifies the reason for the extension and includes the required minimum payment. The minimum payment must be at least ninety percent (90%) of the tax withheld for the period or one hundred percent (100%) of the tax withheld for the same period of the prior year.
b. The employer must file the annual reconciliation return within one (1) month of the due date. The tax paid with the extension request must be shown on the payment line of the return. Interest from the due date applies to any additional tax due.
Valid Returns . All withholding returns and other documents required to be filed pursuant Sections 63-3035 and 63-3036, Idaho Code, and this rule will be filed using the proper forms as prescribed by the Ta Commission. The forms will include the taxpayer's name, signature, withholding account number, and feder employer identification number. Returns that fail to meet these requirements are invalid and may be returned to the taxpayer to be refiled. Failure to file a valid return by the due date may cause interest and penalties to be imposed.
873. EMPLOYEE'S WITHHOLDING ALLOWANCE CERTIFICATES (RULE 873). Section 63-3035, Idaho Code
01. Verification . The Tax Commission may request verification of the marital status or withholding allowances claimed by an employee on federal Form W-4. If the employee fails to verify the claimed marital status withholding allowances, a Notice of Deficiency as provided by Section 63-3045, Idaho Code, may be issued. If Notice of Deficiency is issued but is not protested or is upheld on appeal, the Tax Commission will issue an ordespecifying the marital status and maximum number of withholding allowances the employee is allowed for Idah withholding purposes.
Notification . The Tax Commission is to notify the employer of the order. The order is effective immediately on receipt by the employer and is to remain in effect the rest of the calendar year, unless the employer files federal Form W-4 claiming fewer allowances than ordered. The employer is liable to the Tax Commission for any deficiencies that result from withholding in excess of the maximum number of withholding allowances specified in the most recent Tax Commission order.
O3. Petition for Changes . An employee subject to a Tax Commission order may petition the Tax Commission for a change to the order. If the employee establishes that a material change of circumstances has occurred, the Tax Commission will issue a new order and notify the employer. The determination of the Tax Commission on any change to the order is final.

874. EMPLOYEE'S WAGE AND TAX STATEMENTS (RULE 874). Sections 63-3035 and 63-3036, Idaho Code

may be used. In a income tax withh	Form and Information Required . Federal Form W-2 (W-2) or a form of similar size and design addition to the information required by the Internal Revenue Code, total Idaho wages paid, Idaho eld, Idaho withholding permit number, and the name of the state must be shown in the appropriate e, incorrect or altered forms are not acceptable and may be returned to the employer for correction.
	Furnishing Forms W-2 to Employees . The employer must furnish each employee a W-2 before the request of the employee within thirty (30) days after termination of his employment.
wages were paid	Filing Forms W-2 With the Tax Commission . On or before the last day of January, each le with the Tax Commission a state copy of the W-2 for each employee to whom Idaho taxable, regardless of whether Idaho income tax was withheld. If the employer had no employees and not pay wages or withhold tax, no W-2s are required.
04. must be filed with	Corrected Forms W-2 . If a corrected W-2 is filed with the Internal Revenue Service, the W-2c in the Tax Commission.
electronic filing with filing must also in Employers who	Employers With Fifty or More Idaho Employees . Each employer with fifty (50) or more Idaho is required to file W-2s electronically by Section 6011, Internal Revenue Code, must file through with Idaho. In addition to the information required by the Internal Revenue Code, the electronic include the employer's Idaho withholding account number, Idaho wages, and Idaho withholding are required to file electronically but fail to do so are subject to the provisions of Section 63-1 Code, and treated as if no W-2s were filed.
06. Idaho, the state w wages reasonably these rules.	Services Performed Within and Without Idaho. If services are performed within and without ages shown on the W-2 furnished to the employee must include the portion of the employee's total attributed to services performed within Idaho as determined using the calculations in Rule 270 of (
07. of time to file the	Extension of Time to File Form W-2 . The Tax Commission may allow a one (1) month extension W-2s.
a. the extension.	The employer must file a written request by the due date of the W-2s that identifies the reason for
b. (\$2) per W-2 per 1	The employer must file the W-2s within one (1) month of the due date. A penalty of two dollars month not filed may be applied if the W-2s are not submitted by the due date.
875 876.	(RESERVED)
	P WITHHOLDING BY PASS-THROUGH ENTITIES (RULE 877). L and 63-3036B, Idaho Code
income taxable in guaranteed payme income unless ex- rule, pass-through	In General. A pass-through entity that is transacting business in Idaho or an estate or trust that has a Idaho must withhold Idaho income tax from the owner's or beneficiary's share of income and ents from the pass-through entity that is required to be included in the individual's Idaho taxable empt from backup withholding by Section 63-3036B, Idaho Code, or this rule. For purposes of this is entity means "pass-through entity" as defined in Section 63-3006C, Idaho Code. The provisions of feet the withholding requirements set forth in Sections 63-3035, 63-3035A, or 63-3036, Idaho Code.
	Exceptions to Backup Withholding . Backup withholding by a pass-through entity is not required the following pass-through owners and beneficiaries:
a.	Owners and beneficiaries who are not natural persons, including corporations, partnerships, trusts.

and estates.

Code, if the publi	Unit holders of a publicly traded partnership as defined by Section 7404(b), Internal R icly traded partnership:	evenu (.e)
i.	Is treated as a partnership for purposes of the Internal Revenue Code; and	()
identification nur	Has agreed to file an annual information return. The information return must be in the for d with the partnership's Idaho Partnership Return of Income reporting the name, address, tamber, and other information requested by the Tax Commission of each unit holder with a distribution in Edaho in excess of five hundred dollars (\$500) for the taxable year.	axpaye	er
c. through entity.	Resident individuals and part-year resident individuals who have income other than from	a pass	s-)
d.	Nonresident individuals if:	()
i. return pursuant to	The pass-through entity has reported and paid the tax relating to the individual on a corp Section 63-3022L, Idaho Code.	nposit (e)
ii. sources is less tha	Such individual's share of income and guaranteed payments of the pass-through entity from an one thousand dollars (\$1,000) for the taxable year in which the income is subject to tax;	n Idah (.0
iii.	The income is subject to withholding under Section 63-3035 or 63-3036, Idaho Code; or	()
iv. agreement.	The individual has signed and the pass-through entity has approved an Idaho nonresident	owne	er)
agreement must entity each year. Their approval windividual fails agreement, the pa	Idaho Nonresident Owner Agreement . When an individual signs an Idaho nonresident grees to file and pay tax on his share of Idaho income from a pass-through entity. The be the proper form prescribed by the Tax Commission and must be submitted to the pass-through entity must sign and approve the nonresident owner agreement for it to be will signify their acknowledgment that they are liable for any tax due at the corporate rate to file a return as agreed. If the pass-through entity does not approve the nonresident ass-through entity must withhold or include the individual in the composite return. The pass-through for three years following the end of the taxable year for which it is to apply.	signe hroug e valid e if th owne	d d. er
04.	Payment of Backup Withholding.	()
amount withheld the fourth month	The pass-through entity must withhold amounts from the pass-through income of nonre highest marginal rate applicable for the taxable year under Section 63-3024, Idaho Coc for a taxable year must be remitted to the Tax Commission annually on or before the fifteen following the end of the taxable year, unless one of the exceptions under Subsection 877.02 owner or beneficiary. The amount withheld must be remitted on the appropriate return as requision.	de. The day of the	ne of is
	Amounts remitted as backup withholding for a taxable year in accordance with the provisconsidered to be in part payment of the tax imposed on such owner or beneficiary for his taxable through entity's taxable year ends.		
	Backup Withholding Returns . A reconciliation schedule must be included with the pass-tome tax return. Returns submitted to the Tax Commission reporting amounts withheld as re36B, Idaho Code, must include the following information:		
a.	The amount of income described in Section 63-3022L(2), Idaho Code, by owner or benefici	ary;)
b.	The amount of tax withheld;	()

Incom	ne Tax A	Administrative Rules Propos	ed Rulema	king
	c.	Name, address, filing option, and social security number of each owner or benefi	ciary; ()
	d.	The pass-through entity's name, and federal employer identification number.	()
	or remit	Failure to File Returns or Remit Backup Withholding . Returns that f this rule are invalid and may be returned to the pass-through entity to be refiled. Fat the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may cause interest and the proper amount of backup withholding by the due date may be approximately the proper amount of the proper a	ilure to file a	valid
878	879.	(RESERVED)		
880. Section	CRED n 63-307	DITS AND REFUNDS (RULE 880). 2, Idaho Code		
	01.	Overpayment. The term overpayment includes:	()
	a.	A voluntary and unrequested payment greater than an actual tax liability.	()
Code.	b.	An excessive amount that an employer withholds pursuant to Sections 63-3035 at	nd 63-3036, I	(daho
Code.	c.	An excessive amount that a pass-through entity withholds pursuant to Section	63-3036B, I	daho)
	d.	All amounts erroneously or illegally assessed or collected.	()
		The term overpayment does not include an amount paid pursuant to a final detempromise and closing agreement, decision of the Tax Commission, decision of all court judgment.		
overpa	02. yment, th	Requirements of a Valid Refund Claim . Before the Tax Commission can can be taxpayer making the claim must establish both of the following:	redit or refun	nd an
	a.	The basis for the credit or refund claim, and	()
	b.	The amount of the overpayment.	()
	03.	Timely Claim Required for Refund.	()
limitati	a. ions unle	The Tax Commission may not credit or refund an overpayment after the expirations the taxpayer filed a claim before the expiration of the period.	on of the perio	od of)
Idaho i taxpayo	b. net opera er has on	When an adjustment to the taxpayer's federal return affects the calculation or ating loss, capital loss, or Idaho credit in a year otherwise closed by the period one (1) year from the date of the final determination to file a claim for refund.	application of limitations (of an s, the)
carryba must be	c. ack incur e filed w	If a claim for credit or refund relates to an overpayment attributable to an Idaho rred in taxable years beginning on and after January 1, 2013, an amended return carrithin one (1) year of the end of the taxable year of the net operating loss that results	ying the loss	back
in suff	icient de	Amended Returns Required as Refund Claims. The claim for a credit or refund aho income tax return that is properly signed and includes an explanation of each legated to inform the Tax Commission of the reason for the claim. By signing the arrange that the claim for refund is true and correct to the best of his knowledge and the content of the claim for refund is true and correct to the best of his knowledge and the content of the claim for refund is true and correct to the best of his knowledge and the content of the claim for refund is true and correct to the best of his knowledge and the claim for refund is true and correct to the best of his knowledge and the claim for a credit or refund and the claim	gal or factual nended retur	basis n the

under the penalties of perjury.

IDAHO STATE TAX COMMISSION

Docket No. 35-0101-2201

- **05. Closed Issues**. The Tax Commission will deny a credit or refund claim for a taxable year for which the Tax Commission has issued a Notice of Deficiency, unless the taxpayer shows that the changes on the amended return are unrelated to the adjustments in the Notice of Deficiency or that the changes result from a final federal determination.
- **06. Limitations on Refunds of Withholding and Estimated Payments.** As provided by Section 63-3072(c), Idaho Code, the Tax Commission may not refund taxes withheld from wages unless the taxpayer files a return within three (3) years after the due date. The Tax Commission may not refund any payment received with an extension of time to file or with a tentative return, including quarterly estimated payments, unless the taxpayer makes a claim for a refund within three (3) years of the due date of the return. However, when an individual is in a combat zone and entitled to an extension of time by Section 7508, Internal Revenue Code, the number of days disregarded under such section will be added to the three (3) year period for allowing refunds of amounts withheld or paid as estimated payments.
- **Reduction or Denial of Refund Claims**. If the Tax Commission determines that a refund claim is in error, the Tax Commission will deny the claim in whole or part. Unless the denial results from a mathematical error by the claimant, the Tax Commission will give notice of the denial by a Notice of Deficiency in the manner required by Section 63-3045, Idaho Code, and related rules. The protest and appeal process that applies to a Notice of Deficiency also applies to the denial or reduction of a refund. See Section 63-3045A, Idaho Code, for information on mathematical errors.
- **08. Amended Federal Return.** Filing a claim with the Internal Revenue Service to reduce taxable income does not extend the Idaho period of limitations for claiming a refund or credit of tax. If the statute of limitations is about to expire on a taxpayer's Idaho return for which an issue is pending on his federal return or return filed with another state, the taxpayer should amend his Idaho return. He should clearly identify the amended return as a protective claim for refund. The taxpayer must notify the Tax Commission of the final resolution.
- **09.** Combined Reports -- Final Federal Determination and Change of Filing Method. If the Idaho period of limitations is open due to a final federal determination, a corporate taxpayer may not adjust its Idaho return to include a previously omitted corporation or to exclude any corporation previously included in a combined report.
- **10. Duplicate Returns.** If a return is filed pursuant to Section 63-217(1)(b), Idaho Code, where the taxpayer establishes by competent evidence that the return was deposited in the United States mail or with a qualifying private delivery service (See IDAPA 35.02.01, "Tax Commission Administration and Enforcement Rules," Rule 010) on or before the date for filing and the Tax Commission has notified the taxpayer that it has not received the return, the taxpayer must submit a duplicate return within fifteen (15) days of such notification for the newly filed return to qualify as a duplicate return. The period of limitations for a duplicate return is the later of one (1) year from the filing of the duplicate return or the date provided for in Section 63-3072(b), Idaho Code.

881. -- 884. (RESERVED)

885. INTEREST ON REFUNDS (RULE 885).

Sections 63-3073 and 63-3045, Idaho Code

- **01. Computation**. Except as provided in Subsection 885.03, the Tax Commission is to compute interest on a net refund as follows:
- a. Refunds of income tax withheld. The Tax Commission will pay interest on refunds of withholding if the refund is paid more than sixty (60) days after the due date of the income tax return or the date it was filed, whichever is later. For purposes of this rule, the refund is considered paid on the date it is postmarked. If a taxpayer unduly delays the processing of his refund by failing to respond promptly to requests for information or in any other way, the Tax Commission may deduct time attributable to the delay from the total processing time to determine whether interest is to be paid and from what date. Unless reasonable cause is established, undue delay occurs if the taxpayer's delay is more than sixty (60) days. Pursuant to this subsection, interest is computed from the due date, or extended due date, of the return.

estimate	b. ed or tent	Tentative payments. The Tax Commission may not pay interest on a refund resulting fro ative payment.	om an
		Refunds from Net Operating Loss and Capital Loss Carrybacks . Refunds from net oper loss carrybacks include refunds from credits carried to years other than the year to which the capital loss deduction applies. Interest on these refunds is computed from the last day of the	ne net
886 8	889.	(RESERVED)	
890. Section		CE OF ADJUSTMENT OF FEDERAL TAX LIABILITY (RULE 890). , Idaho Code	
	01.	Written Notice. ()
		Written notice will include copies of all Revenue Agents' reports, and any other document ed to clarify the adjustments to taxable income. If the final determination results in a refund of ed Idaho income tax return must accompany the written notice to be a valid claim for refund. (f state
the fede	b. eral adjus	Written notice included with an income tax return for a year or years other than the year subj tment does not constitute the required notification. (ect to
891. Section		CE OF ADJUSTMENT OF STATE OR TERRITORY TAX LIABILITY (RULE 891). 9 and 63-3069A, Idaho Code	
		Final Determination . The term final determination of any deficiency or refund of income ta or territory as used in Section 63-3069, Idaho Code, means the final resolution of all issues that other state or territory.	
	02.	Written Notice. ()
determi	nation re	Written notice is to include copies of all reports issued by the other state or territory, and any schedules required to clarify the adjustments to taxable income of the state or territory. If the sults in a refund of Idaho taxes, an amended Idaho income tax return must accompany the wild claim for refund.	final
the adju	b. istment b	Written notice included with an income tax return for a year or years other than the year subjy the state or territory does not constitute the required notification.	ect to
892 8			
	894.	(RESERVED)	
895. Section	PERIO	(RESERVED) OD OF LIMITATION ON ASSESSMENT AND COLLECTION OF TAX (RULE 895). B and 63-3069A, Idaho Code	
Section 3068(f) Commi	PERIO s 63-3068 01. and 63-3 ssion by	D OF LIMITATION ON ASSESSMENT AND COLLECTION OF TAX (RULE 895).	e Tax
Section 3068(f) Commi other ta Section state on	PERIO s 63-3068 01. and 63-3 ssion by xing ager 02. 63-3069	DO OF LIMITATION ON ASSESSMENT AND COLLECTION OF TAX (RULE 895). By and 63-3069A, Idaho Code Federal Determination. The additional one (1) year period of limitation provided in Section 8068(j), Idaho Code, does not begin to run if the final federal determination is delivered to the someone other than the taxpayer or the taxpayer's representative. The Internal Revenue Service	e Tax e and) led in nother

		•	
		Waiver of the Period of Limitation. If a taxpayer executes a waiver to extend the peraiver will state the taxpayer's name as shown on the tax return. If a group return is filed, the corporation included in the combined group.	
qualifying Rule 010 the return to	ng privat 0) on or m, the tan qualify	Duplicate Returns . If a return is filed pursuant to Section 63-217(1)(b), Idaho Code, where she by competent evidence that the return was deposited in the United States mail or the delivery service (See IDAPA 35.02.01, "Tax Commission Administration and Enforcement before the date for filing and the Tax Commission has notified the taxpayer that it has not recompared to submit a duplicate return within fifteen (15) days of such notification for the new as a duplicate return. The period of limitations for a duplicate return is the later of one (1) ye duplicate return or the date provided for in Section 63-3068, Idaho Code.	with a Rules," eceived a ly filed
896. Section		EST FOR PROMPT ACTION BY THE TAX COMMISSION (RULE 896). (e), Idaho Code	
administ with the	01. trator, or Tax Cor	Requirements of a Valid Request for Prompt Action . The personal representative, exother fiduciary representing the estate of a decedent is to file the request for prompt action in mmission. The request must meet the following qualifications:	xecutor, writing
	a.	It must be filed after the applicable return has been filed;	()
	b.	It must be filed separately from any other document;	()
the pron	c. npt action	It must identify the taxpayer by name and identification number and the taxable periods for n is requested; and	r which
Code.	d.	It must clearly state that it is a request for prompt action pursuant to Section 63-3068(e)	, Idaho ()
		Applicable Returns . A request for prompt action does not apply to any return filed at filed. The request applies only to returns reflecting income earned or other activities and trans the lifetime of the decedent or by his estate during the period of administration.	
897 8	899.	(RESERVED)	
action nelien on t	63-3078, ecessary he prope	NSIBILITY FOR PAYMENT OF CORPORATE TAXES AND PENALTIES (RULE 90, Idaho Code. The Tax Commission or its delegate may issue a jeopardy assessment or take an to assess and collect the amounts due from liable individuals. The action may include the filienty of the individual found liable, or seizure and sale of his property or any other means of colduals are to have the remedies provided in Sections 63-3045, 63-3049, 63-3065, and 63-3074	ny other ing of a llection.
901 9	939.	(RESERVED)	
Title 63,	LATION , Chapter	O SMALL EMPLOYER INCENTIVE ACT OF 2005 AS MODIFIED BY N – DEFINITIONS (RULE 940). r 44, Idaho Code. For purposes of administering the Idaho Small Employer Incentive Act of 2 degislation, and Rules 940 through 944 of these rules, the following definitions apply:	
structura Code Se	01. al composition 48	Buildings and Structural Components . Buildings and structural components means building onents of buildings as defined in Federal Treasury Regulation Section 1.48-1 for Internal Rarepealed by Public Law 101-508.	
employe	02. ees are pl	New Plant and Building Facilities . New plant and building facilities are facilities hysically employed.	where
	03.	Investment in New Plant. Investment in new plant means new plant and building facilities	:()

a.	That are constructed or erected by the taxpayer, or	()
	That are acquired by the taxpayer and whose original use begins with the taxpayer after inal use means the first use to which the property is put, whether or not such use correspondently by the taxpayer. Property used by the taxpayer prior to its acquisition does not qualify	ls to the	he
c. structural compo	That qualify for the investment tax credit under Section 63-3029B, Idaho Code, or is a buinents of buildings.	lding (or)
04. determined in the regulations.	Making Capital Investments. The date capital investments are considered made e same manner as the date assets are considered placed in service pursuant to the federal to the federal to the same manner as the date assets are considered placed in service pursuant to the federal		
Idaho transferred position is filled	New Employee . A new employee cannot be created by reorganizing the business in such a e is reassigned to working in the project site instead of outside the project site. An employee I to a qualifying position within the project site may qualify as a new employee if his p by another employee creating a net new job in Idaho. An employee working outside of Idaulifying position within the project site may also qualify as a new employee.	e with orevio	iin us
06.	Project Period . The project period is a period of time that begins and ends as follows:	()
a.	The project period may begin on one (1) of the following dates, but not prior to January 1, 2	2006:)
i.	The date of a physical change to the project site; or	()
ii.	The date new employees begin providing personal services at the project site.	()
b.	The project period ends at the earliest of:	()
i.	The conclusion of the project,	()
ii.	Ten (10) years after the beginning of the project; or	()
iii.	December 31, 2030.	()
07. However, if more the tax incentive	Project Site . The project site may include one (1) location or more than one (1) location in than one (1) location in Idaho is used, eighty percent (80%) or more of the investment requiriteria is to be located at one (1) contiguous site.	ı Idah uired (io. in)
08. additional income	Small Employer Investment Tax Credit . Small employer investment tax credit me e tax credit allowed by Section 63-4403, Idaho Code.	ans t	he)
09. income tax credit	Small Employer New Jobs Tax Credit . Small employer new jobs tax credit means the ad for new jobs allowed by Section 63-4405, Idaho Code.	dition (nal)
10. improvement tax	Small Employer Real Property Improvement Tax Credit. Small employer real property improvement tax credit allowed by Section 63-4404, Idaho C		ty)
11. incentive criteria	Small Employer Tax Incentive Criteria . Small employer tax incentive criteria means defined in Section 63-4402(2)(j), Idaho Code. See Rule 942 of these rules for more information		ax)

12.

Small Employer Tax Incentives. Small employer tax incentives means the tax incentives allowed

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules

Docket No. 35-0101-2201 Proposed Rulemaking

by Title 63, Chapter 44, Idaho Code.

()

941. IDAHO SMALL EMPLOYER INCENTIVE ACT OF 2005 AS MODIFIED BY 2006 LEGISLATION: IN GENERAL (RULE 941).

Sections 63-4401 and 63-4406, Idaho Code

- **01. Pass-Through Entities**. The income tax credits may be earned by a partnership, S corporation, estate, or trust and passed through to the partner, shareholder, or beneficiary. See Rule 785 of these rules for the method of attributing the credits, for pass-through entities paying tax, and the application of limitations on pass-through credits.
- **O2. Reorganizations, Mergers and Liquidations.** The small employer investment tax credit and real property improvement tax credits are subject to recapture in accordance with Section 47, Internal Revenue Code, as in effect prior to the enactment of Public Law 101-508. Exceptions included in Section 47(b), Internal Revenue Code, to the general recapture rules, including a mere change in the form of conducting the trade or business and transactions to which Section 381(a), Internal Revenue Code, applies will not cause recapture to occur so long as the property is retained in such trade or business as qualified investment in new plant and the taxpayer retains a substantial interest in such trade or business. To the extent that provisions of the Internal Revenue Code allow an acquiring taxpayer to succeed to and take into account unused investment credits of the distributor or transferor taxpayer, such provisions apply to the acquiring taxpayer with regard to any unused Idaho small employer investment tax credits and real property improvement tax credits. See Rule 946 of these rules for information related to the recapture required by an acquiring taxpayer.
- **03. Relocations**. The relocation from one (1) project site to a new project site within the state may not create new eligibility for the current or any succeeding business entity.
- **04. Unitary Taxpayers.** A corporation included as a member of a unitary group may elect to share the small employer investment tax credit, real property improvement tax credit, and new jobs tax credit it earns with other members of the unitary group. Before the corporation may share the credit, it must claim the credit to the extent allowable against its tax liability. The credit available to be shared is the amount of each credit carryover and credit earned for the taxable year that exceeds the limitations provided for each credit. The limitation is applied against the tax computed for the corporation that claims the credit. Credit shared with another member of the unitary group reduces the carryforward.

942. IDAHO SMALL EMPLOYER INCENTIVE ACT OF 2005 AS MODIFIED BY 2006 LEGISLATION: SMALL EMPLOYER TAX INCENTIVE CRITERIA (RULE 942). Section 63-4402. Idaho Code

- **01. In General**. The small employer tax incentive criteria are the minimum requirements a taxpayer must meet in order to be eligible for small employer tax incentives. To meet the small employer tax incentive criteria, a taxpayer must satisfy the following requirements at the project site, during the project period: ()
- **a.** Making capital investment in new plant and building facilities totaling five hundred thousand dollars (\$500,000) or more; ()
- **b.** Increasing employment by at least ten (10) new employees who meet the requirements of Section 63-4402(2)(j)(ii)(1), Idaho Code; ()
- **c.** Employment increases more than the ten (10) new employees described in Paragraph 942.01.b. of this rule will meet the requirements of Section 63-4402(2)(j)(ii)(2), Idaho Code; and
- ${f d.}$ Once the increase in employment has been reached, maintaining that increased employment in Idaho for the remainder of the project period.
- **02. Certification.** A taxpayer is to certify that he has met, or will meet, the small employer tax incentive criteria before he can claim any of the small employer tax incentives. Certification is accomplished by filing the applicable form as prescribed by the Tax Commission. The certification form includes the following information

		Iministrative Rules	Proposed Rulen			
and be f	iled with	the Tax Commission prior to claiming any of the small employer tax in	centives:	()	
	a.	A description of the qualifying project;		()	
	b.	The estimated or actual start date of the project;		()	
	c.	The estimated or actual end date of the project;		()	
	d.	The location of the project site or sites;		()	
	e.	The estimated or actual number of new jobs created during the project	period; and	()	
in the pr	f. roject per	The estimated or actual cost of capital investment in new plant and build.	ilding facilities for ea	ich yea	ar)	
Idaho in	03. come tax	Copy of Certification Form Required . A copy of the certification return for each taxable year that a small employer income tax incentive				
943.	(RESEI	RVED)				
	944. IDAHO SMALL EMPLOYER INCENTIVE ACT OF 2005 AS MODIFIED BY 2006 LEGISLATION – SMALL EMPLOYER REAL PROPERTY IMPROVEMENT TAX CREDIT (RULE 944). Sections 63-4404 and 63-4406, Idaho Code					
	01.	Buildings and Structural Components of Buildings.		()	
compon	a. ents of bu	To qualify for the small employer real property improvement tax creatildings must meet the following requirements:	edit, buildings and st	ructura (al)	
of these	i. rules. Str	The buildings and structural components of buildings must be new as cructural components placed in service as part of a renovation of an exist				
	ii.	The buildings and structural components of buildings must be placed i	n service at the projec	ct site.)	
pursuan credit.	b. t to Secti	Buildings and structural components of buildings that meet the definit on 63-3029B, Idaho Code, will not qualify for the small employer rea				
945 9	99.	(RESERVED)				

IDAPA 35 – IDAHO STATE TAX COMMISSION

35.01.01 – INCOME TAX ADMINISTRATIVE RULES DOCKET NO. 35-0101-2202 (ZBR CHAPTER REWRITE) NOTICE OF RULEMAKING – PROPOSED RULE

AUTHORITY: In compliance with Section 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Section 63-105, Idaho Code.

PUBLIC HEARING SCHEDULE: Public hearing(s) concerning this rulemaking will be scheduled if requested in writing by twenty-five (25) persons, a political subdivision, or an agency, not later than October 19, 2022.

The hearing site(s) will be accessible to persons with disabilities. Requests for accommodation must be made not later than five (5) days prior to the hearing, to the agency address below.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

Under Executive Order 2020-01, Zero-Based Regulation, the State Tax Commission is striving to prevent the accumulation of costly, ineffective, and outdated regulations and reduce regulatory burden to achieve a more efficient operation of government. In conjunction with stakeholders, the proposed rule changes reflect a comprehensive review of this chapter by collaborating with the public to streamline or simplify the rule language in this chapter, and use plain language for better understanding. This proposed rulemaking updates the rules to comply with governing statute and Executive Order 2020-01: Zero-Based Regulation.

This docket was created by extracting Sections 300-699 that were originally negotiated under companion docket 35-0101-2201 published in this bulletin and are part of the agency's ZBR chapter rewrite. This was determined to be in the interest of the public and done under the direction of the Executive Office of the Governor. These sections were affected by 2022 HB563, which changed the way business income is apportioned from a three-factor method to a single-sales factor method. It also changed the way Idaho taxes multistate income from using a cost-of-performance method to market-based sourcing.

FEE SUMMARY: The following is a specific description of the fee or charge imposed or increased: None.

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year resulting from this rulemaking: N/A

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(1), Idaho Code, negotiated rulemaking was conducted under docket number 35-0101-2201. The Notice of Intent to Promulgate Rules - Negotiated Rulemaking was published in the April 6, 2022, Idaho Administrative Bulletin, Vol. 22-4, page 47. The Tax Commission has held three public meetings, and all public comments received will be considered in the formulation and adoption of the pending rule.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, the following is a brief synopsis of why the materials cited are being incorporated by reference into this rule: N/A

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cynthia Adrian at (208) 334-6691.

Anyone may submit written comments regarding this proposed rulemaking. All written comments must be directed to the undersigned and must be delivered on or before October 26, 2022.

DATED this October 5th, 2022.

Cynthia Adrian, Income Tax Specialist Idaho State Tax Commission, Governmental Affairs 11321 W. Chinden Blvd., Bldg. 2, Boise ID 83714 PO Box 36. Boise ID 83722-0036 cynthia.adrian@tax.idaho.gov (208) 334-6691

THE FOLLOWING IS THE PROPOSED TEXT OF DOCKET NO. 35-0101-2202 (Zero Based Regulation (ZBR) Chapter Rewrite, Sections 300 through 699)

35.01.01 - INCOME TAX ADMINISTRATIVE RULES

(BREAK IN CONTINUITY OF SECTIONS)

[The following Sections 300-699 were originally negotiated under companion docket 35-0101-2201 and are part of the agency's ZBR chapter rewrite]

300. TAX ON CORPORATIONS (RULE 300). Sections 63-3025 and 63-3025A, Idaho Code Excise Tax. A corporation excluded from the tax on corporate income imposed by Section 63-3025, Idaho Code, is subject to the excise tax imposed by Section 63-3025A, Idaho Code. If a corporation is subject to the excise tax imposed by Section 63-3025A, Idaho Code, it is not subject to the tax on corporate income imposed by Section 63-3025, Idaho Code. Minimum Tax. A name-holder or inactive corporation that is authorized to do business in Idaho pays the minimum tax of twenty dollars (\$20) even though the corporation did not conduct Idaho business activity during the taxable year. A nonproductive mining corporation generally is not required to pay the minimum tax. 03. Nonproductive Mining Corporations. A nonproductive mining corporation is a corporation that does not own any producing mines and does not engage in any business other than mining. A corporation that qualifies as a nonproductive mining corporation is required to file and pay tax if it receives any other income. Protection Under Public Law 86-272. A corporation whose Idaho business activities fall under the protection of Public Law 86-272 is exempt from the taxes imposed by Sections 63-3025 and 63-3025A, Idaho Code, including the minimum tax. 05. Corporate Income Tax Rates. Corporate tax rates are listed at https://tax.idaho.gov/busit.) 301. -- 309. (RESERVED) 310. APPORTIONMENT ELECTIONS FOR MULTISTATE CORPORATIONS (RULE 310). Section 63-3027, Idaho Code

- **01. Available Options.** A multistate corporation transacting business in Idaho may elect to be taxed pursuant to the provisions of the Idaho Income Tax Act or pursuant to the Multistate Tax Compact, Section 63-3701, Idaho Code. This provides three (3) options:
 - **a.** Apportionment and allocation pursuant to Section 63-3027, Idaho Code. ()
- **b.** Apportionment and allocation pursuant to Article III, Section 1 of the Multistate Tax Compact. However, if this option is elected, in any case in which the provisions of Article III, Section 1 of the Multistate Tax Compact are inconsistent with the provisions of Section 63-3027, Idaho Code, the provisions of Section 63-3027, Idaho Code, shall control. Because of Subsection 63-3027(3), Idaho Code, this option is indistinguishable from the standard apportionment option identified above in Subsection 01.a. of this rule.
- c. Tax based on one percent (1%) of sales pursuant to Article III, Section 2 of the Multistate Tax Compact and Section 63-3702, Idaho Code. This option is available to corporations whose only activity in Idaho consists of sales that are not in excess of one hundred thousand dollars (\$100,000) during the taxable year.
- **O2.** Three Factor Apportionment Election for Certain Taxpayers. The default apportionment factor for taxpayers under Section 63-3027, Idaho Code, is sales factor only. However, multistate taxpayers subject to section 63-3027(23), Idaho Code, are an exception to the default provision of apportioning income and are subject separate accounting where required. Pursuant to section 63-3027(10)(b), Idaho Code, an electrical corporation, a telephone corporation, a communications company, or a taxpayer subject to a special industry regulation pursuant to Rule 580 may elect to apportion all apportionable income of the taxpayer to Idaho by multiplying the income by a fraction, the numerator of which is the property factor plus the payroll factor plus the sales factor, and the denominator of which is three (3).
- **O3. Electing an Option.** A multistate corporation is to file pursuant to Section 63-3027, Idaho Code, unless it elects to report and pay income tax pursuant to one of the options specified in Subsections 310.01.b., 310.01.c., or 310.02. The election must be made on the return by checking the applicable box if provided, otherwise, by attaching a written statement of the election to the return. After the election has been made, the election may not be changed for a taxable year thereafter without permission of the Tax Commission. A petition to change the election must include an explanation of the legal or factual basis for requesting the change and a computation of the taxpayer's Idaho taxable income and tax liability computed using both the prior reporting method and the method the taxpayer is petitioning to use for the year of change. The written petition requesting the change of apportionment method must be filed with the Tax Commission at least thirty (30) days prior to the due date for filing the tax return.
- **O4. Election for Members of a Combined Group.** The elections identified in this Rule apply at the entity level, not to the entire combined group. For example, if an entity in a combined group is one of the types of corporations allowed to make the three (3) factor election, and choses to do so, but the other entities in the group are not the types of corporations allowed to make the three factor election, these other entities will still use single sales factor. If mixing entities using different apportionment methods within a combined group produces apportionment results that do not fairly represent the business activity in Idaho of any of the taxpayers, then, pursuant to Section 63-3027(17), Idaho Code, the taxpayer may petition for or the Tax Commission may require, a reasonable alternative apportionment. A written statement must be attached to the combined return specifying which entities have or are electing to use three factor apportionment.

311. -- 319. (RESERVED)

320. APPLICATION OF MULTISTATE RULES (RULE 320).

Section 63-3027, Idaho Code

- **91. Prologue**. Rules 320 through 699 of these rules are intended to set forth the application of the apportionment and allocation provisions of Section 63-3027, Idaho Code. The only exceptions to these allocation and apportionment rules are those set forth in these rules pursuant to the authority of Sections 63-3027(18) and 63-3027(23), Idaho Code.
- **02. Taxpayers Conducting Business Within and Without Idaho.** Section 63-3027, Idaho Code, and related rules apply to corporations conducting business within and without Idaho, and to other taxpayers if required

by other provisions of the Idaho Code or of these rules. However, only C corporations may use the combined report to determine Idaho taxable income. See Rule 360 of these rules. 321. -- 324. (RESERVED) DEFINITIONS FOR PURPOSES OF MULTISTATE RULES (RULE 325). Section 63-3027, Idaho Code. For purposes of computing the Idaho taxable income of a multistate corporation, the following definitions apply: Affiliated Corporation and Affiliated Group. An affiliated corporation is a corporation that is a member of a commonly controlled group of which the taxpayer is also a member. The commonly controlled group is referred to as an affiliated group. Although Idaho generally follows federal tax principles and terminology, Idaho's use of the terms affiliated corporation and affiliated group means a corporation or corporations with over fifty percent (50%) of its voting stock directly or indirectly owned or controlled by a common owner or owners. For information on what constitutes common control, see Rule 344 of these rules. 02. **Allocation**. Allocation refers to the assignment of nonapportionable income to a particular state. **Apportionment**. Apportionment refers to the division of apportionable income between states in 03. which the business is conducted by the use of a formula containing apportionment factors. Business Activity. Business activity refers to the transactions and activity occurring in the regular course of a particular trade or business of a taxpayer or to the acquisition, management, and disposition of property that constitute integral parts of the taxpayer's regular trade or business operations. Combined Group. Combined group means the group of corporations that comprise a unitary business and are includable in a combined report pursuant to Section 63-3027(22) or 63-3027B, Idaho Code, if the water's edge election is made. Combined Report. Combined report refers to the computational filing method to be used by a unitary business which is conducted by a group of corporations wherever incorporated rather than a single corporation. 07. **Gross Receipts.** Gross receipts are the gross amounts realized, (the sum of money and the fair market value of other property or services received) on the sale or exchange of property, the performance of services, or the use of property or capital (including rents, royalties, interest and dividends) in a transaction that produces apportionable income, in which the income or loss is recognized (or would be recognized if the transaction were in the United States) under the Internal Revenue Code. Amounts realized on the sale or exchange of property are not reduced for the cost of goods sold or the basis of property sold. Gross receipts, even if apportionable income, do not include such items as, for example: Repayment, maturity, or redemption of the principal of a loan, bond, or mutual fund or certificate of deposit or similar marketable instrument; The principal amount received under a repurchase agreement or other transaction properly ii. characterized as a loan: Proceeds from issuance of the taxpayer's own stock or from sale of treasury stock; Damages and other amounts received as the result of litigation; iv. Property acquired by an agent on behalf of another; v.

vi.

Tax refunds and other tax benefit recoveries;

		E TAX COMMISSION Administrative Rules	Docket No. 35-0101-2202 Proposed Rulemaking
	vii.	Pension reversions;	()
	viii.	Contributions to capital;	()
	ix.	Income from forgiveness of indebtedness; or	()
Code.	х.	Amounts realized from exchanges of inventory that are not recogni	ized by the Internal Revenue
		Exclusion of an item from the definition of gross receipts is not determined to the proportionable income. Nothing in this definition is to be convovision of Rules 560 through 595 of these rules.	
rules, g	group ret	Group Return . A unitary group of corporations may file one (1) Idah orations of the unitary group that are required to file an Idaho income taurn refers to this sole return filed by a unitary group. Use of the group n to file its own Idaho corporate income tax return.	ax return. When used in these
	09.	MTC. The Multistate Tax Commission.	()
(1) stat	10. ee. For pu	Multistate Corporation . A multistate corporation is a corporation thurposes of this definition, state is defined in Section 63-3027(1)(j), Idaho	
United	11. States S	Unitary Business . Unitary business is a concept of constitutional la upreme Court. See Rule 340 of these rules.	w defined in decisions of the
326	329.	(RESERVED)	
Section income classifi among more stalls with	ALLOCA n 63-302' e be cla cation as jurisdict pecific juithin the	RTIONABLE AND NONAPPORTIONABLE INCOME DEFINATION (RULE 330). 7(1), Idaho Code. Sections 63-3027(1)(a) and 63-3027(1)(h), Idaho Code saffied either as apportionable income or nonapportionable income apportionable or nonapportionable includes gains and losses. Apportions by use of a formula. Nonapportionable income is specifically assigurisdictions pursuant to express rules. An item of income is classified definition of apportionable income. An item of income is nonapportional ional requirements for being classified as apportionable income.	de, require that every item of the. Income for purposes of conable income is apportioned and or allocated to one (1) or as apportionable income if it
	ME (RU	RTIONABLE AND NONAPPORTIONABLE INCOME DEFI LE 331). 7(a)(1), Idaho Code	NED: APPORTIONABLE
these i	rules. Th	In General. Apportionable income means income of any type or classactional test" described in Rule 332 of these rules, or the "functional to be classification of income by the labels occasionally used, such for services, sales income, interest, dividends, rents, royalties, gas come, is of no aid in determining whether income is apportionable or no	est" described in Rule 333 of as manufacturing income, ains, operating income, and

Idaho Administrative Bulletin

a.

b.

Idaho.

O2. Terms Used in Definition of Apportionable Income and in Application of Definition. As used in the definition of apportionable income and in the application of the definition.

"Trade or business" means the unitary business of the taxpayer, part of which is conducted within

"To contribute materially" includes, without limitation, "to be used operationally in the taxpayer's

trade or business." Whether property materially contributes is not determined by reference to the property's value or percentage of use. If an item of property materially contributes to the taxpayer's trade or business, the attributes, rights or components of that property are also operationally used in that business. However, property that is held for mere financial betterment is not operationally used in the taxpayer's trade or business.

332.	APPORTIONABLE	AND	NONAPPORTIONABLE	INCOME	DEFINED:	TRANSACTIONAL
TEST	(RULE 332).					

Section 63-3027(1)(a), Idaho Code

				ides income	e arising fr	om transactions	and	activity	in 1	the
regular course of	the taxpayer's	s trade or busin	ess.						()

- **02. Apportionable Income for Idaho**. If the transaction or activity is in the regular course of the taxpayer's trade or business, part of which trade or business is conducted within Idaho, the resulting income of the transaction or activity is apportionable income for Idaho. Income may be apportionable income even though the actual transaction or activity that gives rise to the income does not occur in Idaho.
- **03. Regular Course of the Taxpayer's Trade or Business.** For a transaction or activity to be in the regular course of the taxpayer's trade or business, the transaction or activity need not be one that frequently occurs in the trade or business. Most, but not all, frequently occurring transactions or activities will be in the regular course of that trade or business and will, therefore, satisfy the transactional test. It is sufficient to classify a transaction or activity as being in the regular course of a trade or business, if it is reasonable to conclude transactions of that type are customary in the kind of trade or business being conducted or are within the scope of what that kind of trade or business does. However, even if a taxpayer frequently or customarily engages in investment activities, if those activities are for the taxpayer's mere financial betterment rather than for the operations of the trade or business, such activities do not satisfy the transactional test. The transactional test includes, but is not limited to, income from sales of inventory, property held for sale to customers, and services that are commonly sold by the trade or business. The transactional test also includes, but is not limited to, income from the sale of property used in the production of apportionable income of a kind that is sold or replaced with some regularity, even if replaced less frequently than once a year.

333. APPORTIONABLE AND NONAPPORTIONABLE INCOME DEFINED: FUNCTIONAL TEST (RULE 333).

Section 63-3027(1)(a), Idaho Code

01.	In General . Apportionable income also	includes income from	tangible and intangi	ible property, if
the acquisition,	management or disposition of the property	constitutes an integral	l or necessary part of	f the taxpayer's
regular trade or	business operations.			()

- **a.** "Property" includes any interest in, control over, or use in property (whether the interest is held directly, beneficially, by contract, or otherwise) that materially contributes to the production of apportionable income.
 - **b.** "Acquisition" refers to the act of obtaining an interest in property. ()
- **c.** "Management" refers to the oversight, direction, or control (directly or by delegation) of the property for the use or benefit of the trade or business.
- **d.** "Disposition" refers to the act, or the power, to relinquish or transfer an interest in or control over property to another, in whole or in part.
- **e.** "Integral part" refers to property that constituted a part of the composite whole of the trade or business, each part of which gave value to every other part, in a manner that materially contributed to the production of apportionable income.

- **03. Integral, Functional, or Operative Component of Trade or Business.** Under the functional test, apportionable income need not be derived from transactions or activities that are in the regular course of the taxpayer's own particular trade or business. It is sufficient, if the property from which the income is derived is or was an integral, functional, or operative component used in the taxpayer's trade or business operations, or otherwise materially contributed to the production of apportionable income of the trade or business, part of which trade or business is or was conducted within Idaho. Depending on the facts and circumstances of each case, property that has been converted to nonapportionable use through the passage of a sufficiently lengthy period of time or that has been removed as an operational asset and is instead held by the taxpayer's trade or business exclusively for investment purposes has lost its character as a business asset and is not subject to the rule of the preceding sentence. Property that was an integral part of the trade or business is not considered converted to investment purposes merely because it is placed for sale.
- **O4.** Examples of Apportionable Income Under the Functional Test. Income that is derived from isolated sales, leases, assignments, licenses, and other infrequently occurring dispositions, transfers, or transactions involving property, including transactions made in liquidation or the winding-up of business, is apportionable income, if the property is or was used in the taxpayer's trade or business operations. Income from the licensing of an intangible asset, such as a patent, copyright, trademark, service mark, know-how, trade secrets, or the like, that was developed or acquired for use by the taxpayer in its trade or business operations, constitutes apportionable income whether or not the licensing itself constituted the operation of a trade or business, and whether or not the taxpayer remains in the same trade or business from or for which the intangible asset was developed or acquired.
- **Operational Function Versus Investment Function.** Under the functional test, income from intangible property is apportionable income when the intangible property serves an operational function as opposed to solely an investment function. The relevant inquiry focuses on whether the property is or was held in furtherance of the taxpayer's trade or business, that is, on the objective characteristics of the intangible property's use or acquisition and its relation to the taxpayer and the taxpayer's activities. The functional test is not satisfied where the holding of the property is limited to solely an investment function as is the case where the holding of the property is limited to mere financial betterment of the taxpayer in general.
- **06. Property Held in Furtherance of Trade or Business.** If the property is or was held in furtherance of the taxpayer's trade or business beyond mere financial betterment, then income from that property may be apportionable income even though the actual transaction or activity involving the property that gives rise to the income does not occur in Idaho.
- **07. Presumptions.** If with respect to an item of property a taxpayer takes a deduction from apportionable income that is apportioned to Idaho or includes the original cost in the property factor, it is presumed that the item or property is or was integral to the taxpayer's trade or business operations. No presumption arises from the absence of any of these actions.
- **08. Application of the Functional Test.** Application of the functional test is generally unaffected by the form of the property (for example, tangible or intangible property, real or personal property). Income arising from an intangible interest, for example, corporate stock or other intangible interest in a business or a group of assets, is apportionable income when the intangible itself or the property underlying or associated with the intangible is or was an integral, functional, or operative component to the taxpayer's trade or business operations. Thus, while apportionment of income derived from transactions involving intangible property as apportionable income may be supported by a finding that the issuer of the intangible property and the taxpayer are engaged in the same trade or business, i.e., the same unitary business, establishment of such a relationship is not the exclusive basis for concluding that the income is subject to apportionment. It is sufficient to support the finding of apportionable income if the holding of the intangible interest served an operational rather than an investment function of mere financial betterment.

334. APPORTIONABLE AND NONAPPORTIONABLE INCOME DEFINED: RELATIONSHIP OF TRANSACTIONAL AND FUNCTIONAL TESTS TO U.S. CONSTITUTION (RULE 334).

Section 63-3027(1)(a), Idaho Code

The Due Process Clause and the Commerce Clause of the U.S. Constitution restrict states from apportioning income as apportionable income that has no rational relationship with the taxing state. The protection against extraterritorial state taxation afforded by these Clauses is often described as the "unitary business principle." The unitary business

principle requires apportionable income to be derived from the same unitary business that is being conducted at least in part in Idaho. The unitary business that is conducted in Idaho includes both a unitary business that the taxpayer alone may be conducting and a unitary business the taxpayer may conduct with any other person or persons. Satisfaction of either the transactional test or the functional test complies with the unitary business principle, because each test requires that the transaction or activity (in the case of the transactional test) or the property (in the case of the functional test) to be tied to the same trade or business that is being conducted within Idaho. Determination of the scope of the unitary business being conducted in Idaho is without regard to the extent to which Idaho requires or permits combined reporting.

335. NONAPPORTIONABLE INCOME (RULE 335).

Section 63-3027(1)(h), Idaho Code

- **01. Nonapportionable Income**. Nonapportionable income is all income other than apportionable income. All deductions relating to the production of nonapportionable income is to be allocated with the income produced. Any allowable deduction that applies to both apportionable and nonapportionable income of the taxpayer is to be prorated to those classes of income to determine income subject to tax. When used in these rules, the term nonapportionable income includes nonapportionable losses unless the context clearly indicates otherwise. ()
- Offset of Interest Expense Against Nonapportionable Income. Interest on indebtedness incurred or continued to purchase or to carry investment that generates nonapportionable income is offset against the income produced. If the facts do not support such a matching of the interest expense to the nonapportionable income, the portion of the taxpayer's interest expense that is offset against income from nonapportionable investments is to be an amount that bears the same ratio to the aggregate amount allowable to the taxpayer as a deduction for interest for the taxable year as the taxpayer's nonapportionable income mentioned in the preceding sentence bears to the taxpayer's total income for the taxable year. Aggregate amount allowable means the taxpayer's total interest expense deducted in determining taxable income as defined in Section 63-3011B, Idaho Code, plus interest expense disallowed under Sections 265 and 291 of the Internal Revenue Code, plus interest expense from a pass-through entity, plus the interest expense of a corporation that, pursuant to Sections 63-3027 and 63-3027B through 63-3027E, Idaho Code, is included in a combined report with the taxpayer for the taxable year. See Rule 115 of these rules for the calculation of total income.
- **03. Allocated to Idaho**. Nonapportionable income, net of interest and other related expense offsets, that is attributable to Idaho is allocated to Idaho.
- **04.** Allocated to Other States. Nonapportionable income, together with interest and other related expense offsets, is allocated to other states if it is not attributable to Idaho.

336. APPORTIONABLE AND NONAPPORTIONABLE INCOME: APPLICATION OF DEFINITIONS (RULE 336).

Section 63-3027(1)(a), 63-3027(1)(h), Idaho Code

- **01. In General**. The following applies the foregoing principles for purposes of determining whether particular income is apportionable or nonapportionable income.
- **O2. Rent From Real and Tangible Personal Property**. Rental income from real and tangible property is apportionable income if the property for which the rental income was received is or was used in the taxpayer's trade or business and, therefore, is includable in the property factor under Rule 465 of these rules.
- **Gains or Losses from Sales of Assets**. Gain or loss from the sale, exchange or other disposition of real property or of tangible or intangible personal property is apportionable income if the property while owned by the taxpayer was used in, or was otherwise included in the property factor of the taxpayer's trade or business. However, if the property was used to produce nonapportionable income, the gain or loss is nonapportionable income.
- **04. Interest Income.** Interest income from an intangible is apportionable income if the intangible arises out of or was created in the regular course of the taxpayer's trade or business operations or if the purpose for

acquiring and holding the intangible is an integral, functional, or operative component of the taxpayer's trade or business operations, or otherwise materially contributes to the production of apportionable income of the trade or business operations.

05. Dividends. Dividends from stock are apportionable income if the stock arises out of or was acquired in the regular course of the taxpayer's trade or business operations or where the purpose of acquiring and holding the stock is an integral, functional, or operative component of the taxpayer's trade or business operations, or otherwise materially contributes to the production of apportionable income of the trade or business operations.

(

96. Patent and Copyright Royalties. Royalties from patents and copyrights are apportionable income if the patent or copyright arises out of or was created in the regular course of the taxpayer's trade or business operations or if the purpose for acquiring and holding the patent or copyright is an integral, functional, operative component of the taxpayer's trade or business operations, or otherwise materially contributes to the production of apportionable income of the trade or business operations.

337. -- 339. (RESERVED)

340. PRINCIPLES FOR DETERMINING THE EXISTENCE OF A UNITARY BUSINESS: UNITARY BUSINESS PRINCIPLE (RULE 340).

Section 63-3027, Idaho Code

01. The Concept of a Unitary Business.

()

- **a.** A unitary business is a single economic enterprise that is made up either of separate parts of a single business entity or of a commonly controlled group of business entities that are sufficiently interdependent, integrated and interrelated through their activities so as to provide a synergy and mutual benefit that produces a sharing or exchange of value among them and a significant flow of value to the separate parts. This flow of value to a business entity located in Idaho that comes from being part of a unitary business conducted both within and without Idaho is what provides the constitutional due process "definite link and minimum connection" necessary for Idaho to apportion apportionable income of the unitary business, even if that income arises in part from activities conducted outside Idaho. The apportionable income of the unitary business is then apportioned to Idaho using an apportionment percentage provided by Section 63-3027, Idaho Code.
- **b.** This sharing or exchange of value may also be described as requiring that the operation of one (1) part of the business be dependent upon, or contribute to, the operation of another part of the business. Phrased in the disjunctive, the foregoing means that if the activities of one (1) business either contribute to the activities of another business or are dependent upon the activities of another business, those businesses are part of a unitary business.

()

02. Constitutional Requirement for a Unitary Business.

()

- a. The sharing or exchange of value described in Subsection 340.01 of this rule that defines the scope of a unitary business requires more than the mere flow of funds arising out of a passive investment or from the financial strength contributed by a distinct business undertaking that has no operational relationship to the unitary business.
- **b.** In Idaho, the unitary business principle will be applied to the fullest extent allowed by the U.S. Constitution. The unitary business principle will not be applied to result in the combination of business activities or entities under circumstances where, if it were adverse to the taxpayer, the combination of such activities or entities would not be allowed by the U.S. Constitution.
- **O3.** Separate Trades or Businesses Conducted Within a Single Entity. A single entity may have more than one (1) unitary business. In such cases it is necessary to determine the business, or apportionable, income attributable to each separate unitary business as well as its nonapportionable income, which is specifically allocated. The apportionable income of each unitary business is then apportioned by a formula that takes into consideration the in-state and the out-of-state factors that relate to the respective unitary business whose income is being apportioned.

()

04. Unitary Business Unaffected by Formal Business Organization. A unitary business may exist within a single business entity or among a commonly controlled group of business entities. The relationship is to be determined by reference to the relationship that exists between all related and affiliated corporations, not just those corporations whose income and apportionment factors are required to be considered. For example, the relationship with foreign affiliates is to be considered even though a water's edge election is made. A related corporation may include insurance companies and fifty percent (50%) or less owned corporations. The scope of what is included in a commonly controlled group of business entities is set forth in Rule 344 of these rules.

341. PRINCIPLES FOR DETERMINING THE EXISTENCE OF A UNITARY BUSINESS: DETERMINATION OF A UNITARY BUSINESS (RULE 341).

Section 63-3027, Idaho Code

- **01. In General**. Unity can be established under any one (1) of the judicially acceptable tests (Butler Brothers, Edison California Stores, Container, etc.), and cannot be denied merely because another of those tests does not simultaneously apply.
- **O2. Significant Flows of Value**. A unitary business is characterized by significant flows of value evidenced by factors such as those described in Mobil Oil Corp. v. Vermont, 445 U.S. 425 (1980): functional integration, centralization of management, and economies of scale. These factors provide evidence of whether the business activities operate as an integrated whole or exhibit substantial mutual interdependence. Facts suggesting the presence of the factors mentioned above should be analyzed in combination for their cumulative effect and not in isolation. A particular business operation may be suggestive of one (1) or more of the factors mentioned above.

342. PRINCIPLES FOR DETERMINING THE EXISTENCE OF A UNITARY BUSINESS: DESCRIPTION AND ILLUSTRATION OF FUNCTIONAL INTEGRATION, CENTRALIZATION OF MANAGEMENT AND ECONOMIES OF SCALE (RULE 342).

Section 63-3027, Idaho Code

- **O1. Functional Integration**. Functional integration refers to transfers between, or pooling among, business activities that significantly affect the operation of the business activities. Functional integration includes, but is not limited to, transfers or pooling with respect to the unitary business's products or services, technical information, marketing information, distribution systems, purchasing, and intangibles such as patents, trademarks, service marks, copyrights, trade secrets, know-how, formulas, and processes. There is no specific type of functional integration that must be present. The following is a list of examples of business operations that can support the finding of functional integration. The order of the list does not establish a hierarchy of importance.
- a. Sales, exchanges, or transfers (collectively "sales") of products, services, or intangibles between business activities provide evidence of functional integration. The significance of the intercompany sales to the finding of functional integration will be affected by the character of what is sold and the percentage of total sales or purchases represented by the intercompany sales. For example, sales among business entities that are part of a vertically integrated unitary business are indicative of functional integration. Functional integration is not negated by the use of a readily determinable market price to effect the intercompany sales, because such sales can represent an assured market for the seller or an assured source of supply for the purchaser.
- **b.** Common Marketing. The sharing of common marketing features among business entities is an indication of functional integration when such marketing results in significant mutual advantage. Common marketing exists when a substantial portion of the business entities' products, services, or intangibles are distributed or sold to a common customer, when the business entities use a common trade name or other common identification, or when the business entities seek to identify themselves to their customers as a member of the same enterprise. The use of a common advertising agency or a commonly owned or controlled in-house advertising office does not by itself establish common marketing that is suggestive of functional integration. (Such activity, however, is relevant to determining the existence of economies of scale and centralization of management.)
 - **c.** Transfer or Pooling of Technical Information or Intellectual Property. Transfers or pooling of

technical information or intellectual property, such as patents, copyrights, trademarks and service marks, trade secrets, processes or formulas, know-how, research, or development, provide evidence of functional integration when the matter transferred is significant to the businesses' operations.

- **d.** Common Distribution System. Use of a common distribution system by the business entities, under which inventory control and accounting, storage, trafficking, or transportation are controlled through a common network provides evidence of functional integration.
- **e.** Common Purchasing. Common purchasing of substantial quantities of products, services, or intangibles from the same source by the business entities, particularly where the purchasing results in significant cost savings or where products, services, or intangibles are not readily available from other sources and are significant to each entity's operations or sales, provides evidence of functional integration.
- f. Common or Intercompany Financing. Significant common or intercompany financing, including the guarantee by, or the pledging of the credit of, one (1) or more business entities for the benefit of another business entity or entities provides evidence of functional integration, if the financing activity serves an operational purpose of both borrower and lender. Lending which serves an investment purpose of the lender does not necessarily provide evidence of functional integration. (See Subsection 342.02 of this rule for discussion of centralization of management.)
- **O2. Centralization of Management**. Centralization of management exists when directors, officers, or other management employees jointly participate in the management decisions that affect the respective business activities and that may also operate to the benefit of the entire economic enterprise. Centralization of management can exist whether the centralization is effected from a parent entity to a subsidiary entity, from a subsidiary entity to a parent entity, from one (1) subsidiary entity to another, from one (1) division within a single business entity to another division within a business entity, or from any combination of the foregoing. Centralization of management may exist even when day-to-day management responsibility and accountability has been decentralized, so long as the management has an ongoing operational role with respect to the business activities. An operational role can be effected through mandates, consensus building, or an overall operational strategy of the business, or any other mechanism that establishes joint management.
- **a.** Facts Providing Evidence of Centralization of Management. Evidence of centralization of management is provided when common officers participate in the decisions relating to the business operations of the different segments. Centralization of management may exist when management shares or applies knowledge and expertise among the parts of the business. Existence of common officers and directors, while relevant to a showing of centralization of management, does not alone provide evidence of centralization of management. Common officers are more likely to provide evidence of centralization of management than are common directors.
- b. Stewardship Distinguished. Centralized efforts to fulfill stewardship oversight are not evidence of centralization of management. Stewardship oversight consists of those activities that any owner would take to review the performance of or safeguard an investment. Stewardship oversight is distinguished from those activities that an owner may take to enhance value by integrating one (1) or more significant operating aspects of one (1) business activity with the other business activities of the owner. For example, implementing reporting requirements or mere approval of capital expenditures may evidence only stewardship oversight.
- **O3. Economies of Scale.** Economies of scale refers to a relation among and between business activities resulting in a significant decrease in the average per unit cost of operational or administrative functions due to the increase in operational size. Economies of scale may exist from the inherent cost savings that arise from the presence of functional integration or centralization of management. The following are examples of business operations that can support the finding of economies of scale. The order of the list does not establish a hierarchy of importance.
- **a.** Centralized Purchasing. Centralized purchasing designed to achieve savings due to the volume of purchases, the timing of purchases, or the interchangeability of purchased items among the parts of the business engaging in the purchasing provides evidence of economies of scale.
 - **b.** Centralized Administrative Functions. The performance of traditional corporate administrative

functions, such as legal services, payroll services, pension and other employee benefit administration, in common among the parts of the business may result in some degree of economies of scale. A business entity that secures savings in the performance of corporate administrative services due to its affiliation with other business entities that it would not otherwise reasonably be able to secure on its own because of its size, financial resources, or available market, provides evidence of economies of scale.

343.	PRINCIPLES	FOR	DETERMINING	THE	EXISTENCE	OF	A	UNITARY	BUSINESS:
INDIC	ATORS OF A UN	NITARY	BUSINESS (RULI	E 343).					
Section	63-3027, Idaho C	ode :							

- **01. Same Type of Business**. Business activities that are in the same general line of business generally constitute a single unitary business, for example, a multistate grocery chain.
- **O2. Steps in a Vertical Process.** Business activities that are part of different steps in a vertically structured business almost always constitute a single unitary business. For example, a business engaged in the exploration, development, extraction, and processing of a natural resource and the subsequent sale of a product based upon the extracted natural resource, is engaged in a single unitary business, regardless of the fact that the various steps in the process are operated substantially independently of each other with only general supervision from the business's executive offices.
- **O3. Strong Centralized Management**. Business activities that might otherwise be considered as part of more than one (1) unitary business may constitute one (1) unitary business when there is a strong centralized management, coupled with the existence of centralized departments for such functions as financing, advertising, research, or purchasing. Strong centralized management exists when a central manager or group of managers makes substantially all of the operational decisions of the business. For example, some businesses conducting diverse lines of business may properly be considered as engaged in only one (1) unitary business when the central executive officers are actively involved in the operations of the various business activities and there are centralized offices that perform for the business activities the normal matters that a truly independent business would perform for itself, such as personnel, purchasing, advertising, or financing.

344. PRINCIPLES FOR DETERMINING THE EXISTENCE OF A UNITARY BUSINESS: COMMONLY CONTROLLED GROUP OF BUSINESS ENTITIES (RULE 344). Section 63-3027, Idaho Code

01.	In General. Separate corporations can be a part of a unitary business only if they a	are members of a
commonly contro	olled group.	()

- **O2.** Commonly Controlled Group. A "commonly controlled group" means any of the following:
- **a.** A parent corporation and any one (1) or more corporations or chains of corporations, connected through stock ownership (or constructive ownership) with the parent, but only if:
- i. The parent owns stock possessing more than fifty percent (50%) of the voting power of a least one (1) corporation, and, if applicable,
- ii. Stock cumulatively possessing more than fifty percent (50%) of the voting power of each of the corporations, except the parent, is owned by the parent, one (1) or more corporations described in Subparagraph 344.02.a.i., of this rule, or one (1) or more other corporations that satisfy the conditions of this subparagraph.
- **b.** Any two (2) or more corporations, if stock, possessing more than fifty percent (50%) of the voting power of the corporations is owned, or constructively owned, by the same person.
 - **c.** Any two (2) or more corporations that constitute stapled entities. (
 - i. For purposes of this paragraph, "stapled entities" means any group of two (2) or more corporations

if more than fifty each corporation	y percent (50%) of the ownership or beneficial ownership of the stock possessing voting po- consists of stapled interests.	wer i
	Two (2) or more interests are stapled interests if, by reason of form of ownership, restrictive terms or conditions, in connection with the transfer of one (1) of the interests the other interests transferred or required to be transferred.	
344.05.a., of this	Any two (2) or more corporations, if stock possessing more than fifty percent (50%) of the reporations is cumulatively owned (without regard to the constructive ownership rules of Partrule) by, or for the benefit of, members of the same family. Members of the same family are the individual's spouse, parents, brothers, sisters, grandparents, children and grandchildren, and es.	agrap limite
03.	Elections and Terminations.	(
commonly contr corporation has a member of only relationship. This	If, in the application of Subsection 344.02 of this rule, a corporation is a member of more the controlled group of corporations, the corporation elects to be treated as a member of or colled group (or part thereof) with respect to which it has a unitary business relationship with more than one (1) of those groups, it elects to be treated one (1) of the commonly controlled groups with respect to which it has a unitary business relationship in effect until the unitary business relationship between the corporation are sers of its elected commonly controlled group is discontinued, or unless revoked with the approximation.	nly the If the ed as a usines and the
b. thereof, in which	Membership in a commonly controlled group is to be treated as terminated in any year, or fathe conditions of Subsection 344.02 of this rule are not met, except as follows:	raction
	When stock of a corporation is sold, exchanged, or otherwise disposed of, the membersh commonly controlled group will not be terminated, if the requirements of Subsection 344.02 et immediately after the sale, exchange, or disposition.	
ii. conditions of Sub	The State Tax Commission may treat the commonly controlled group as remaining in place bsection 344.02 of this rule are again met within a period not to exceed two (2) years.	e if th
directly or indire Revenue Code. F	Controlled . A taxpayer may exclude some or all corporations included in a "commonly con of Paragraph 344.02.d., of this rule by showing that those members of the group are not con ectly by the same interest, within the meaning of the same phrase in Section 482 of the I. For purposes of this subsection, the term "controlled" includes any kind of control, direct or interforceable, and however exercisable or exercised.	trolle nterna
05. directly held or is	Stock Ownership . Except as otherwise provided, stock is "owned" when title to the st f the stock is constructively owned.	tock i
a.	An individual constructively owns stock that is owned by any of the following:	(
i.	The individual's spouse.	(
ii. attained the age o	Children, including adopted children, of that individual or the individual's spouse, who has of twenty-one (21) years.	ive no
iii. estate or trust is f	An estate or trust, of which the individual is an executor, trustee, or grantor, to the extent to the benefit of that individual's spouse or children.	hat the
	Stock owned by a corporation, or a member of a controlled group of which the corporation on, is constructively owned by any shareholder owning stock that represents more than fifty pring power of the corporation.	

345 349. (RESERVED)	
in that entity that confers power in the owner to cast a vote in the selection of the	
f. In the case of an entity treated as a corporation under Par possessing voting power" refers to an instrument, contract, or similar document	
ii. By proxy, voting trust, written shareholder agreement, or by revocable by the transferor.	y similar device, where the transfer is
i. For one (1) year or less.	()
e. "Stock possessing voting power" includes stock where owner power is transferred in either of the following manners:	ership is retained but the actual voting
d. "More than fifty percent (50%) of the voting power" mea majority of the membership of the board of directors of the corporation.	ns voting power sufficient to elect a
c. "Voting power" means the power of all classes of stock enti- elect the membership of the board of directors of the corporation.	tled to vote that possess the power to
b. "Person" means a person as defined in Section 63-3005, Idah	o Code. ()
a. "Corporation" means a corporation as defined in Section 63-	3006, Idaho Code. ()
106. Terms . For purposes of the definition of a commonly corapplies:	atrolled group, each of the following
f. In the application of Paragraph 344.02.d., of this rule (dealing held by members of the same family), stock held by a limited partnership is contour to the extent of the limited partner's capital interest in the limited partnership.	
e. In any case where a member of a commonly controlled group or employees of a member of a commonly controlled group, is a general part by the limited partnership is constructively owned by a limited partner to the limited partnership.	er in a limited partnership, stock held
d. Except as otherwise provided, stock owned by a partners partner, other than a limited partner, in proportion to the partner's capital interea a partnership is treated as owning proportionately the stock owned by any oth interest, other than as a limited partner.	est in the partnership. For this purpose,
held by members of the same family), if more than fifty percent (50%) of the corporation is, in the aggregate, owned by or for the benefit of members of corporation is to be treated as constructively owned by members of that family their respective ownership of stock possessing voting power in that corp corporation.	e stock possessing voting power of a the same family, stock owned by that in the same ratio as the proportion of

350. PRORATION OF DEDUCTIONS (RULE 350). Section 63-3027, Idaho Code

01. In General. In most cases a taxpayer's allowable deduction applies only to the apportionable income arising from a particular trade or business or to a particular item of nonapportionable income. In some cases an allowable deduction applies to the apportionable income of more than one trade or business, to several items of nonapportionable income, or to both. In these cases the deduction is to be prorated among the trades or businesses and the items of nonapportionable income in a manner that fairly distributes the deduction among the classes of income to

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules

Docket No. 35-0101-2202 Proposed Rulemaking

which it applies.

- **92. Year to Year Consistency**. If a taxpayer departs from or modifies the method used for prorating any deduction in prior year Idaho returns, the taxpayer is to disclose the nature and extent of all modifications in its current year return.
- **03. State to State Consistency**. If the returns or reports filed by a taxpayer with all states to which the taxpayer reports pursuant to Section 63-3027, Idaho Code; Article IV of the Multistate Tax Compact; or the Uniform Division of Income for Tax Purposes Act are not uniform in applying or prorating any deduction, the taxpayer is to disclose the nature and extent of the variance in its current year Idaho return.

351. -- 354. (RESERVED)

355. APPLICATION OF SECTION 63-3027 -- APPORTIONMENT (RULE 355).

Section 63-3027, Idaho Code. If a corporation has business activity both within and without Idaho, and is taxable in another state as a result of this business activity, the portion of the net income or net loss derived from sources in Idaho will be determined by apportionment pursuant to Section 63-3027, Idaho Code.

356. -- 359. (RESERVED)

360. APPLICATION OF SECTION 63-3027 -- COMBINED REPORT (RULE 360).

Section 63-3027, Idaho Code. If a particular trade or business is carried on by a corporation and one (1) or more affiliates, nothing in these rules is to preclude using a combined report in which the entire apportionable income of the trade or business is apportioned pursuant to Section 63-3027, Idaho Code. The use of the combined report is restricted to C corporations.

361. -- 364. (RESERVED)

365. USE OF THE COMBINED REPORT (RULE 365).

Section 63-3027, Idaho Code

- **01. In General**. Use of the combined report does not disregard the separate corporate identities of the members of the unitary group. The combined report is simply the computation, by the formula apportionment method, of the unitary apportionable income reportable to Idaho by the separate corporate members of the unitary group. For purposes of this rule, included corporation means a corporation required to file an Idaho income tax return as a result of its own activities in Idaho and using a combined report.
 - **02. Separate Computations**. Each included corporation will:
- **a.** Be responsible for computing and paying its tax including any minimum tax due pursuant to Sections 63-3025 and 63-3025A, Idaho Code, as determined by the combined report;
- **b.** Separately compute Idaho tax credits and limitations, except the investment tax credit, which is applied pursuant to Section 63-3029B, Idaho Code, and Rules 710 through 717 of these rules; and
- **c.** Separately determine and pay the permanent building fund tax required by Section 63-3082, Idaho Code.
- **03. Net Operating Loss**. The Idaho net operating loss carryover or carryback for each included corporation is limited to its share of the combined net operating loss apportioned to Idaho for each taxable year. See Rule 200 of these rules.
- **04. Nexus**. Each corporation is to determine whether it has nexus in Idaho based on its activities or those conducted on its behalf.
- **05. Throwback Sales.** When a corporation's activities conducted in a state are within the protection of Public Law 86-272, the principle established in Appeal of Joyce, Inc., California State Board of Equalization,

November 23, 1966, commonly known as the Joyce Rule, applies. Therefore, only the activities conducted by or on behalf of the corporation is to be considered for this purpose.

- **96. Filing Returns**. Each included corporation may file a separate return reporting its share of the combined net income or loss of the unitary group. In the alternative, the unitary group may elect to file a group return for all the included corporations. This election is allowed as a convenience to the taxpayer. Its use does not preclude the need for the separate recognition and computational requirements in this rule.
- **O7. Dividends and Other Intangible Income.** Dividends and other intangible income is to be included in income subject to apportionment to the extent they constitute apportionable income received from companies not included in the combined report. However, a dividend deduction and factor adjustments are allowed to the extent dividends received are paid from prior year earnings previously included in income subject to apportionment. Part I, Subchapter C, Internal Revenue Code, is applied to determine the taxable year in which the earnings and profits were earned that paid the dividend. It is the taxpayer's responsibility to prove that the dividend, or a portion of it, was previously included in Idaho apportionable income.

366. -- 369. (RESERVED)

370. APPLICATION OF SECTION 63-3027 -- ALLOCATION (RULE 370).

Section 63-3027, Idaho Code. A taxpayer subject to the taxing jurisdiction of Idaho allocates all of its nonapportionable income or loss within or without Idaho pursuant to Section 63-3027, Idaho Code.

371. -- 374. (RESERVED)

375. CONSISTENCY AND UNIFORMITY IN REPORTING (RULE 375).

Section 63-3027, Idaho Code

- **91. Year to Year Consistency**. If a taxpayer departs from or modifies the method used for classifying income as apportionable income or nonapportionable income in prior year Idaho returns, the taxpayer is to disclose the nature and extent of all modifications in its current year return.
- **O2. State to State Consistency**. If the returns or reports filed by a taxpayer with all states to which the taxpayer reports pursuant to Section 63-3027, Idaho Code; Article IV of the Multistate Tax Compact; or the Uniform Division of Income for Tax Purposes Act are not uniform in classifying apportionable and nonapportionable income, the taxpayer is to disclose the nature and extent of the variance in its current year Idaho return.

376. -- 384. (RESERVED)

385. TAXABLE IN ANOTHER STATE: IN GENERAL (RULE 385).

Section 63-3027(4), Idaho Code

- **01. In General**. A taxpayer is subject to the allocation and apportionment provisions of Section 63-3027, Idaho Code, if it has income from business activity that is taxable both within and without Idaho. A taxpayer's income from business activity is taxable without Idaho if the taxpayer is taxable in another state within the meaning of Section 63-3027(4), Idaho Code, as a result of that business activity. A taxpayer is taxable in another state if it meets either of the following tests:
- **a.** The taxpayer is subject to one (1) of the taxes specified in Section 63-3027(4)(a), Idaho Code, as a result of its business activity in another state; or
- **b.** Another state has jurisdiction to subject the taxpayer to a net income tax as a result of its business activity, regardless of whether the state imposes the tax on the taxpayer.
- **02. Not Taxable in Another State.** A taxpayer is not taxable in another state with respect to a particular trade or business merely because the taxpayer conducts activities in the other state pertaining to the production of nonapportionable income or business activities relating to a separate trade or business. ()

386. -- 389. (RESERVED)

in State A.

390.	TAXABLE IN ANOTHER	STATE: WHEN A	TAXPAYER I	IS SUBJECT T	YAT O	(RULE 390)
Section	63-3027(4)(a), Idaho Code					

	(4)(a), Idaho Code	LE 390).	
it is subject to or at its request, ev taxpayer has file The taxpayer's f	Subject to Tax. A taxpayer is subject to one of the taxes specified in Section 63-30 so no business activity in a state and that state imposes one of those taxes on it. A taxpane (1) of the taxes specified in Section 63-3027(4)(a), Idaho Code, is to furnish the Twidence to support this claim. The Tax Commission may request that evidence in each the required tax return in the other state and has paid any taxes imposed by the I failure to provide proof may be considered in determining whether the taxpayer is seed in Section 63-3027(4)(a), Idaho Code.	payer that claim cax Commission aclude proof the law of that state	ns n, ne e. of
state may impos	Concept of Taxability. The concept of taxability in another state is based on the proper taxpayer transacts business may impose an income tax even though every state do see other types of taxes as a substitute for an income tax. Only those taxes specified to Code, that are revenue producing rather than regulatory in nature is to be considered ther state.	oes not do so. A d in Section 63	Ă 3-
03.	Examples of Taxability.	()
privilege. The arprogressively inddollars (\$500). F	State A requires each corporation that qualifies or registers in State A to pay the Se fee or tax for the privilege of doing business in the state, regardless of whether mount paid is determined according to the total authorized capital stock of the corporates. The statute sets a minimum fee of fifty dollars (\$50) and a maximum fee Failure to pay the tax bars a corporation from using the state courts to enforce its rig ration income tax. Corporation X is qualified in State A and pays the required fee to	it exercises the pration; the rate of five hundre thts. State A als	es ed so

Assume the same facts as in Subsection 390.03.a., except that Corporation X is subject to and pays the corporation income tax. Payment is prima facie evidence that Corporation X is subject to the net income tax of State A and is taxable in State A.

State, but does not transact business in State A, although it may use the courts of State A. Corporation X is not taxable

- State B requires all corporations qualified or registered in State B to pay the Secretary of State an annual permit fee or tax for doing business in the state. The base of the fee or tax is the sum of: outstanding capital stock, and surplus and undivided profits. The fee or tax base attributable to State B is determined by a three (3) factor apportionment formula. Corporation X, which operates a plant in State B, pays the required fee or tax to the Secretary of State. Corporation X is taxable in State B.
- State A has a corporation franchise tax measured by net income for the privilege of doing business in that state. Corporation X files a return based on its business activity in the state, but the amount of computed liability is less than the minimum tax. Corporation X pays the minimum tax. Corporation X is subject to State A's corporation franchise tax.
- **Voluntary Tax Payment.** A taxpayer is not subject to one (1) of the taxes specified in Section 63-3027(4)(a), Idaho Code, if the taxpayer voluntarily files and pays the tax when not required to do so by the laws of that state.
- Minimum Tax or Fee. A taxpayer is not subject to one (1) of the taxes specified in Section 63-3027(4)(a), Idaho Code if it pays a minimal fee for qualification, organization, or the privilege of doing business in that state, but:
 - Does not transact business in that state; or a.
- Engages in business activity not sufficient for nexus, and the minimum tax bears no relationship to the taxpayer's business activity within that state.

c. Example. State A has a corporation franchise tax measured by net income for the privilege of doing business in that state. Corporation X files a return and pays the fifty dollar (\$50) minimum tax, although it does not transact business in State A. Corporation X is not taxable in State A.

391. -- 394. (RESERVED)

395. TAXABLE IN ANOTHER STATE: WHEN A STATE HAS JURISDICTION TO SUBJECT A TAXPAYER TO A NET INCOME TAX (RULE 395).

Section 63-3027(4)(b), Idaho Code

- **01. In General**. The test in Section 63-3027(4)(b), Idaho Code, applies if the taxpayer's business activity is sufficient to give the state jurisdiction to impose a net income tax by reason of the business activity pursuant to the Constitution and statutes of the United States. Jurisdiction to tax is not present if the state is prohibited from imposing the tax due to Public Law 86-272, Title 15, Sections 381 through 385, United States Code.
- **a.** When determining if a state has jurisdiction to subject a taxpayer to a net income tax, the jurisdictional standards applicable to a state of the United States is to also apply to the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States, and any foreign country or political subdivision thereof.
- **b.** The provisions of a treaty between a state and the United States are not considered when determining jurisdiction to tax.
- **O2. Example.** Corporation X is engaged in manufacturing farm equipment in State A and in Foreign Country B. Both State A and Foreign Country B impose a net income tax but Foreign Country B exempts corporations engaged in manufacturing farm equipment. Corporation X is subject to the jurisdiction of State A and Foreign Country B.

396. -- 449. (RESERVED)

450. APPORTIONMENT FORMULA (RULE 450).

Section 63-3027(10), Idaho Code

- **01. Apportionment Factors**. All of a taxpayer's apportionable income is to be apportioned to Idaho using the apportionment formula set forth in Section 63-3027(10), Idaho Code. Generally, a taxpayer's apportionment formula consists of the sales factor only. Pursuant to Section 63-3027(10)(b), however, certain taxpayers may elect an apportionment formula that includes the property factor, the payroll factor, and the sales factor. See Rules 460 through 559 of these rules for general rules applicable to these factors. See Rules 560 through 599 of these rules for special rules and exceptions to the apportionment formula. The denominator of each factor may not exceed the sum of the numerators of that factor.
- **02. Intercompany Transactions**. Intercompany transactions are to be eliminated to the extent necessary to properly compute the numerators and the denominators of the apportionment factors of a combined group. The apportionment factor computation may not include property, payroll, or receipts of any affiliated corporation unless its income is included in the combined report.
- **Rounding.** The individual factors and the average apportionment factor is to be calculated six (6) digits to the right of the decimal point. If the seventh digit is five (5) or greater, the sixth digit is rounded to the next higher number. If the seventh digit is less than five (5), the sixth digit remains unchanged and any digits remaining to its right are dropped.
- **04. Verification of Factors**. The taxpayer is to make available the fifty-one (51) state apportionment factor detail when requested by the Tax Commission. Failure to do so may justify the imposition of the negligence penalty provided by Section 63-3046(a), Idaho Code.

451. -- 459. (RESERVED)

460. PROPERTY FACTOR: IN GENERAL (RULE 460).

Section 63-3027(16)(a), Idaho Code

01. In General. The property factor of the apportionment formula for each trade or busines	ss of t	he
taxpayer includes all real and tangible personal property owned or rented by the taxpayer and used during the	e taxal	ole
year in the regular course of its trade or business. The term real and tangible personal property include	les lar	ıd,
buildings, fixtures, inventory, equipment, and other property of a tangible nature, but does not include	coin	or
currency.	()

- **Nonapportionable Income**. Property used in connection with the production of nonapportionable income is to be excluded from the property factor. Property used both in the regular course of the taxpayer's trade or business and in the production of nonapportionable income is to be included in the factor only to the extent the property is used in the regular course of the taxpayer's trade or business. The method of determining that portion of the value to be included in the factor depends on the facts of each case.
- **03. Average Value**. The property factor is to reflect the average value of property includable in the factor. See Rule 490 of these rules.
 - **Denominator**. The denominator of the factor may not exceed the sum of all the numerators.

461. -- 464. (RESERVED)

465. PROPERTY FACTOR: PROPERTY USED FOR THE PRODUCTION OF APPORTIONABLE INCOME (RULE 465).

Section 63-3027(16)(a), Idaho Code

- **a.** Property is to be included in the property factor if it is used, is available for use, or capable of being used during the taxable year in the regular course of the taxpayer's trade or business. Property held as reserves or standby facilities or property held as a reserve source of materials is to be included in the factor. For example, a plant temporarily idle or raw material reserves not currently being processed are includable in the factor. ()
- **b.** Property or equipment under construction during the taxable year, except inventoriable goods in process, is to be excluded from the factor until the property is used in the regular course of the taxpayer's trade or business.
- **c.** If the property is partially used in the regular course of the taxpayer's trade or business while under construction, the value of the property is to be included in the property factor to the extent used.
- **d.** Property used in the regular course of the taxpayer's trade or business is to remain in the property factor until it is permanently withdrawn by an identifiable event such as its sale, abandonment, or any event or circumstance that renders the property incapable of being used in the regular course of the taxpayer's trade or business.

02. Examples. ()

- **a.** A taxpayer closed its manufacturing plant in State X and held the property for sale. The property remained vacant until its sale one (1) year later. The value of the manufacturing plant is included in the property factor until the plant is sold.
- **b.** Assume the same facts as in Subsection 465.02.a., except the property was rented until the plant was sold. The plant is included in the property factor until the plant is sold.

466. -- 469. (RESERVED)

)

470.	PROPERTY FACTOR: CONSISTENCY IN REPORTING (RULE 470)
Section	63-3027(16)(a), Idaho Code

- **91.** Year to Year Consistency. If a taxpayer departs from or modifies the method used for valuing property, or for excluding or including property in the property factor in prior year Idaho returns, the taxpayer is to disclose the nature and extent of all modifications in its current year return.
- **O2. State to State Consistency**. If the returns or reports filed by a taxpayer with all states to which the taxpayer reports pursuant to Section 63-3027, Idaho Code; Article IV of the Multistate Tax Compact; or the Uniform Division of Income for Tax Purposes Act are not uniform in valuing property and in excluding or including property in the property factor, the taxpayer is to disclose the nature and extent of the variance in its current year Idaho return.

471. -- 474. (RESERVED)

475. PROPERTY FACTOR: NUMERATOR (RULE 475).

Section 63-3027(16)(a), Idaho Code

- **01. In General**. The numerator of the property factor is to include the average value of the real and tangible personal property owned or rented by the taxpayer and used in Idaho during the taxable year in the regular course of the taxpayer's trade or business.
- **O2. Property in Transit.** Property of the taxpayer that is in transit between locations is to be considered to be at the destination for purposes of the property factor. If property in transit between a buyer and seller is included by a taxpayer in the denominator of its property factor, it is to be included in the numerator according to the state of destination.

03. Mobile or Movable Property.

- **a.** The value of mobile or movable property such as construction equipment, trucks, or leased electronic equipment located within and without Idaho during the taxable year will be determined on the basis of total time and use in Idaho as a percentage of total time and use everywhere.
- **b.** An automobile assigned to a traveling employee is to be included in the numerator of the state to which the employee's compensation is assigned for the payroll factor or in the numerator of the state in which the automobile is licensed.
- **c.** The value of aircraft used within and without Idaho during the taxable year will be determined by multiplying the value of the aircraft by the ratio of departures from locations in Idaho to total departures. ()

476. -- 479. (RESERVED)

480. PROPERTY FACTOR: VALUATION OF OWNED PROPERTY (RULE 480).

Section 63-3027(16)(b), Idaho Code

01. In General. Property owned by a taxpayer is to be valued at its original cost. As a general rule, original cost is deemed to be the basis of the property for federal income tax purposes, prior to any federal adjustments at the time of acquisition and adjusted by subsequent capital additions or improvements and partial disposition, by reason of sale, exchange, abandonment, etc. However, capitalized intangible drilling and development costs of producing property is to be included in the property factor whether or not they have been expensed for either federal or state tax purposes.

02. Examples. ()

a. A taxpayer acquired a factory building in Idaho at a cost of five hundred thousand dollars (\$500,000). Eighteen (18) months later the taxpayer remodeled the building for a cost of one hundred thousand

dollars (\$100,000). The taxpayer files its return on the calendar year basis. The taxpayer claimed a depreciation deduction of twenty-two thousand dollars (\$22,000) on its current year return. The value of the building included in the numerator and denominator of the property factor is six hundred thousand dollars (\$600,000). The depreciation deduction is not taken into account in determining the value of the building for purposes of the factor.

- **b.** During the current taxable year, X Corporation merged into Y Corporation in a tax-free reorganization pursuant to the Internal Revenue Code. At the time of the merger, X Corporation owned a factory that it built five (5) years earlier at a cost of one million dollars (\$1,000,000). X has been depreciating the factory at the rate of two percent (2%) per year. Its basis in X's hands at the time of the merger is nine hundred thousand dollars (\$900,000). Since Y acquired the property in a tax-free transaction, Y includes the property in its property factor at X's original cost of one million dollars (\$1,000,000).
- **03. Unknown Original Cost.** If the original cost of property cannot be determined, the property is included in the factor at its fair market value on the date it was acquired.
- **04. Inventory**. Inventory is to be included in the factor according to the valuation method used for federal income tax purposes.
- **05. Gifts or Inheritance**. Property acquired by gift or inheritance is to be included in the factor at its basis pursuant to the Internal Revenue Code.

481. -- 484. (RESERVED)

485. PROPERTY FACTOR: VALUATION OF RENTED PROPERTY (RULE 485). Section 63-3027(16)(b), Idaho Code

O1. In General. Property rented by the taxpayer is valued at eight (8) times its net annual rental rate. The net annual rental rate is the annual rental rate paid by the taxpayer for the property, less the aggregate annual subrental rates paid by subtenants. Subrents are not deducted if they constitute apportionable income because the property that produces the subrents is used in the regular course of the taxpayer's trade or business when it is producing the income. Accordingly, there is no reduction in its value. See Rules 560 and 565 of these rules for special rules when using the net annual rental rate produces a negative or clearly inaccurate value or when the taxpayer uses property at no charge or rents it at a nominal rental rate.

O2. Examples of Subrents.

- **a.** A taxpayer receives subrents from a bakery concession in a food market operated by the taxpayer. Since the subrents are apportionable income, they are not deducted from rent paid by the taxpayer for the food market.
- **b.** A taxpayer rents a five (5) story office building primarily for use in its multistate business. It uses three (3) floors for its offices and subleases two (2) floors to various other businesses on a short-term basis because it anticipates it will need those two (2) floors for future expansion of its multistate business. The rental of all five (5) floors is integral to the operation of the taxpayer's trade or business. Since the subrents are apportionable income, they are not deducted from the rent paid by the taxpayer.
- **O3.** Annual Rental Rate. Annual rental rate is the amount paid as rent for property for a twelve (12) month period. If property is rented for less than a twelve (12) month period, the rent paid for the rental period constitutes the annual rental rate for the taxable year. However, if a taxpayer has rented property for a period of twelve (12) months or more and the current taxable year covers a period of less than twelve (12) months, the rent paid for the short taxable year is to be annualized. If the rental period is for less than twelve (12) months, the rent may not be annualized beyond its rental period. If the rental period is on a month-to-month basis, the rent may not be annualized.

04. Examples of Annual Rental Rate.

)

(\$2,500) a month	Taxpayer A, which ordinarily files its returns based on a calendar year, is merged into Taxp net rent paid pursuant to a lease with five (5) years remaining is two thousand five hundred a. The rent for the short taxable year January 1 to April 30 is ten thousand dollars (\$10,000). A d the net rent is thirty thousand dollars (\$30,000) or (\$2,500 x 12).	dollars
b. terminated on Au 8).	Assume the same facts as in Paragraph 485.04.a., of this rule except the lease would agust 31. In this example, the annualized net rent is twenty thousand dollars (\$20,000) or (\$20,000) or (\$20,000).	
05. indirectly, by the	Annual Rent . Annual rent is the sum of money or other consideration payable, dire taxpayer or for the taxpayer's benefit for the use of the property and includes:	ctly or
a. sum of money or	Any amount payable for the use of real or tangible personal property whether the amount is a percentage of sales, profits, or otherwise.	a fixed
service charges,	Any amount payable as additional rent or in lieu of rents, such as interest, taxes, insurance, as required to be paid by the terms of the lease or other arrangement, not including amounts such as utilities, janitor services, etc. If a payment includes rent and other charges not sept of the rent is to be determined by considering the relative values of the rent and the other item.	paid as parately
06.	Examples of Annual Rent.	()
	Pursuant to the terms of a lease, a taxpayer pays a lessor one thousand dollars (\$1,000) per nd at the end of the year pays the lessor one percent (1%) of its gross sales of four hundred th 0). The annual rent is sixteen thousand dollars ($$16,000$) or ($$12,000 + (1\% x $400,000)$).	
	Pursuant to the terms of a lease, a taxpayer pays a lessor twelve thousand dollars (\$12,000) are of two thousand dollars (\$2,000) and mortgage interest of one thousand dollars (\$1,000) are thousand dollars (\$15,000).	a year 0). The
	A taxpayer stores part of its inventory in a public warehouse. The total charge for the year (\$1,000), of which seven hundred dollars (\$700) is for storage space and three hundred entory insurance, handling and shipping charges, and C.O.D. collections. The annual rent is \$700).	dollars
07.	Exclusions. Annual rent does not include any of the following:	()
a. automobiles, etc.	Incidental day-to-day expenses such as hotel or motel accommodations, daily ren	ntal of
constitutes a shar	Royalties based on extraction of natural resources, whether represented by delivery or pu a royalty includes any consideration conveyed or credited to a holder of an interest in propering of current or future production of natural resources from the property, whether designat royalty, rental, or otherwise.	rty that
	Leasehold Improvements . Leasehold improvements is to be treated as property owned of whether the lessee is entitled to remove the improvements or they revert to the lessor where original cost of leasehold improvements is to be included in the lessee's factor.	
09. actual user of the	Safe Harbor Lease . Property subject to a safe harbor lease will be reported in the factor property at original acquisition cost.	of the
486 489.	(RESERVED)	
	ERTY FACTOR: AVERAGING PROPERTY VALUES (RULE 490). (16)(c), Idaho Code	

01. the values at the	In General . The average value of property owned by a taxpayer is to be determined by av beginning and end of the taxable year.	eraging
year. Averaging b	Monthly Averaging . The Tax Commission may require or allow averaging by monthly veraging is required to properly reflect the average value of the taxpayer's property for the by monthly values generally applies if there are substantial fluctuations in the property values or if property is acquired or disposed of during the taxable year.	taxable
03. rate of the proper	Rented Property . Rented property is averaged automatically by determining the net annuality as set forth in Rule 485 of these rules.	al rental
491 499.	(RESERVED)	
	OLL FACTOR: IN GENERAL (RULE 500). (16)(d), Idaho Code	
01. taxpayer includes of its trade or bus	In General . The payroll factor of the apportionment formula for each trade or business the total amount paid for compensation during the taxable year by the taxpayer in the regular siness.	
02. commissions and	Compensation . For purposes of the payroll factor, compensation means wages, so any other form of remuneration paid to employees for personal services.	salaries,
	Compensation includes the value of board, rent, housing, lodging, and other benefits or served to employees in return for personal services if the amounts constitute income to the reternal Revenue Code.	
	If employees are not subject to the Internal Revenue Code, for example, those employed in termination of whether the benefits or services would constitute income to the employees is a were subject to the Internal Revenue Code.	
c. of the taxpayer's	If wages paid to employees are capitalized into the cost of an asset that is used in the regular trade or business, these wages are included in the payroll factor.	r course
been paid. At the	Amount Paid. The total amount paid to employees is determined by the taxpayer's accepayer uses the accrual method of accounting, all compensation properly accrued is deemed election of the taxpayer, compensation paid to employees may be included in the payroll farethod if the taxpayer is required to use that method to report compensation for unemples.	to have
relationship, has taxpayer as an e (FICA); except the employees pursu	Employee . For purposes of the payroll factor, employee means any officer of a corporation pursuant to the usual common-law rules applicable in determining the employer-enthe status of an employee. Generally, a person is considered an employee if he is included employee for purposes of the payroll taxes imposed by the Federal Insurance Contributionat, since certain individuals are included within the term employees in the FICA who would nant to the usual common-law rules, it may be established that a person who is included the poses of the FICA is not an employee for purposes of this rule.	nployeed by the ons Act do not be
05.	Exclusions . The following are excluded from the payroll factor:	()
a. income;	Compensation paid to an employee for services connected with the production of nonapport	tionable
b.	Payments to an independent contractor or a person not properly classifiable as an employee	. ()

06.	Year to	Year	Consistency.	If a	taxpayer	departs	from o	r modifie	s the	method	used	for 1	treati	ng
compensation pai	d in prior	year	Idaho returns,	the	taxpayer i	s to disc	lose the	nature a	nd ext	ent of al	l mod	ifica	tions	in
its current year re	turn.												()

07. State to State Consistency. If the returns or reports filed by a taxpayer with all states to which the taxpayer reports pursuant to Section 63-3027, Idaho Code; Article IV of the Multistate Tax Compact; or the Uniform Division of Income for Tax Purposes Act are not uniform in treating compensation paid, the taxpayer is to disclose the nature and extent of the variance in its current year Idaho return.

501. -- **504.** (RESERVED)

505. PAYROLL FACTOR: DENOMINATOR (RULE 505).

Section 63-3027(16)(d), Idaho Code

- **01. In General.** The denominator of the payroll factor is the total compensation paid everywhere during the taxable year. Accordingly, compensation paid to employees whose services are performed entirely in a state where the taxpayer is immune from taxation, for example, by Public Law 86-272, is included in the denominator of the payroll factor. The denominator may not exceed the sum of all numerators.
- **O2. Example**. A taxpayer has employees in States A, B, and C. However, in State C the taxpayer is immune from taxation by Public Law 86-272. The compensation paid to employees for services performed in State C is assigned to that state. This compensation is included in the denominator even though the taxpayer is not taxable in State C.

506. -- 509. (RESERVED)

510. PAYROLL FACTOR: NUMERATOR (RULE 510).

Section 63-3027(16)(d), Idaho Code. The numerator of the payroll factor is the total amount the taxpayer paid for compensation in Idaho during the taxable year. The tests in Section 63-3027(16)(e), Idaho Code, apply in determining whether compensation is paid in Idaho. It will be presumed that the total wages reported by the taxpayer to Idaho for unemployment insurance purposes constitute compensation paid in Idaho except compensation excluded by Rules 500 through 524 of these rules. The presumption may be overcome by satisfactory evidence that an employee's compensation is not properly reportable to Idaho for unemployment insurance purposes.

511. -- 514. (RESERVED)

515. PAYROLL FACTOR: COMPENSATION PAID IN IDAHO (RULE 515).

Section 63-3027(16)(e), Idaho Code

- **01.** Code, is met. In General. Compensation is paid in Idaho if one of the tests in Section 63-3027(16)(e), Idaho ()
 - **02. Definitions.** The following definitions are to be used for purposes of the payroll factor: ()
- **a.** Incidental means a service that is temporary or transitory in nature, or that is rendered in connection with an isolated transaction.
- **b.** Base of operations means the place of a more or less permanent nature where the employee starts his work and where he customarily returns to receive instructions from the taxpayer or communications from his customers or other persons, or to replenish stock or other materials, repair equipment, or perform any other functions necessary to his trade or profession.
- ${f c.}$ Place from which the service is directed or controlled means the place where the power to direct or control is exercised by the taxpayer.

516. -- **524.** (RESERVED)

525. SALES FACTOR: IN GENERAL (RULE 525).

Section 63-3027(10)(a), Idaho Code

01. In General. Sales means all gross receipts of a taxpayer not allocated as nonapportionable income. The sales factor for each trade or business of the taxpayer includes all gross receipts derived by the taxpayer from transactions and activity in the regular course of that trade or business or otherwise required to be included as apportionable income.

02.	Examples. (

- a. If a taxpayer manufactures and sells or purchases and resells goods or products, sales includes all gross receipts from sales of the goods or products held primarily for sale to customers in the ordinary course of the taxpayer's trade or business. Sales also includes gross receipts from the sale of other property that would be properly included in the taxpayer's inventory if on hand at the close of the taxable year. Gross receipts means gross sales, less returns and allowances and includes all interest income, service charges, carrying charges, or time-price differential charges incidental to the sales. Federal and state excise taxes, including sales taxes, are included in gross receipts if these taxes are passed on to the buyer or included in the product's selling price.
- **b.** In the case of cost plus fixed fee contracts, such as the operation of a government-owned plant for a fee, sales includes the entire reimbursed cost plus the fee.
- c. If a taxpayer provides services, such as operating an advertising agency, or performing equipment service contracts or research and development contracts, sales includes the gross receipts from performing the service, including fees, commissions, and similar items.
- **d.** If a taxpayer rents real or tangible property, sales includes the gross receipts from the renting, leasing, or licensing the use of the property.
- **e.** If a taxpayer sells, assigns, or licenses intangible personal property, such as patents and copyrights, sales includes the gross receipts from these transactions.
- **f.** If a taxpayer derives receipts from selling equipment used in its business, the receipts constitute sales. For example, a trucking company owns a fleet of trucks and sells its trucks according to a regular replacement program. The gross receipts from the sale of the trucks are included in the sales factor.
- g. If a taxpayer derives receipts from foreign source dividends that are apportionable income, the receipts constitute sales. No other apportionment factor relief is permitted to include this dividend income. Section 78, Internal Revenue Code, foreign dividend gross-up is excluded from sales.
- **03. Disregarding Gross Receipts**. In some cases, certain gross receipts should be disregarded in determining the sales factor so that the apportionment formula operates fairly to apportion the income of the taxpayer's trade or business to Idaho. See Rule 570 of these rules.
- **94.** Year to Year Consistency. If a taxpayer departs from or modifies the basis used for excluding or including gross receipts in the sales factor in prior year Idaho returns, the taxpayer is to disclose the nature and extent of all modifications in its current year return.
- **05. State to State Consistency**. If the returns or reports filed by a taxpayer with all states to which the taxpayer reports pursuant to Section 63-3027, Idaho Code; Article IV of the Multistate Tax Compact; or the Uniform Division of Income for Tax Purposes Act are not uniform in including or excluding gross receipts, the taxpayer is to disclose the nature and extent of the variance in its current year Idaho return.

526. -- **529.** (RESERVED)

530. SALES FACTOR: DENOMINATOR (RULE 530).

Section 63-3027(10)(a), Idaho Code. The denominator of the sales factor includes the total gross receipts derived by the taxpayer from transactions and activity in the regular course of its trade or business or otherwise required to be

IDAHO STATE TAX COMMISSION Income Tax Administrative Rules

Docket No. 35-0101-2202 Proposed Rulemaking

included as apportionable income, except receipts excluded by Rules 525 through 559 and Rule 570 of these rules. The denominator may not exceed the sum of all the numerators.

531. -- 534. (RESERVED)

535. SALES FACTOR: NUMERATOR (RULE 535).

Section 63-3027(10)(a), Idaho Code. The numerator of the sales factor includes gross receipts attributable to Idaho and derived by the taxpayer from transactions and activity in the regular course of its trade or business or otherwise required to be included as apportionable income. All interest income, service charges, carrying charges, or time-price differential charges incidental to gross receipts are included regardless of where the accounting records are maintained or the location of the contract or other evidence of indebtedness.

536. -- 539. (RESERVED)

540. SALES FACTOR: SALES OF TANGIBLE PERSONAL PROPERTY IN IDAHO (RULE 540). Section 63-3027(12), Idaho Code

- **01. Gross Receipts.** Gross receipts from sales of tangible personal property, except sales to the United States Government as discussed in Rule 545 of these rules, are in Idaho if:
- **a.** The property is delivered or shipped to a purchaser in Idaho regardless of the f.o.b. point or other conditions of sale; or
- **b.** The property is shipped from an office, store, warehouse, factory, or other place of storage in Idaho and the taxpayer is not taxable in the state of the purchaser.

02. Destination Sales. ()

- a. Property is deemed to be delivered or shipped to a purchaser in Idaho if the recipient is in Idaho even though the property is ordered from outside Idaho. Example: A taxpayer, with inventory in State A, sold one hundred thousand dollars (\$100,000) of its products to a purchaser with branch stores in several states including Idaho. The order for the purchase was placed by the purchaser's central purchasing department in State B. Twenty-five thousand dollars (\$25,000) of the purchase order was shipped directly to purchaser's branch store in Idaho. The branch store in Idaho is the purchaser in Idaho with respect to twenty-five thousand dollars (\$25,000) of the taxpayer's sales.
- **b.** Property is delivered or shipped to a purchaser in Idaho if the shipment terminates in Idaho, even if the property is subsequently transferred to another state by the purchaser. Example: A taxpayer makes a sale to a purchaser who maintains a central warehouse in Idaho where all merchandise purchases are received. The purchaser reships the goods to its branch stores in other states for sale. All of the taxpayer's products shipped to the purchaser's warehouse in Idaho constitute property delivered or shipped to a purchaser in Idaho.
- **Q3. Purchaser**. The term purchaser in Idaho includes the ultimate recipient of the property if at the request of the purchaser the taxpayer in Idaho delivers to or has the property shipped to the ultimate recipient in Idaho. Example: A taxpayer in Idaho sold merchandise to a purchaser in State A. The taxpayer directed the manufacturer or supplier of the merchandise in State B to ship the merchandise to the purchaser's customer in Idaho according to the purchaser's instructions. The sale by the taxpayer is in Idaho.
- **O4. Diverted Shipment.** If a seller ships property from the state of origin to a consignee in another state, and the property is diverted while en route to a purchaser in Idaho, the sales are in Idaho. Example: The taxpayer, a produce grower in State A, begins shipping perishable produce to the purchaser's place of business in State B. While en route the produce is diverted to the purchaser's place of business in Idaho where the taxpayer is subject to tax. The sale by the taxpayer is in Idaho.
- **05. Throwback Sales**. If a taxpayer is not taxable in the state of the purchaser, the sale is attributed to Idaho if the property is shipped from an office, store, warehouse, factory, or other place of storage in Idaho. Example: A taxpayer has its head office and factory in State A. It has a branch office and inventory in Idaho. The taxpayer's

only activity in State B is the solicitation of orders by a resident salesman. All orders by the State B salesman are sent

is immu	ine from	tax in State B by Public Law 86-272, all sales of merchandise to purchasers in State B are attributed to from which the merchandise was shipped.
		Third-Party Throwback Sales . If a taxpayer's salesman operating from an office in Idaho makes aser in another state where the taxpayer is not taxable and the property is shipped directly by a third maser, the following rules apply: ()
state.	a.	If the taxpayer is taxable in the state from which the third-party ships the property, the sale is in that $()$
	b.	If the taxpayer is not taxable in the state from which the property is shipped, the sale is in Idaho. $(\)$
manufa	cturer in	Example. A taxpayer in Idaho sold merchandise to a purchaser in State A. The taxpayer is not A. On direction of the taxpayer, the merchandise was shipped directly to the purchaser by the State B. If the taxpayer is taxable in State B, the sale is in State B. If the taxpayer is not taxable in is in Idaho.
541	544.	(RESERVED)
	RNMEN	FACTOR: SALES OF TANGIBLE PERSONAL PROPERTY TO THE UNITED STATES T IN IDAHO (RULE 545). (12), Idaho Code
in Idaho seller p subcont	o. For pur sursuant to tractor to	In General. Gross receipts from sales of tangible personal property to the United States in Idaho if the property is shipped from an office, store, warehouse, factory, or other place of storage poses of this rule, only sales for which the United States Government makes direct payment to the or the terms of a contract constitute sales to the United States Government. Generally, sales by a the prime contractor, the party to the contract with the United States Government, are not sales to the vernment.
	02.	Examples. ()
by the U	a. United Sta	A taxpayer contracts with the General Services Administration to deliver a truck that was paid for ites Government. The sale is a sale to the United States Government.
		A taxpayer as a subcontractor to a prime contractor with the National Aeronautics and Space contracts to build a rocket component for one million dollars (\$1,000,000). The sale by the the prime contractor is not a sale to the United States Government.
	STATE –	FACTOR: SALES OTHER THAN SALES OF TANGIBLE PERSONAL PROPERTY IN GENERAL RULES (RULE 546). (13), Idaho Code
meanin	01. gs:	Definitions . For the purposes of this Rules 546 through 551, these terms have the following ()
		Billing address. The location indicated in the books and records of the taxpayer as the primary relating to a customer's account as of the time of the transaction as kept in good faith in the normal is and not for tax avoidance purposes.
governi	nent, or t	Business customer. A customer that is a business operating in any form, including a sole ales to a non-profit organization, to a trust, to the U.S. Government, to a foreign, state or local o an agency or instrumentality of that government are treated as sales to a business customer and consistent with the rules for those sales.

с.	Individual customer. A customer that is not a business customer.	()
brand names; procedures; syst information; ide	Intangible property. Generally means property that is not physical or whose represent is merely incidental and includes, without limitation, copyrights; patents; trademarks; tradefranchises; licenses; trade secrets; trade dress; information; know-how; methods; pems; formulae; processes; technical data; designs; licenses; literary, musical, or artistic compeas; contract rights including broadcast rights; agreements not to compete; goodwill arecurities; and, except as otherwise provided in these rules, computer software.	e name rogran position	es; ns; ns;
e. sale of tangible j	Place of order. The physical location from which a customer places an order for a sale oth personal property from a taxpayer, resulting in a contract with the taxpayer.	er thai	n a)
f. question as of th	Population. The most recent population data maintained by the U.S. Census Bureau for the close of the taxable period.	e year	in)
g.	Related Party.	()
	A stockholder who is an individual, or a member of the stockholder's family set forth in section and the members of the stockholder's family own, directly, in constructively, in the aggregate, at least fifty percent (50%) of the value of the taxpayer's out	ndirect	lly,
	A stockholder, or a stockholder's partnership, limited liability company, estate, trust or corer and the stockholder's partnerships, limited liability companies, estates, trusts and corporately, beneficially or constructively, in the aggregate, at least fifty percent (50%) of the valuanding stock; or	ions o	wn
Revenue Code is the value of the	A corporation, or a party related to the corporation in a manner that would require an attribution to the party or from the party to the corporation under the attribution rules of the f the taxpayer owns, directly, indirectly, beneficially or constructively, at least fifty percent corporation's outstanding stock. The attribution rules of the Internal Revenue Code shall armining whether the ownership requirements of this definition have been met.	Interi (50%)	nal of
	State where a contract of sale is principally managed by the customer. The primary lo yee or other representative of a customer serves as the primary contact person for the taxpay-to-day execution and performance of a contract entered into by the taxpayer with the customer.	iyer w	
02.	General Principles of Application – Contemporaneous Records.	()
the taxpayer's be method of assig year. A taxpayer	A taxpayer shall apply the principles set forth in Rules 546 through 551 based on objective all sources of information reasonably available to the taxpayer at the time of its tax filing it ooks and records kept in the normal course of the taxpayer's business. A taxpayer shall detening receipts in good faith and apply it consistently with respect to similar transactions and shall retain contemporaneous records that explain the determination and application of its meipts, including its underlying assumptions, and shall provide those records to the Tax Contemporare.	ncludi rmine d year nethod	ng its to of
applicable to the	Rules 546 through 551 provide various assignment rules that apply sequentially in a hierarchic a hierarchical rule applies, a taxpayer must make a reasonable effort to apply the prince sale before seeking to apply the next rule in the hierarchy (and must continue to do so win the hierarchy, where applicable). For example, in some cases, the applicable rule first rule	nary rı vith ea	ule ich

reasonably approximate the state or states.

taxpayer to determine the state or states of assignment, and if the taxpayer cannot do so, the rule requires the taxpayer to reasonably approximate the state or states. In these cases, the taxpayer must attempt to determine the state or states of assignment (i.e., apply the primary rule in the hierarchy) in good faith and with reasonable effort before it may

where applicable, mustandards set forth in	taxpayer's method of assigning its receipts, including the use of a method of approximate use reflect an attempt to obtain the most accurate assignment of receipts consistent. Rules 546 through 551, rather than an attempt to lower the taxpayer's tax liability. A measonable for one taxpayer may not necessarily be reasonable for another taxpayer, defacts.	with the nethod of
03. Ru	lles of Reasonable Approximation.	()
whether and to what erules also set forth prodetermined. In some approximation prescribes reasonably approximation	General. In general, Rules 546 through 551 establish uniform provisions for detextent the market for a sale other than the sale of tangible personal property is in this state ovisions of reasonable approximation, which apply if the state or states of assignment of instances, the reasonable approximation must be made in accordance with specific provided in these rules. In other cases, the applicable provision in these rules permits a taxtet the state or states of assignment, using a method that reflects an effort to approximate obtained under the applicable provisions or standards set forth in these rules.	te. These cannot be visions of xpayer to
set forth in Rule 548 portion of its receipts the taxpayer reasonab the remainder of thos which it believes trac as its assigned receip	proximation Based Upon Known Sales. In an instance where, applying the applicable proximation Based Upon Known Sales. In an instance where, applying the applicable proximation of a Substantially similar services ("assigned receipts"), but not all of those soly believes, based on all available information, that the geographic distribution of some see sales generally tracks that of the assigned receipts, it shall include receipts from the class the geographic distribution of the assigned receipts in its sales factor in the same protes. This provision also applies in the context of licenses and sales of intangible proper transaction resembles a sale of goods or services. See Rule 549.05 and 550.01.c.	ibstantial sales, and e or all of ose sales roportion
has receipts subject to that is relevant to the	lated-Party Transactions – Information Imputed from Customer to Taxpayer. Where a o these rules from transactions with a related-party customer, information that the customer sourcing of receipts from these transactions is imputed to the taxpayer, unless the such knowledge is unreasonable.	omer has
(RULE 547). Section 63-3027(13)(from the sale are in the located both within a state are the receipts	(b), Idaho Code. In the case of a rental, lease or license of tangible personal property, the his state if and to the extent that the property is in this state. If property is mobile proper and without this state during the period of the lease or other contract, the receipts assigned from the contract period multiplied by the fraction computed under Rule 475.03 (as flect differences between usage during the contract period and usage during the taxable	e receipts rty that is ed to this adjusted
548. SALES FAO Section 63-3027(13)(CTOR: SALE OF A SERVICE (RULE 548). (c), Idaho Code	
service is delivered to taxpayer's market for	eneral Rule. The receipts from a sale of a service are in this state if and to the extent of a location in this state. In general, the term "delivered to a location" refers to the location of the service, which may not be the location of the taxpayer's employees or property. The on of the delivery of a service in the context of several specific types of service transactions.	on of the e rules to

a. In General. Except as otherwise provided in this Subsection 548.02, in-person services are services that are physically provided in person by the taxpayer, where the customer or the customer's real or tangible property upon which the services are performed is in the same location as the service provider at the time the services are performed. This Rule 548 includes situations where the services are provided on behalf of the taxpayer by a third-party contractor. Examples of in-person services include, without limitation, warranty and repair services; cleaning services; plumbing services; carpentry; construction contractor services; pest control; landscape services; medical

02.

set forth below in Subsections 548.02 through 548.04.

In-Person Services.

)

and dental services, including medical testing, x-rays and mental health care and treatment; childcare; hair cutting and salon services; live entertainment and athletic performances; and in-person training or lessons. In-person services include services within the description above that are performed at (1) a location that is owned or operated by the service provider or (2) a location of the customer, including the location of the customer's real or tangible personal property. Various professional services, including legal, accounting, financial and consulting services, and other similar services as described in Subsection 548.04 of this rule, although they may involve some amount of in-person contact, are not treated as in-person services within the meaning of this Subsection 548.02.

- **b.** Assignment of Receipts, Rule of Determination. Except as otherwise provided in this paragraph (b.), if the service provided by the taxpayer is an in-person service, the service is delivered to the location where the service is received. Therefore, the receipts from a sale are in this state if and to the extent the customer receives the in-person service in this state. In assigning its receipts from sales of in-person services, a taxpayer must first attempt to determine the location where a service is received, as follows:
- i. If the service is performed with respect to the body of an individual customer in this state (e.g. hair cutting or x-ray services) or in the physical presence of the customer in this state (e.g. live entertainment or athletic performances), the service is received in this state.
- ii. If the service is performed with respect to the customer's real estate in this state or if the service is performed with respect to the customer's tangible personal property at the customer's residence or in the customer's possession in this state, the service is received in this state.
- iii. If the service is performed with respect to the customer's tangible personal property and the tangible personal property is to be shipped or delivered to the customer, whether the service is performed within or outside this state, the service is received in this state if the property is shipped or delivered to the customer in this state.
- c. Rule of Reasonable Approximation. In an instance in which the state or states where a service is actually received cannot be determined, but the taxpayer has sufficient information regarding the place of receipt from which it can reasonably approximate the state or states where the service is received, the taxpayer shall reasonably approximate such state or states.

03. Services Delivered to the Customer or on Behalf of the Customer, or Delivered Electronically Through the Customer. (

- a. In General. If the service provided by the taxpayer is not an in-person service within the meaning of Subsection 548.02 of this rule or a professional service within the meaning of Subsection 548.04 of this rule), and the service is delivered to or on behalf of the customer, or delivered electronically through the customer, the receipts from a sale are in this state if and to the extent that the service is delivered in this state. For purposes of this Subsection 548.03, a service that is delivered "to" a customer is a service in which the customer and not a third party is the recipient of the service. A service that is delivered "on behalf of" a customer is one in which a customer contracts for a service but one or more third parties, rather than the customer, is the recipient of the service, such as fulfillment services, or the direct or indirect delivery of advertising to the customer's intended audience (see Subparagraph 548.03.b.i. below and the Example under 548.03.b.i.(3)(d) below). A service can be delivered to or on behalf of a customer by physical means or through electronic transmission. A service that is delivered electronically "through" a customer is a service that is delivered electronically to a customer for purposes of resale and subsequent electronic delivery in substantially identical form to an end user or other third-party recipient.
- **b.** Assignment of Receipts. The assignment of receipts to a state or states in the instance of a sale of a service that is delivered to the customer or on behalf of the customer, or delivered electronically through the customer, depends upon the method of delivery of the service and the nature of the customer. Separate rules of assignment apply to services delivered by physical means and services delivered by electronic transmission. (For purposes of this Subsection 548.03, a service delivered by an electronic transmission is not a delivery by a physical means). If a rule of assignment set forth in this Subsection 548.03 depends on whether the customer is an individual or a business customer, and the taxpayer acting in good faith cannot reasonably determine whether the customer is an individual or business customer, the taxpayer shall treat the customer as a business customer.

		_
i. Delivery to or on Behalf of a Customer by Physical Means Whether to an Individual Customer. Services delivered to a customer or on behalf of a customer through a physical means example, product delivery services where property is delivered to the customer or to a third party on locustomer; the delivery of brochures, fliers or other direct mail services; the delivery of advertising or related services to the customer's intended audience in the form of a physical medium; and the sal software (e.g., where software is developed for a specific customer in a case where the transaction is propose a service transaction for purposes of corporate taxation) where the taxpayer installs the custom software is site. The rules in this Subparagraph 548.03.b.i. apply whether the taxpayer's customer is a customer or a business customer.	include, include, include, include, include, including advertising of custoperly treat tware at t	for the ng- om ted the
(1) Rule of Determination. In assigning the receipts from a sale of a service delivered to a on behalf of a customer through a physical means, a taxpayer must first attempt to determine the state or he service is delivered. If the taxpayer is able to determine the state or states where the service is delivered to that state or states.	states whe	ere

- (2) Rule of Reasonable Approximation. If the taxpayer cannot determine the state or states where the service is actually delivered, but has sufficient information regarding the place of delivery from which it can reasonably approximate the state or states where the service is delivered, it shall reasonably approximate the state or states.
- ii. Delivery to a Customer by Electronic Transmission. Services delivered by electronic transmission include, without limitation, services that are transmitted through the means of wire, lines, cable, fiber optics, electronic signals, satellite transmission, audio or radio waves, or other similar means, whether or not the service provider owns, leases or otherwise controls the transmission equipment. In the case of the delivery of a service by electronic transmission to a customer, the following provisions apply.
 - (1) Services Delivered By Electronic Transmission to an Individual Customer. ()
- (a) Rule of Determination. In the case of the delivery of a service to an individual customer by electronic transmission, the service is delivered in this state if and to the extent that the taxpayer's customer receives the service in this state. If the taxpayer can determine the state or states where the service is received, it shall assign the receipts from that sale to that state or states.
- (b) Rules of Reasonable Approximation. If the taxpayer cannot determine the state or states where the customer actually receives the service, but has sufficient information regarding the place of receipt from which it can reasonably approximate the state or states where the service is received, it shall reasonably approximate the state or states. If a taxpayer does not have sufficient information from which it can determine or reasonably approximate the state or states in which the service is received, it shall reasonably approximate the state or states using the customer's billing address.
 - (2) Services Delivered By Electronic Transmission to a Business Customer. ()
- (a) Rule of Determination. In the case of the delivery of a service to a business customer by electronic transmission, the service is delivered in this state if and to the extent that the taxpayer's customer receives the service in this state. If the taxpayer can determine the state or states where the service is received, it shall assign the receipts from that sale to the state or states. For purposes of this subpart (548.03.b.ii.(2), it is intended that the state or states where the service is received reflect the location at which the service is directly used by the employees or designees of the customer.
- (b) Rule of Reasonable Approximation. If the taxpayer cannot determine the state or states where the customer actually receives the service, but has sufficient information regarding the place of receipt from which it can reasonably approximate the state or states where the service is received, it shall reasonably approximate the state or states.
- (c) Secondary Rule of Reasonable Approximation. In the case of the delivery of a service to a business customer by electronic transmission where a taxpayer does not have sufficient information from which it can determine or reasonably approximate the state or states in which the service is received, the taxpayer shall reasonably

approximate the state or states as set forth in Rules 546 through 551. In these cases, unless the taxpayer can apply the safe harbor set forth in Subsection 548.03.b.ii.(2)(d) below, the taxpayer shall reasonably approximate the state or states in which the service is received as follows: first, by assigning the receipts from the sale to the state where the contract of sale is principally managed by the customer; second, if the state where the customer principally manages the contract is not reasonably determinable, by assigning the receipts from the sale to the customer's place of order; and third, if the customer's place of order is not reasonably determinable, by assigning the receipts from the sale using the customer's billing address; provided, however, if the taxpayer derives more than five percent (5%) of its receipts from sales of services from any single customer, the taxpayer is required to identify the state in which the contract of sale is principally managed by that customer.

- (d) Safe Harbor. In the case of the delivery of a service to a business customer by electronic transmission a taxpayer may not be able to determine, or reasonably approximate under Subsection 548.03.b.ii.(2)(b) abovee, the state or states in which the service is received. In these cases, the taxpayer may, in lieu of the rule stated at Subsection 548.03.b.ii.(2)(c) above, apply the safe harbor stated in this subpart. Under this safe harbor, a taxpayer may assign its receipts from sales to a particular customer based upon the customer's billing address in a taxable year in which the taxpayer (1) engages in substantially similar service transactions with more than two hundred fifty (250) customers, whether business or individual, and (2) does not derive more than five percent (5%) of its receipts from sales of all services from that customer. This safe harbor applies only for purposes of services delivered by electronic transmission to a business customer, and not otherwise.
- (e) Related Party Transactions. In the case of a sale of a service by electronic transmission to a business customer that is a related party, the taxpayer may not use the secondary rule of reasonable approximation in Subsection 548.03.b.ii.(2)(c) above, but may use the rule of reasonable approximation in Subsection 548.03.b.ii.(2)(b) above, and the safe harbor in Subsection 548.03.b.ii.(2)(d) above, provided that the Tax Commission may aggregate sales to related parties in determining whether the sales exceed five percent (5%) of receipts from sales of all services under that safe harbor provision if necessary or appropriate to prevent distortion.
- iii. Services Delivered Electronically Through or on Behalf of an Individual or Business Customer. A service delivered electronically "on behalf of" the customer is one in which a customer contracts for a service to be delivered electronically but one or more third parties, rather than the customer, is the recipient of the service, such as the direct or indirect delivery of advertising on behalf of a customer to the customer's intended audience. A service delivered electronically "through" a customer to third-party recipients is a service that is delivered electronically to a customer for purposes of resale and subsequent electronic delivery in substantially identical form to end users or other third-party recipients.
- Rule of Determination. In the case of the delivery of a service by electronic transmission, where the service is delivered electronically to end users or other third-party recipients through or on behalf of the customer, the service is delivered in this state if and to the extent that the end users or other third-party recipients are in this state. For example, in the case of the direct or indirect delivery of advertising on behalf of a customer to the customer's intended audience by electronic means, the service is delivered in this state to the extent that the audience for the advertising is in this state. In the case of the delivery of a service to a customer that acts as an intermediary in reselling the service in substantially identical form to third-party recipients, the service is delivered in this state to the extent that the end users or other third-party recipients receive the services in this state. The rules in this part (548.03.b.iii.(1)) apply whether the taxpayer's customer is an individual customer or a business customer and whether the end users or other third-party recipients to which the services are delivered through or on behalf of the customer are individuals or businesses.
- Rule of Reasonable Approximation. If the taxpayer cannot determine the state or states where the services are actually delivered to the end users or other third-party recipients either through or on behalf of the customer, but has sufficient information regarding the place of delivery from which it can reasonably approximate the state or states where the services are delivered, it shall reasonably approximate the state or states.
 - (3) Select Secondary Rules of Reasonable Approximation. ()
- (a) If a taxpayer's service is the direct or indirect electronic delivery of advertising on behalf of its customer to the customer's intended audience, and if the taxpayer lacks sufficient information regarding the location

of the audience from which it can determine or reasonably approximate that location, the taxpayer shall reasonably approximate the audience in a state for the advertising using the following secondary rules of reasonable approximation. If a taxpayer is delivering advertising directly or indirectly to a known list of subscribers, the taxpayer shall reasonably approximate the audience for advertising in a state using a percentage that reflects the ratio of the state's subscribers in the specific geographic area in which the advertising is delivered relative to the total subscribers in that area. For a taxpayer with less information about its audience, the taxpayer shall reasonably approximate the audience in a state using the percentage that reflects the ratio of the state's population in the specific geographic area in which the advertising is delivered relative to the total population in that area.

- (b) If a taxpayer's service is the delivery of a service to a customer that then acts as the taxpayer's intermediary in reselling that service to end users or other third party recipients, if the taxpayer lacks sufficient information regarding the location of the end users or other third party recipients from which it can determine or reasonably approximate that location, the taxpayer shall reasonably approximate the extent to which the service is received in a state by using the percentage that reflects the ratio of the state's population in the specific geographic area in which the taxpayer's intermediary resells the services, relative to the total population in that area. ()
- (c) When using the secondary reasonable approximation methods provided above, the relevant specific geographic area [of delivery] include only the areas where the service was substantially and materially delivered or resold. Unless the taxpayer demonstrates the contrary, it will be presumed that the area where the service was substantially and materially delivered or resold does not include areas outside the United States.

04. Professional Services. ()

a. In General. Except as otherwise provided in this Subsection 548.04, professional services are services that require specialized knowledge and in some cases require a professional certification, license or degree. These services include the performance of technical services that require the application of specialized knowledge. Professional services include, without limitation, management services, bank and financial services, financial custodial services, investment and brokerage services, fiduciary services, tax preparation, payroll and accounting services, lending services, credit card services (including credit card processing services), data processing services, legal services, consulting services, video production services, graphic and other design services, engineering services, and architectural services.

b. Overlap with Other Categories of Services. ()

- i. Certain services that fall within the definition of "professional services" set forth in this Subsection 548.04 are nevertheless treated as "in-person services" within the meaning of subsection 548.02 above, and are assigned under the rules of that subsection. Specifically, professional services that are physically provided in person by the taxpayer such as carpentry, certain medical and dental services or child care services, where the customer or the customer's real or tangible property upon which the services are provided is in the same location as the service provider at the time the services are performed, are "in-person services" and are assigned as such, notwithstanding that they may also be considered to be "professional services." However, professional services where the service is of an intellectual or intangible nature, such as legal, accounting, financial and consulting services, are assigned as professional services under the rules of this Subsection 548.04, notwithstanding the fact that these services may involve some amount of in-person contact.
- ii. Professional services may in some cases include the transmission of one (1) or more documents or other communications by mail or by electronic means. In some cases, all or most communications between the service provider and the service recipient may be by mail or by electronic means. However, in these cases, despite this transmission, the assignment rules that apply are those set forth in this Subsection (548.04), and not those set forth in subsection 03 above, pertaining to services delivered to a customer or through or on behalf of a customer.
- c. Assignment of Receipts. In the case of a professional service, it is generally possible to characterize the location of delivery in multiple ways by emphasizing different elements of the service provided, no one of which will consistently represent the market for the services. Therefore, the location of delivery in the case of professional services is not susceptible to a general rule of determination, and must be reasonably approximated. The assignment of receipts from a sale of a professional service depends in many cases upon whether the customer is an individual or

business customer. In any instance in which the taxpayer, acting in good faith, cannot reasonably determine whether the customer is an individual or business customer, the taxpayer shall treat the customer as a business customer. For purposes of assigning the receipts from a sale of a professional service, a taxpayer's customer is the person that contracts for the service, irrespective of whether another person pays for or also benefits from the taxpayer's services.

- i. General Rule. Receipts from sales of professional services other than those services described in Subparagraph 04.c.ii. below (architectural and engineering services), subparagraph 04.c.iii. below (services provided by a financial institution) and Subparagraph 548.04.c.iv. below (transactions with related parties) are assigned in accordance with this Subparagraph (548.04.c.i.).
- (1) Professional Services Delivered to Individual Customers. Except as otherwise provided in this Subsection 548.04 (see in particular Subparagraph 548.04.c.iv.), in any instance in which the service provided is a professional service and the taxpayer's customer is an individual customer, the state or states in which the service is delivered must be reasonably approximated as set forth in part 548.04.c.i.(1) of this rule. In particular, the taxpayer shall assign the receipts from a sale to the customer's state of primary residence, or, if the taxpayer cannot reasonably identify the customer's state of primary residence, to the state of the customer's billing address; provided, however, in any instance in which the taxpayer derives more than five percent (5%) of its receipts from sales of all services from an individual customer, the taxpayer shall identify the customer's state of primary residence and assign the receipts from the service or services provided to that customer to that state.
- Professional Services Delivered to Business Customers. Except as otherwise provided in this Subsection 548.04, in any instance in which the service provided is a professional service and the taxpayer's customer is a business customer, the state or states in which the service is delivered must be reasonably approximated as set forth in this section. In particular, unless the taxpayer may use the safe harbor set forth at part 548.04.c.i.(3) below, the taxpayer shall assign the receipts from the sale as follows: first, by assigning the receipts to the state where the contract of sale is principally managed by the customer; second, if the place of customer management is not reasonably determinable, to the customer's place of order; and third, if the customer place of order is not reasonably determinable, to the customer's billing address; provided, however, in any instance in which the taxpayer derives more than five percent (5%) of its receipts from sales of all services from a customer, the taxpayer is required to identify the state in which the contract of sale is principally managed by the customer.
- (3) Safe Harbor; Large Volume of Transactions. Notwithstanding the rules set forth in parts 548.04.c.i.(1) and (2) above, a taxpayer may assign its receipts from sales to a particular customer based on the customer's billing address in any taxable year in which the taxpayer (1) engages in substantially similar service transactions with more than two hundred fifty (250) customers, whether individual or business, and (2) does not derive more than five percent (5%) of its receipts from sales of all services from that customer. This safe harbor applies only for purposes of this Subparagraph (548.04.c.i., Professional Services General Rule) and not otherwise.
- ii. Architectural and Engineering Services with respect to Real or Tangible Personal Property. Architectural and engineering services with respect to real or tangible personal property are professional services within the meaning of this Subsection 548.04. However, unlike in the case of the general rule that applies to professional services, (1) the receipts from a sale of an architectural service are assigned to a state or states if and to the extent that the services are with respect to real estate improvements located, or expected to be located, in the state or states; and (2) the receipts from a sale of an engineering service are assigned to a state or states if and to the extent that the services are with respect to tangible or real property located in the state or states, including real estate improvements located in, or expected to be located in, the state or states. These rules apply whether or not the customer is an individual or business customer. In any instance in which architectural or engineering services are not described in this Subparagraph (548.04.c.ii.), the receipts from a sale of these services must be assigned under the general rule for professional services. See Subparagraph 548.04.c.i. above.
- iii. Services Provided by a Financial Institution. The apportionment rules that apply to financial institutions are set forth in Rule 582. Rule 582 includes specific rules to determine a financial institution's sales factor. However, the Financial Institutions Rule also provides that receipts from sales, other than sales of tangible personal property, including service transactions, that are not otherwise apportioned under the Financial Institutions Rule [see section 3(o) of the 1995 MTC version of the regs or section 3(n) of the 1994 version], are to be assigned

pursuant to Section 63-3027, Idaho Code, and these rules. In any instance in which a financial institution performs services that are to be assigned pursuant to Section 63-3027, Idaho Code. and these rules including, for example, financial custodial services, those services are considered professional services within the meaning of this Subsection(548.04, and are assigned according to the general rule for professional service transactions as set forth at Subparagraph 548.04.c.i. above.

- iv. Related Party Transactions. In any instance in which the professional service is sold to a related party, rather than applying the rule for professional services delivered to business customers in part 548.04.c.i.(2) above, the state or states to which the service is assigned is the place of receipt by the related party as reasonably approximated using the following hierarchy: (1) if the service primarily relates to specific operations or activities of a related party conducted in one or more locations, then to the state or states in which those operations or activities are conducted in proportion to the related party's payroll at the locations to which the service relates in the state or states; or (2) if the service does not relate primarily to operations or activities of a related party conducted in particular locations, but instead relates to the operations of the related party generally, then to the state or states in which the related party has employees, in proportion to the related party's payroll in those states. The taxpayer may use the safe harbor provided by part 548.04.c.i.(3) provided that Tax Commission may aggregate the receipts from sales to related parties in applying the five percent (5%) rule if necessary or appropriate to avoid distortion.
 - **05.** Examples. Examples available at https://tax.idaho.gov/i-2076.cfm. (
- **549. SALES FACTOR: LICENSE OR LEASE OR INTANGIBLE PROPERTY (RULE 549).** Section 63-3027(13)(d)(i)

01.	General Rules.	(

- a. The receipts from the license of intangible property are in this state if and to the extent the intangible is used in this state. In general, the term "use" is construed to refer to the location of the taxpayer's market for the use of the intangible property that is being licensed and is not to be construed to refer to the location of the property or payroll of the taxpayer. The rules that apply to determine the location of the use of intangible property in the context of several specific types of licensing transactions are set forth at Subsections 549.02 through 05 of this rule. For purposes of the rules set forth in this Rule 549, a lease of intangible property is to be treated the same as a license of intangible property.
- **b.** In general, a license of intangible property that conveys all substantial rights in that property is treated as a sale of intangible property for purposes of Section 63-3027, Idaho Code, and these rules. See Rule 550. Note, however, that for purposes of this Rule 549 and Rule 550, a sale or exchange of intangible property is treated as a license of that property where the receipts from the sale or exchange derive from payments that are contingent on the productivity, use or disposition of the property.
- **c.** Intangible property licensed as part of the sale or lease of tangible property is treated under Section 63-3027, Idaho Code, and these rules as the sale or lease of tangible property.
- **d.** Nothing in this Rule 548 shall be construed to allow or require inclusion of receipts in the sales factor that are not included in the definition of "receipts" pursuant to Section 63-3027(1)(i), Idaho Code, or related rules.
- **O2. License of a Marketing Intangible.** Where a license is granted for the right to use intangible property in connection with the sale, lease, license, or other marketing of goods, services, or other items (i.e., a marketing intangible) to a consumer, the royalties or other licensing fees paid by the licensee for that marketing intangible are assigned to this state to the extent that those fees are attributable to the sale or other provision of goods, services, or other items purchased or otherwise acquired by consumers or other ultimate customers in this state. Examples of a license of a marketing intangible include, without limitation, the license of a service mark, trademark, or trade name; certain copyrights; the license of a film, television or multimedia production or event for commercial distribution; and a franchise agreement. In each of these instances the license of the marketing intangible is intended to promote consumer sales. In the case of the license of a marketing intangible, where a taxpayer has actual evidence of the amount or proportion of its receipts that is attributable to this state, it shall assign that amount or proportion to this state. In the absence of actual evidence of the amount or proportion of the licensee's receipts that are derived from

this state consumers, the portion of the licensing fee to be assigned to this state must be reasonably approximated by multiplying the total fee by a percentage that reflects the ratio of the this state population in the specific geographic area in which the licensee makes material use of the intangible property to regularly market its goods, services or other items relative to the total population in that area. If the license of a marketing intangible is for the right to use the intangible property in connection with sales or other transfers at wholesale rather than directly to retail customers, the portion of the licensing fee to be assigned to this state must be reasonably approximated by multiplying the total fee by a percentage that reflects the ratio of the this state population in the specific geographic area in which the licensee's goods, services, or other items are ultimately and materially marketed using the intangible property relative to the total population of that area. Unless the taxpayer demonstrates that the marketing intangible is materially used in the marketing of items outside the United States, the fees from licensing that marketing intangible will be presumed to be derived from within the United States.

- O3. License of a Production Intangible. If a license is granted for the right to use intangible property other than in connection with the sale, lease, license, or other marketing of goods, services, or other items, and the license is to be used in a production capacity (a "production intangible"), the licensing fees paid by the licensee for that right are assigned to this state to the extent that the use for which the fees are paid takes place in this state. Examples of a license of a production intangible include, without limitation, the license of a patent, a copyright, or trade secrets to be used in a manufacturing process, where the value of the intangible lies predominately in its use in that process. In the case of a license of a production intangible to a party other than a related party where the location of actual use is unknown, it is presumed that the use of the intangible property takes place in the state of the licensee's commercial domicile (where the licensee is a business) or the licensee's state of primary residence (where the licensee is an individual). If the Tax Commission can reasonably establish that the actual use of intangible property pursuant to a license of a production intangible takes place in part in this state, it is presumed that the entire use is in this state except to the extent that the taxpayer can demonstrate that the actual location of a portion of the use takes place outside this state. In the case of a license of a production intangible to a related party, the taxpayer must assign the receipts to where the intangible property is actually used.
- **O4. License of a Mixed Intangible.** If a license of intangible property includes both a license of a marketing intangible and a license of a production intangible (a "mixed intangible") and the fees to be paid in each instance are separately and reasonably stated in the licensing contract, the Tax Commission will accept that separate statement for purposes of Section 63-3027, Idaho Code, and these rules. If a license of intangible property includes both a license of a marketing intangible and a license of a production intangible and the fees to be paid in each instance are not separately and reasonably stated in the contract, it is presumed that the licensing fees are paid entirely for the license of the marketing intangible except to the extent that the taxpayer or the [tax administrator] can reasonably establish otherwise.

05. License of Intangible Property where Substance of Transaction Resembles a Sale of Goods or Services.

- a. In general. In some cases, the license of intangible property will resemble the sale of an electronically-delivered good or service rather than the license of a marketing intangible or a production intangible. In these cases, the receipts from the licensing transaction are assigned by applying the provisions set forth in Subsection 548.03.b.ii. and.iii., as if the transaction were a service delivered to an individual or business customer or delivered electronically through an individual or business customer, as applicable. Examples of transactions to be assigned under this Subsection 549.05 include, without limitation, the license of database access, the license of access to information, the license of digital goods (see Rule 551.02), and the license of certain software (e.g., where the transaction is not the license of pre-written software that is treated as the sale of tangible personal property, see Rule 551.01.
- b. Sublicenses. Pursuant to Paragraph 549.05.a. above, the provisions of Rule 548.03.b.iii. may apply where a taxpayer licenses intangible property to a customer that in turn sublicenses the intangible property to end users as if the transaction were a service delivered electronically through a customer to end users. In particular, the rules set forth in Rule 548.03.b.iii. that apply to services delivered electronically to a customer for purposes of resale and subsequent electronic delivery in substantially identical form to end users or other recipients may also apply with respect to licenses of intangible property for purposes of sublicense to end users. For this purpose, the intangible property sublicensed to an end user shall not fail to be substantially identical to the property that was licensed to the sublicensor merely because the sublicense transfers a reduced bundle of rights with respect to that property (e.g.,

because the sublicensee's rights are limited to its own use of the property and do not include the ability to	grant a	ι
further sublicense), or because that property is bundled with additional services or items of property.	())

06. **Examples.** Examples available at https://tax.idaho.gov/i-2076.cfm.)

SALES FACTOR: SALE OF INTANGIBLE PROPERTY (RULE 550). **550.**

Section 63-3027(13)(d)(ii)

- **Assignment of Receipts.** The assignment of receipts to a state or states in the instance of a sale or exchange of intangible property depends upon the nature of the intangible property sold. For purposes of this Rule (550), a sale or exchange of intangible property includes a license of that property where the transaction is treated for tax purposes as a sale of all substantial rights in the property and the receipts from transaction are not contingent on the productivity, use or disposition of the property. For the rules that apply where the consideration for the transfer of rights is contingent on the productivity, use or disposition of the property, see Subsection 549.01.
- Contract Right or Government License that Authorizes Business Activity in Specific Geographic Area. In the case of a sale or exchange of intangible property where the property sold or exchanged is a contract right, government license or similar intangible property that authorizes the holder to conduct a business activity in a specific geographic area, the receipts from the sale are assigned to a state if and to the extent that the intangible property is used or is authorized to be used within the state. If the intangible property is used or may be used only in Idaho the taxpayer shall assign the receipts from the sale to this state. If the intangible property is used or is authorized to be used in this state and one or more other states, the taxpayer shall assign the receipts from the sale to this state to the extent that the intangible property is used in or authorized for use in this state, through the means of a reasonable approximation.
- Sale that Resembles a License (Receipts are Contingent on Productivity, Use or Disposition of the Intangible Property). In the case of a sale or exchange of intangible property where the receipts from the sale or exchange are contingent on the productivity, use or disposition of the property, the receipts from the sale are assigned by applying the rules set forth in Rule 549 (pertaining to the license or lease of intangible property).
- Sale that Resembles a Sale of Goods and Services. In the case of a sale or exchange of intangible property where the substance of the transaction resembles a sale of goods or services and where the receipts from the sale or exchange do not derive from payments contingent on the productivity, use or disposition of the property, the receipts from the sale are assigned by applying the rules set forth in Subsection 549.05 (relating to licenses of intangible property that resemble sales of goods and services). Examples of these transactions include those that are analogous to the license transactions cited as examples in Subsection 549.05.
 - **02. Examples.** Examples available at https://tax.idaho.gov/i-2076.cfm.

SALES FACTOR: SPECIAL RULES (RULE 551). 551.

Section 63-3027(13), Idaho Code

01. **Software Transactions.**

- A license or sale of pre-written software for purposes other than commercial reproduction (or other exploitation of the intellectual property rights) transferred on a tangible medium is treated as the sale of tangible personal property, rather than as either the license or sale of intangible property or the performance of a service. In these cases, the receipts are in this state as determined under the rules for the sale of tangible personal property set forth under Section 63-3027(12), Idaho Code, and related rules. In all other cases, the receipts from a license or sale of software are to be assigned to this state as determined otherwise under Rules 546 through 551 (e.g., depending on the facts, as the development and sale of custom software, see Rule 548.03, as a license of a marketing intangible, see Rule 549.02, as a license of a production intangible, see Rule 549.03, as a license of intangible property where the substance of the transaction resembles a sale of goods or services, see Rule 549.05, or as a sale of intangible property, see Rule 550.
 - 02. Sales or Licenses of Digital Goods or Services.

- a. In general. In the case of a sale or license of digital goods or services, including, among other things, the sale of various video, audio and software products or similar transactions, the receipts from the sale or license are assigned by applying the same rules as are set forth in Subsection 548.03.b.ii. or iii., as if the transaction were a service delivered to an individual or business customer or delivered through or on behalf of an individual or business customer. For purposes of the analysis, it is not relevant what the terms of the contractual relationship are or whether the sale or license might be characterized, depending upon the particular facts, as, for example, the sale or license of intangible property or the performance of a service. See Subsections 549.05 and 550.01.c.
- **b.** Telecommunications Companies. In the case of a taxpayer that provides telecommunications or ancillary services, receipts from the sale or license of digital goods or services are assigned by applying the rules set forth in Subsection 548.03.b.ii. or iii. as if the transaction were a service delivered to an individual or business customer or delivered through or on behalf of an individual or business customer. However, in applying these rules, if the taxpayer cannot determine the state or states where a customer receives the purchased product it may reasonably approximate this location using the customer's "place of primary use" of the purchased product.
- i. "Place of primary use" means the street address representative of where the customer's use of the telecommunications service primarily occurs, which shall be the residential street address or the primary business street address of the customer. In the case of mobile telecommunications services, "place of primary use" shall be within the licensed service area of the home service provider.

552. – 557. (RESERVED)

558. SALES FACTOR: COSTS OF PERFORMANCE ELECTION FOR COMMUNICATIONS COMPANIES (RULE 558).

Section 63-3027(15), Idaho Code

- **01. Election**. A communications company as defined in Section 63-3027(1)(e), Idaho Code, shall source gross receipts from transactions other than sales of tangible personal property pursuant to Section 63-3027(13), Idaho Code, and Rules 546, 548, 549, as applicable, unless it elects to source such gross receipts pursuant to Section 63-3027(15), Idaho Code, and Rule 559. The election is made by attaching a written statement of the election to the return. The statement must affirmatively state whether (1) all the income-producing activity is performed in this state, or (2) the income-producing activity is performed both in and outside this state and a greater proportion of the income producing activity is performed in this state than in any other state, based on costs of performance. This election may not be changed for a taxable year after the return for that year has been filed. An election under Section 63-3027(15), Idaho Code, and Rule 559 is independent from any election made pursuant to Section 63-3027(10)(b), Idaho Code, and Subsection 310.03.
- **O2. Election Binding for Future Years**. The election is binding for all years thereafter; a change off election in future years may only occur with the written permission of the tax commission. A petition to change the election must include an explanation of the legal or factual basis for requesting the change and a computation of the taxpayer's Idaho taxable income and tax liability computed using both the prior reporting method and the method the taxpayer is petitioning to use for the year of change. The written petition requesting the change of reporting method must be filed with the Tax Commission at least thirty (30) days prior to the due date for filing the tax return. ()

559. SALES FACTOR: SALES OTHER THAN SALES OF TANGIBLE PERSONAL PROPERTY IN IDAHO FOR COMMUNICATIONS COMPANIES ELECTING TO USE COSTS OF PERFORMANCE (RULE 559).

Section 63-3027(15), Idaho Code

01. In General. Communications companies as defined in Section 63-3027(1)(e), Idaho Code, may elect to source gross receipts from transactions other than sales of tangible personal property, including transactions with the United States Government, under the provisions of Section 63-3027(15), Idaho Code, and this Rule 559. Gross receipts are attributed to Idaho if the income producing activity that generates the receipts is performed wholly within Idaho. Also, gross receipts are attributed to Idaho if, with respect to a particular item of income, the income producing activity is performed within and without Idaho but the greater part of the income producing activity is performed in Idaho, based on costs of performance.

business for the	Income Producing Activity . The term income producing activity applies to each separate ans the transactions and activity engaged in by the taxpayer in the regular course of its ultimate purpose of producing that item of income. The activity includes transactions and a half of a taxpayer, such as those conducted on its behalf by an independent contractor.	trade	or
a.	Income producing activity includes the following:	()
	The rendering of personal services by employees or by an agent or independent contractor axpayer or the use of tangible and intangible property by the taxpayer or by an agent or independent on behalf of the taxpayer in performing a service;		
ii.	The sale, rental, leasing, licensing or other use of real property;	()
iii.	The rental, leasing, licensing or other use of tangible personal property; and	()
iv.	The sale, licensing or other use of intangible personal property.	()
b.	The mere holding of intangible personal property is not, by itself, an income producing act	ivity.)
taxpayer's trade Included in the ta	Costs of Performance. Costs of performance are the direct costs determined in a generally accepted accounting principles and according to accepted conditions or practice or business to perform the income producing activity that gives rise to the particular item of expayer's cost of performance are taxpayer's payments to an agent or independent contractor personal services and utilization of tangible and intangible property that give rise to the p	es of to incom or for t	he ne. he
04. particular income	Application . In general, receipts, other than from sales of tangible personal property, in rese producing activity are in Idaho if:	pect to) a
a.	The income producing activity is performed wholly in Idaho; or	()
b. income producin	The income producing activity is performed both within and without Idaho and a greater pag activity is performed in Idaho than in any other state, based on costs of performance.	art of t	he)
05. income producin	Special Rules . The following are rules and examples for determining when receipts fg activities described below are in Idaho:	from t	he)
a. property is located	Gross receipts from the sale, lease, rental or licensing of real property are in Idaho if ed in Idaho.	the re	eal)
separate income state. Consequen attributable to Id	Gross receipts from the rental, lease or licensing of tangible personal property are in Idal and in Idaho. The rental, lease, licensing or other use of tangible personal property in Idal producing activity from the rental, lease, licensing or other use of the same property while in the tall that it is property is within and without Idaho during the rental, lease or licensing period, gross aho will be measured by the ratio that the time the property was present or used in Idaho bear of the property everywhere during the period.	aho is anoth receip	a ner ots
determined as fo	Example. A taxpayer owns ten (10) bulldozers. During the year, each bulldozer was in Idaceceipts attributable to the use of each bulldozer in Idaho are separate items of income llows: ((ten (10) bulldozers x fifty (50) days) / (ten (10) bulldozers x three hundred sixty fieipts = receipts attributable to Idaho.	and a	ıre
Idaho, they are a	Gross receipts for the performance of personal services are attributable to Idaho to the externed in Idaho. If services relating to a single item of income are performed within and ttributable to Idaho only if a greater portion of the services were performed in Idaho, based Usually if services are performed within and without Idaho, they constitute a separate	without on cos	out sts

producing activity. In this case the gross receipts attributable to Idaho are measured by the ratio that the time spent in performing the services in Idaho bears to the total time spent in performing the services everywhere. Time spent in performing services includes the time spent in performing a contract or other obligation that generates the gross receipts. This computation does not include personal service not directly connected with the performance of the contract or other obligation, as for example, time spent in negotiating the contract.

receipts. This computation does not include personal service not directly connected with the performance of contract or other obligation, as for example, time spent in negotiating the contract.	f the
e. Example. The taxpayer, a road show, gave theatrical performances at various location in Sta and in Idaho during the tax period. All gross receipts from performances given in Idaho are attributed to Idaho.	ite X
f. Example. The taxpayer, a public opinion survey corporation, conducted a poll in State X ar Idaho for the sum of nine thousand dollars (\$9,000). The project required six hundred (600) man hours to obtain basic data and prepare the survey report. Two hundred (200) of the six hundred (600) man hours were expended Idaho. The receipts attributable to Idaho are three thousand dollars (\$3,000): (200 man hours/600 man hours/9,000).	n the ed in
06. Services on Behalf of the Taxpayer . An income producing activity performed on behalf taxpayer by an agent or independent contractor is attributed to Idaho if such income producing activity is in Idah (
a. Such income producing activity is in Idaho: ()
i. When the taxpayer can reasonably determine at the time of filing that the income producing act is actually performed in Idaho by the agent or independent contractor. However, if the activity occurs in more one state, the location where the income producing activity is actually performed will be deemed to be not reason determinable at the time of filing under Subparagraph 559.06.a.i. of this rule.	than
ii. If the taxpayer cannot reasonably determine at the time of filing where the income productivity is actually performed, when the contract between the taxpayer and the agent or independent contract indicates it is to be performed in Idaho and the portion of the taxpayer's payment to the agent or contractor associated with such performance is determinable under the contract.	actor
iii. If it cannot be determined where the income producing activity is actually performed and the armonic or independent contractor's contract with the taxpayer does not indicate where it is to be performed, where contract between the taxpayer and the taxpayer's customer indicates it is to be performed in Idaho and the portion the taxpayer's payment to the agent or contractor associated with such performance is determinable under contract; or	n the
iv. If it cannot be determined where the income producing activity is actually performed and ne contract indicates where it is to be performed or the portion of the payment associated with such performance, we the domicile of the taxpayer's customer is in this state. If the taxpayer's customer is not an individual, "domic means commercial domicile.	when
b. If the location of the income producing activity by an agent or independent contractor, or portion of the payment associated with such performance, cannot be determined under Subparagraphs 550.06 through 559.06.a.iii. of this rule, or the taxpayer's customer's domicile cannot be determined under Subparag 559.06.a.iv. of this rule, or, although determinable, such income producing activity is in a state in which the taxp is not taxable, such income producing activity is to be disregarded.	6.a.i. graph
560. SPECIAL RULES (RULE 560). Section 63-3027(17), Idaho Code	
01. In General . A departure from the allocation and apportionment provisions of Section 63-3	3027,

02. Alternate Methods. If the allocation and apportionment provisions of Section 63-3027, Idaho

Idaho Code, is permitted only in limited and specific cases where the apportionment and allocation provisions

contained in Section 63-3027, Idaho Code, produce incongruous results.

Docket No. 35-0101-2202 Proposed Rulemaking

		ly represent the extent of all or any part of a taxpayer's business activity in Idaho, the taxpayer Tax Commission may require:	er ma	ay)
	a.	Separate accounting;	()
	b.	The exclusion of one (1) or more of the factors;	()
activity	c. in Idaho;	The inclusion of one (1) or more additional factors that fairly represent the taxpayer's be or	usine (ss)
income.	d.	The use of any other method to achieve an equitable allocation and apportionment of the taxp	payer (r's)
establisl procedu	03. h appropries will b	Special Industry Methods . Section 63-3027(18), Idaho Code, authorizes the Tax Commis riate procedures for determining the apportionment factors for each of these industries. be applied uniformly. See Rule 580 of these rules for the list of the special industries.		
561 5	564.	(RESERVED)		
565. Section		AL RULES: PROPERTY FACTOR (RULE 565). (18), Idaho Code		
	01.	Subrents.	()
The value the prop	reflects ue may neerty as th	In General. If the subrents taken into account in determining the net annual rental rate purse rules produce a negative or clearly inaccurate value for any item of property, another meth the value of rented property may be required by the Tax Commission or requested by the tax of the less than an amount that bears the same ratio to the annual rental rate paid by the taxpa are fair market value of that portion of the property used by the taxpayer bears to the total fair and property.	od th xpayo yer f	at er. or
a year.	The taxpa	Example. A taxpayer rents a ten (10) story building at an annual rental rate of one million e taxpayer occupies two (2) stories and sublets eight (8) stories for one million dollars (\$1,00 yer's net annual rental rate may not be less than two-tenths (0.2) of the taxpayer's annual rent, or two hundred thousand dollars (\$200,000).	00,00	0)
		Market Rental Rate . If property owned by others is used by the taxpayer at no charge or rena nominal rate, the net annual rental rate for the property is determined based on a reasonable property.		
566 5	569.	(RESERVED)		
570. Section		AL RULES: SALES FACTOR (RULE 570). (18), Idaho Code		
subsecti assets. I liquid a those tr	on does r f a taxpay ssets prod ansaction	Net Gains . If gains and losses on the sale of liquid assets are not excluded from the sales fa of this rule, such gains or losses are treated as provided in Subsection 570.02 of this rule not provide rules relating to the treatment of other receipts produced from holding or managinger holds liquid assets in connection with one (1) or more treasury functions of the taxpayer, a duce apportionable income when sold, exchanged or otherwise disposed, the overall net gains for each treasury function for the tax period is included in the sales factor. For purpose of this rule, each treasury function is considered separately.	e. Thing such and the n fro	nis ch he m

currency or funds held in bank accounts, held to provide a relatively immediate source of funds to satisfy the liquidity needs of the trade or business. Liquid assets include foreign currency, and trading positions therein, other than functional currency used in the regular course of the taxpayer's trade or business; marketable instruments, including

For purposes of Subsection 570.02 of this rule, a liquid asset is an asset, other than functional

income Tax Ac	ministrative Rules Proposed Rulei	making
assets. An instru regularly quoted	ebentures, bills, notes, options, warrants, futures contracts; and mutual funds which hold successed marketable if it is traded in an established stock or securities market by brokers or dealers in making a market. Stock in a corporation that is unitary with the tax business relationship with the taxpayer is not considered marketable stock.	et and i
for a taxpayer's acquisitions. A ta	For purposes of Subsection 570.02 of this rule, a treasury function is the pooling and many or the purpose of satisfying the cash flow needs of the trade or business, such as providing a business cycle, providing a reserve for business contingencies, and providing for expayer principally engaged in the trade or business of purchasing and selling instruments a the definition of liquid assets set forth herein is not performing a treasury function with reced.	liquidity busines or othe
c. for the entire tax	Overall net gain refers to the total net gain from all transactions incurred at each treasury period, not the net gain from a specific transaction.	function (
d.	Examples.	(
funds, the taxpay	A taxpayer manufactures various gift items. Because of seasonal variations, the taxpayer milable for later inventory acquisitions. Because the taxpayer wants to obtain a return on a ver acquires liquid assets, which are held and managed in State A. The net gain resulting on the sale of the liquid assets for the tax year will be reflected in the denominator of the sale ator of State A.	availabl from al
ii. of the instrument attributable to a t	A stockbroker acts as a dealer or trader for its own account in its ordinary course of busines ts sold are liquid assets. Subsection 570.02 of this rule does not operate to classify those reasury function.	
	AL RULES: SALES FACTOR – TAXPAYERS WITH LESS THAN 3.33 PERCE BLE GROSS RECEIPTS ASSIGNABLE (RULE 571). (18), Idaho Code	NT OI
01.	Definitions . As used in this Rule:	(
a.	"Receipts" means sales or receipts as defined in Section 63-3027(1)(i), Idaho Code;	(
b. apportionable inc	"Gross receipts" means gross receipts as defined in Subsection 325.07 that give come included in the tax base;	rise to
c. Recommended F amended July 29	"MTC Financial Institutions Apportionment Model" means the Multistate Tax Commont for the Apportionment and Allocation of the Net Income of Financial Institut, 2015;	
d. from the activiti Model;	"Gross receipts from lending activities" means interest income and other gross receipts es described in subsections 3(d) through 3(j) of the MTC Financial Institutions Apport	s arising ionmen
e. three percent (3.3	An entity's apportionment factor is "de minimis" if the denominator is less than three po 33%) of the entity's apportionable gross receipts or if the factor is insignificant in producing	
f.	"Related parties" means related parties as described in section 267 of the Internal Revenue	Code.

O2. Applicability. This Rule 571 applies when the state of assignment could not be determined (under subsections (12) and (13) of Section 63-2027, Idaho Code) for more than ninety-six point seven seven percent (96.77%) of a taxpayer's apportionable gross receipts.

	Sales Factor . The following gross receipts are included in the sales factor denominator a les factor numerator in this state as follows:	and are
a.	Dividends paid by a related party are assigned to the sales factor numerator in this state as for	ollows:
assigned to the sa	If paid from earnings that can be reasonably attributed to a particular year, the divider les factor numerator in this state in a proportion equal to the dividend payor's apportionment at year as determined pursuant to Section 63-3027, Idaho Code.	nds are factors ()
the dividends are	If the dividends were paid from earnings that cannot reasonably be attributed to a particular assigned to the sales factor numerator in this state in a proportion equal to the dividend parent factors in this state for the current and preceding year as determined pursuant to Section.	payor's
b.	Gains are assigned to the sales factor numerator in this state as follows:	()
property rights) refactor numerator	Gains (net of related losses, but not less than zero) from the disposition of stock (or other intagenesenting at least a twenty percent (20%) ownership interest in an entity, are assigned to the in this state in a proportion equal to what the entity's separate apportionment factor was in the receding the disposition as determined pursuant to state law.	ne sales
segment of a busi	Gains (net of related losses, but not less than zero (0)) from the disposition of assets of an eness are assigned to the sales factor numerator in this state in a proportion equal to what the enment factor was in this state in the tax year preceding the disposition as determined pursu Idaho Code.	entity's
in the prior year,	In applying subparagraphs i. and ii. of this paragraph b., in any case in which the entity did not or had an apportionment factor of zero (0) [or had only a de minimis apportionment factor on the gain are attributed to the sales factor numerator of this state under Subsections 571.04, appropriate.	or], the
	In applying this paragraph b., in the case of an entity which was not subject to entity-level ta t percentage shall be computed as if the entity were a C corporation.	xation,
the sales factor nuthe MTC Financiunder 3(p) of the	Gross receipts from lending activities are included in the sales factor denominator and assignment in this state to the extent those gross receipts would have been assigned to this state ial Institutions Apportionment Model (including the rule of assignment to commercial do at model statute) as if the taxpayer were a financial institution subject to the MTC Firstionment Model, except that:	e under omicile
property, including proportion equal	In the case of gross receipts derived from loans to a related party, which are not secured in interest, fees, and penalties, the gross receipts are included in this state's numerate to the related party's apportionment factor in this state as determined by Section 63-3027, the gross receipts were included in apportionable income; and	or in a
	Gross receipts derived from accounts receivable previously sold to or otherwise transferred gned under paragraph d. of this rule.	to the
taxpayer are inclu accounts receivab	Gross receipts derived from accounts receivable previously sold to or otherwise transferred uded in the denominator and assigned to the sales factor numerator in this state to the extendel are attributed to borrowers located in this state; provided however, that if the taxpayer in which the borrowers are located, those gross receipts are excluded from the denominator actor.	t those is not

e. The net amount, but not less than zero (0), of gross receipts not otherwise assigned under this Subsection 03 arising from investment activities, including the holding, maturity, redemption, sale, exchange, or

other disposition of marketable securities or cash are assigned to the sales factor numerator in this state if the gross receipts would be assigned to this state under Subsections (3)(n) or (3)(p) of the MTC's Financial Institutions Apportionment Model; all other gross receipts from investment activities not otherwise assigned under this Subsection 03 are assigned to the sales factor numerator in this state if the investments are managed in this state.

04. Sales Factor: Other Gross Receipts. Gross receipts, other than those included and assigned under Subsection 03, are included in the sales factor denominator, and are assigned to the sales factor numerator in this state in a proportion equal to the average of the taxpayer's other non-de minimis apportionment factors (property and/or payroll) in this state as determined pursuant to Section 63-3027(16), Idaho Code.

- Sales Factor: Other Gross Receipts for Members of a Combined Report. Except for gross receipts included and assigned under Subsection 03 or 04, gross receipts of a taxpayer whose income and factors are included in a combined report in this state are included in the sales factor denominator and are assigned to the sales factor numerator in this state in the same proportion as the ratio of: (A) the total of the sales factor numerators of all members of the combined group in this state, whether taxable or nontaxable, to (B) the denominator of the combined group.
- Sales Factor: Other Gross Receipts for Members of a Federal Consolidated Return. Except for those gross receipts included and assigned under Subsection 03, 04, or 05 of this rule, gross receipts of a taxpayer that files as part of a federal consolidated return are included in the sales factor denominator and are assigned to the sales factor numerator in this state in a proportion equal to a percentage (but not greater than one hundred percent (100%)), the numerator of which is the total of the consolidated group members' income allocated to or apportioned to this state pursuant to Section 63-3027, Idaho Code, and the denominator of which is the total federal consolidated taxable income.
- **Alternative Apportionment.** Nothing in this Rule 571 shall prohibit the taxpayer from petitioning for, or the Tax Commission from applying an alternative method to calculate the taxpayer's sales factor in order to fairly represent the extent of the taxpayer's business activity in this state as provided for in Section 63-3027(17), Idaho Code, including the application of this rule in situations that do not meet the threshold of Subsection 571.02 of this Rule. Such alternative method may be appropriate, for example, in situations otherwise addressed under Subsection 57103.a. where dividends were paid from earnings that were generated by the activities of a related party of the dividend payor, in which case the dividends may be more appropriately assigned to the sales factor numerator in this state using the related party's average apportionment factors in this state.
 - 08. **Examples**. Examples available at https://tax.idaho.gov/i-2076.cfm.)

572. -- 579. (RESERVED)

SPECIAL RULES: SPECIAL INDUSTRIES (RULE 580). Section 63-3027(18), Idaho Code

- Adoption of MTC Special Industry Regulations. This rule incorporates by reference the MTC special industry regulations as adopted in Subsection 003.01 of these rules. Copies of the MTC special industry regulations may also be obtained from the main office of the Idaho State Tax Commission. The following special industries are to apportion income in accordance with the applicable MTC regulation:
- Construction Contractors. The apportionment of income derived by a long-term construction contractor is to be computed in accordance with MTC Regulation IV.18.(d). as adopted July 10, 1980;
- Airlines. The apportionment of income derived by an airline is to be computed in accordance with MTC Regulation IV.18.(e). as adopted July 14, 1983;
- Railroads. The apportionment of income derived by a railroad is to be computed in accordance with MTC Regulation IV.18.(f). as adopted July 16, 1981;
 - d. Trucking Companies. The apportionment of income derived by motor common carriers, motor

contract carriers, or express carriers that primarily transport tangible personal property of others is to be computed in accordance with MTC Regulation IV.18.(g). as amended July 27, 1989, for taxable years beginning on or after January 1, 1997. Television and Radio Broadcasting. The apportionment of income derived from television and radio broadcasting is to be computed in accordance with MTC Regulation IV.18.(h). as amended April 25, 1996, for taxable years beginning on or after January 1, 1995. Publishing. The apportionment of income derived from the publishing, sale, licensing or other distribution of books, newspapers, magazines, periodicals, trade journals or other printed material is to be computed in accordance with MTC Regulation IV.18.(j). as adopted July 30, 1993, for taxable years beginning on or after January 1, 1995. Financial Institutions. See Rule 582 of these rules for the apportionment of income by a financial institution for taxable years beginning on or after January 1, 1998. **References**. See Rule 581 of these rules for the applicability of references used in the MTC special industry regulations and the calculation of the apportionment percentage. SPECIAL RULES: REFERENCES USED IN MTC SPECIAL INDUSTRY REGULATIONS (RULE 581). Section 63-3027(s), Idaho Code. For purposes of applying the rules applicable to Section 63-3027, Idaho Code, references in the MTC special industry regulations means the following: **Article IV.** Of The Multistate Tax Compact. 01.) Article IV. means Section 63-3027, Idaho Code. a. b. Article IV.1 means Section 63-3027(1), Idaho Code. Article IV.2 means Section 63-3027(2), Idaho Code. c. d. Article IV.3 means Section 63-3027(3), Idaho Code. e. Article IV.4 means Section 63-3027(4), Idaho Code. Article IV.5 means Section 63-3027(5), Idaho Code. f. Article IV.6 means Section 63-3027(6), Idaho Code. g. h. Article IV.7 means Section 63-3027(7), Idaho Code. i. Article IV.8 means Section 63-3027(8), Idaho Code. Article IV.9 means Section 63-3027(10)(a), Idaho Code. j. k. Article IV.10 means Section 63-3027(16)(a), Idaho Code. l. Article IV.11 means Section 63-3027(16)(b), Idaho Code. Article IV.12 means Section 63-3027(16)(c), Idaho Code. m. Article IV.13 means Section 63-3027(16)(d), Idaho Code. n. Article IV.14 means Section 63-3027(16)(e), Idaho Code. O.

p.

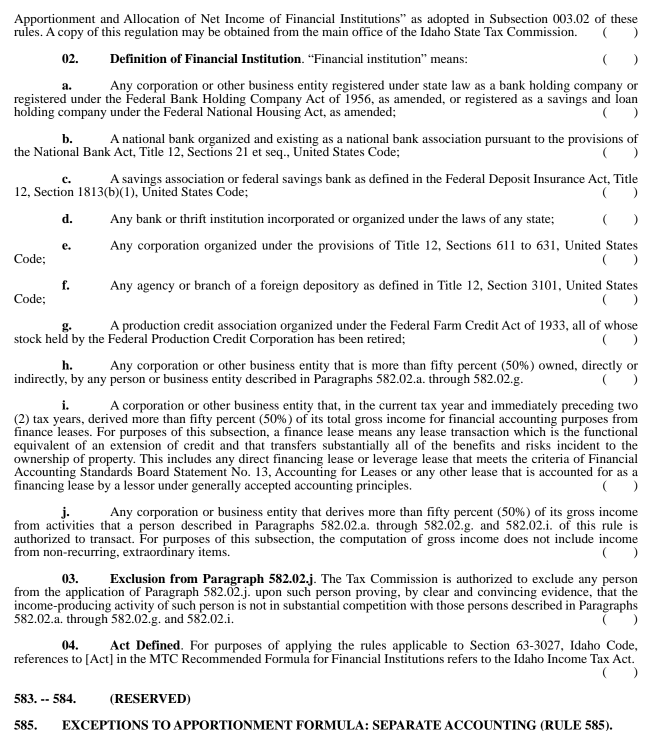
Article IV.15 means Section 63-3027(10)(a), Idaho Code.

come Tax Administrative Rules		Proposed Rulemakii			
q.	Article IV.16 means Section 63-3027(12), Idaho Code.		()	
r.	Article IV.17 means Section 63-3027(13), Idaho Code.		()	
S.	Article IV.18 means Section 63-3027(17), Idaho Code.		()	
02.	MTC Regulations.		()	
a.	Regulation IV.1 means Rules 330 through 354 of these rules.		()	
b.	Regulation IV.2 means Rule 325 and Rules 355 through 384 of these ru	les.	()	
c.	Regulation IV.3 means Rules 385 through 399 of these rules.		()	
d.	Regulation IV.9 means Rules 450 through 459 of these rules.		()	
e.	Regulation IV.10 means Rules 460 through 479 of these rules.		()	
f.	Regulation IV.11 means Rules 480 through 489 of these rules.		()	
g.	Regulation IV.12 means Rules 490 through 499 of these rules.		()	
h.	Regulation IV.13 means Rules 500 through 514 of these rules.		()	
i.	Regulation IV.14 means Rules 515 through 524 of these rules.		()	
j.	Regulation IV.15 means Rules 525 through 539 of these rules.		()	
k.	Regulation IV.16 means Rules 540 through 545 of these rules.		()	
l.	Regulation IV.17 means Rules 546 through 559 of these rules.		()	
m.	Regulation IV.18.(a) means Rules 560 through 564 of these rules.		()	
n.	Regulation IV.18.(b) means Rules 565 through 569 of these rules.		()	
0.	Regulation IV.18.(c) means Rules 570 through 574 of these rules.		()	
03.	Tax Administrator. Tax Administrator means Tax Commission.		()	
04.	This State. This state means Idaho.		()	
05.	The Apportionment Percentage.		()	

a. The default apportionment method in Idaho is sales factor only. If any MTC special industry regulation adopted by Idaho includes a property and payroll factor, by default, those provisions will be ignored, and the taxpayer will only use the sales factor provisions to calculate an apportionment percentage. However, pursuant to Section 63-3027(10)(b), Idaho Code, taxpayers subject to special industry regulations may elect to use the property, payroll, and sales factors, if the special industry regulation applicable to them provides for a property and/or payroll factor. See Rule 310 for instructions on making the election.

582. SPECIAL RULES: FINANCIAL INSTITUTIONS (RULE 582). Section 63-3027(s), Idaho Code

01. Adoption of MTC Recommended Formula for the Apportionment and Allocation of Net Income of Financial Institutions. This rule incorporates by reference the MTC "Recommended Formula for the



Section 63-3027(17), Idaho Code. Separate accounting may be used only with prior approval of the Tax Commission. A written request must be filed with the Tax Commission at least thirty (30) days prior to the due date for filing the return. The Tax Commission is to notify the taxpayer whether the request has been approved or denied. This determination is be based on whether the taxpayer has overcome the presumption that separate accounting will not be allowed when unitary filing and apportionment more accurately reflect the taxpayer's income.

586. -- 594. (RESERVED)

595. EXCEPTIONS TO APPORTIONMENT FORMULA: ADDITIONAL OR SUBSTITUTE FACTORS (RULE 595).

Section 63-3027(17), Idaho Code. A factor other than the sales factor may be used only with prior approval of the Tax Commission. A written request must be filed with the Tax Commission at least thirty (30) days prior to the due date for filing the return. The Tax Commission is to notify the taxpayer whether the request has been approved or denied. The taxpayer must establish that the use of the additional factor or substitute factor more accurately reflects the taxpayer's income.

596. -- 599. (RESERVED)

600. ENTITIES INCLUDED IN A COMBINED REPORT (RULE 600).

Section 63-3027(22), Idaho Code

- **01. Combined Report**. Each corporation that is a member of a unitary business transacting business within and without Idaho is to allocate and apportion its income to Idaho using a combined report pursuant to Rules 360 through 369 of these rules. See Rules 340 through 344 of these rules for the principles for determining the existence of a unitary business.
- **O2. Domestic International Sales Corporations**. If an affiliated group subject to the income tax jurisdiction of Idaho owns more than fifty percent (50%) of the voting power of the stock of a corporation classified as a Domestic International Sales Corporation (DISC) pursuant to the provisions of Section 992, Internal Revenue Code, a combined filing with the DISC is required.
- **03. Foreign Sales Corporations**. If an affiliated group subject to the income tax jurisdiction of Idaho owns more than fifty percent (50%) of the voting power of the stock of a corporation classified as a Foreign Sales Corporation (FSC) pursuant to the provisions of Section 922, Internal Revenue Code, a combined filing with the FSC is required.
- **04. Intercompany Transactions**. If a return is filed on a combined basis, the intercompany transactions are to be eliminated to the extent necessary to properly reflect combined income and to properly compute the apportionment factor.
- **a.** Dividends received from a real estate investment trust or a regulated investment company and not included in the pre-apportionment tax base as a result of the federal deduction for dividends paid allowed to the dividend payor are not eliminated as intercompany transactions in computing combined income. ()
 - **b.** Internal Revenue Code Section 1248 Dividends. ()
- i. Taxpayers Using the Worldwide Filing Method. A corporation included in a worldwide combined group is to treat Section 1248 dividends as dividends for Idaho income tax purposes. An intercompany dividend elimination is allowed to the extent dividends received are paid from current or prior year earnings previously included in income subject to apportionment.
- ii. Taxpayers Using the Water's Edge Filing Method. A corporation included in a water's edge combined group is to treat Section 1248 dividends as dividends that qualify for the dividend exclusion allowed by Section 63-3027C(c)(1), Idaho Code.
- **c.** Dividends received from a stock insurance subsidiary and deducted by a mutual insurance holding company or an intermediate holding company pursuant to Section 41-3821, Idaho Code, are not eliminated as intercompany transactions in computing combined income.
 - **05. Insurance Companies.** Pursuant to Section 41-405, Idaho Code, payment of an Idaho tax upon an

Docket No. 35-0101-2202 Proposed Rulemaking

insurance company's premiums will be in lieu of an income tax. (

- **a.** If an insurance company is a member of a unitary business and pays the Idaho premium tax, the insurance company is to be included in the combined group and its income and factor attributes included in the combined report. The income tax attributable to the insurance company is to be deducted from the total tax computed in the combined report. Income tax credits that the insurance company may have earned may not be shared with other members of the unitary group.
- **b.** If an insurance company is a member of a unitary business and pays a premium tax to a state other than Idaho, or does not pay a premium tax to any state, the insurance company is to be included in the combined group and its income and factor attributes included in the combined report. The insurance company is liable for the Idaho income tax computed on its activity in Idaho and is not exempt from the income tax as a result of Section 41-405, Idaho Code.

601. -- 604. (RESERVED)

605. ELEMENTS OF A WORLDWIDE COMBINED REPORT (RULE 605).

Section 63-3027(22), Idaho Code

- **01. Income:** In General. Income for the worldwide combined group is to be computed on the same basis as taxable income subject to modifications contained in Sections 63-3022 and 63-3027, Idaho Code, and related rules.
- **02. Income: Foreign Corporations Included in a Federal Consolidated Return.** Corporations incorporated outside the United States that are included in a federal consolidated return is to include in the combined report the taxable income reported on the federal consolidated return.
- **03. Income: Foreign Corporations Not Included in a Federal Consolidated Return.** Corporations incorporated outside the United States that are not included in a federal consolidated return, is to include in the combined report either the amount in Subsection 605.03.a. or 605.03.b. as the equivalent of taxable income. The option chosen must be used for all unitary foreign corporations not included in a federal consolidated return.
- **a.** The taxpayer may use the financial net income before income taxes as reported to the United States Securities and Exchange Commission (SEC) if required to file with the SEC. If not required to file with the SEC, the taxpayer may use the financial net income before income taxes as reported to shareholders and subject to review by an independent auditor.
- **b.** The taxpayer may use the financial net income of each foreign corporation adjusted to conform to tax accounting standards as would be required by the Internal Revenue Code if the corporation were a domestic corporation required to file a federal income tax return.
- **O4.** Consistent Application of Book to Tax Adjustments. If adjustments are made to conform financial net income to tax accounting standards, all book to tax adjustments as required by the Internal Revenue Code for domestic corporations is to be made for each unitary foreign corporation included in the combined report and is to be consistently applied in each year for which the worldwide method applies. These adjustments are subject to the record-keeping requirements of the Internal Revenue Code and Treasury Regulations for domestic corporations.
- **05. Apportionment Factors**. The rules for inclusion, value, and attribution of apportionment factors by location for the worldwide combined group is to be determined pursuant to Section 63-3027, Idaho Code, and related rules. Only the apportionment factor attributes of those corporations included in the worldwide combined group may be used.

606. -- 619. (RESERVED)

)

620. ATTRIBUTING INCOME OF CORPORATIONS THAT ARE MEMBERS OF PARTNERSHIPS (RULE 620).

Section 63-3027, Idaho Code

- **01. In General**. If a corporation required to file an Idaho income tax return is a member of an operating partnership, the corporation is to report its Idaho taxable income, including its share of income from the partnership, in accordance with this rule. For purposes of this rule, the term partnership includes a joint venture.
- **02. Transacting Business**. A corporation is transacting business in Idaho if it is a partner in a partnership that is transacting business in Idaho even though the corporation has no other contact with Idaho. In this case, both the partnership and the corporation have an Idaho filing requirement.
- **03. Multistate Partnerships.** If a partnership operates in more than one state, its income is to be apportioned and allocated on the partnership return as if the partnership were a corporation. The allocation and apportionment rules of Section 63-3027, Idaho Code, and related rules apply to the partnership.

04. Partnership Income as Apportionable Income of the Partner. (

- **a.** Income. If the income or loss of a partnership is apportionable income or loss to a corporate partner, its share of this net apportionable income or loss is to be apportioned together with all other net apportionable income or loss of the corporation. Apportionable income or loss is defined by Section 63-3027(1)(a), Idaho Code, and Rules 330 through 336 of these rules.
- **b.** Factors. A corporate partner's share of the partnership property, payroll, and sales after intercompany eliminations, is to be included in the numerators and the denominators of the partner's property, payroll, and sales factors when computing its apportionment formula. The partner's share of the partnership's property, payroll, and sales is determined by attributing the partnership's property, payroll, and sales to the partner in the same proportion as its distributive share of partnership income if reporting net income for the taxable year or in the same proportion as its distributive share of partnership losses if reporting a net loss for the taxable year. Generally, the partnership's property, payroll, and sales includable in the corporation's factor computations is determined in accordance with Section 63-3027, Idaho Code, and related rules. To determine how the sales attribution rules of Sections 63-3027(12) and (13), Idaho Code, apply to the sales factor of the corporate partner, the sales of the partnership are treated as if they were sales of the corporation.

05. Partnership Income as Nonapportionable Income of Partner. ()

- **a.** Income. If the partnership income or loss is not apportionable income to a corporate partner, the income is nonapportionable income as defined in Section 63-3027(1)(h), Idaho Code, and Rules 335 through 339 of these rules. The corporate partner is to allocate the nonapportionable income to the state in which it was earned. The corporate partner, on its Idaho corporation income tax return, is to specifically allocate to Idaho its share of the nonapportionable income attributable to Idaho.
- **b.** Factors. If the partnership income or loss is nonapportionable income to the corporate partner, none of the partnership property, payroll, or sales may be included in the computation of the factors of the corporation.

621. -- 639. (**RESERVED**)

640. WATER'S EDGE: MAKING THE ELECTION (RULE 640). Section 63-3027B, Idaho Code

01. In General Rules 640 through 649 of these ru

- **01. In General**. Rules 640 through 649 of these rules apply to taxpayers electing to use the water's edge filing method. To the extent that these rules conflict with any other rules pursuant to this Act, Rules 640 through 649 of these rules control.
- **O2. The Election**. The water's edge election is made for purposes of determining which corporations are included in a combined group for Idaho income tax purposes. If a corporation is not part of a unitary group for

Page 859

which a combined report is required, the corporation cannot make the water's edge election. The election must be made in accordance with Sections 63-3027B through 63-3027E, Idaho Code, and Rules 640 through 649 of these rules.

- a. The election may be made for a year beginning on or after January 1, 1993. The election must be filed with the original tax return for the first year of the election. If the water's edge group changes in a subsequent year through the acquisition or disposition of a corporation with an Idaho filing requirement, a copy of the election is to be attached to the tax return for such taxable year and the changes to the water's edge group is to be noted on the form. See Rule 643 of these rules for Change of Election.
- **b.** Any corporation included in the unitary group that files with Idaho a consent to the reasonable production of documents may make the election on behalf of the group. An election made by any member of a unitary group binds all other members regardless of any changes in the unitary group in later taxable years. ()
- **c.** The election must be made on a form provided by the Tax Commission and include a list of each corporation required to file an Idaho income tax return. The election must be signed by an individual authorized to bind all companies to the election.
- **d.** Idaho taxpayers having a valid water's edge election is to compute Idaho taxable income in accordance with Sections 63-3027 and 63-3022, Idaho Code, except as modified by Sections 63-3027B through 63-3027E, Idaho Code, and Rules 640 through 649 of these rules.
- **63. Failure to Include Election.** Failure to include the election with the first return to which the election applies results in Idaho taxable income being determined in accordance with Sections 63-3027 and 63-3022, Idaho Code.

641. WATER'S EDGE: ELEMENTS OF A COMBINED REPORT (RULE 641). Section 63-3027B, Idaho Code

- **01. Income**. Income for the water's edge combined group is computed on the same basis as taxable income subject to modifications contained in Sections 63-3022 and 63-3027, Idaho Code, and related rules. Intercompany transactions between members of the water's edge combined group is to be eliminated to the extent necessary to properly reflect combined income. Transactions between a member of the water's edge combined group and a nonincluded affiliated corporation will be included in the computation of the income of the water's edge combined group.
- **O2. Factors**. The rules for inclusion, value, and attribution of apportionment factors by location for the water's edge combined group is to be determined pursuant to Section 63-3027, Idaho Code, and related rules. Intercompany transactions between members of the group is to be eliminated to the extent necessary to properly compute the apportionment factors of the water's edge combined group. Transactions between a member of the water's edge combined group and a nonincluded affiliated corporation is to be included, if appropriate, when determining apportionment factors. Dividends, to the extent included in apportionable income, is to be included in the sales factor computation.
- **O3. Foreign Corporations Filing Protective Returns.** A foreign corporation filing a protective Form 1120-F return will not be deemed to be filing a federal income tax return for purposes of taking into account the income and apportionment factors of affiliated corporations in a unitary relationship with the taxpayer solely on the basis of filing this federal return. If subsequent to the filing of the protective 1120-F return it is determined that the foreign corporation had income effectively connected with the United States and was required to file a federal income tax return, the income and apportionment factors of the foreign corporation is required to be included in the combined report of the unitary group for such taxable year and an Idaho return or amended return may be required.

642. WATER'S EDGE: LEGAL AND PROCEDURAL REQUIREMENTS (RULE 642). Section 63-3027B, Idaho Code

01. Required Form. Proper filing of the water's edge election and consent for production of records must be made on the form provided by the Tax Commission and included in the original income tax return for the first

	E TAX COMMISSION Administrative Rules	Docket No. 35-0101-2202 Proposed Rulemaking
tax year to which	ch the election applies.	()
02. for which a wat	Required Information . The following information must be includer's edge election applies:	ded with each year's tax return
a. percent (20%) of	A complete list of all affiliated corporations, foreign and domestion of the voting stock is, directly or indirectly, owned or controlled by a	
	Identifying information for each member of the water's edge combumber, primary business activities, percent of ownership by member tion or disposition of interest;	
c.	A copy of the federal consolidated return, if applicable; and	()
d. group pursuant	A schedule of taxable income for each possession corporation exto Section 63-3027B(a), Idaho Code.	scluded from the water's edge
	CR'S EDGE: CHANGE OF ELECTION (RULE 643). 7C, Idaho Code	
	In General . Except as provided in Section 63-3027C(a) (1), Idaho on to the Tax Commission and be granted written permission to char any subsequent tax year.	

A change in the reporting method includes conversion from the water's edge filing method to the worldwide filing method as well as the addition of companies previously omitted or the exclusion of companies previously included in the water's edge combined group, except in the case of companies acquired or disposed of during the taxable year.

The Tax Commission may determine that one or more affiliated corporations should be included or excluded from the water's edge combined group. Income and apportionment factors is to be modified accordingly.

- 02. **Written Petition**. A written petition must include the following:
- An explanation of the legal or factual basis for requesting the change of reporting method; and a.
- A computation of the taxpayer's Idaho taxable income and tax liability computed using both the prior reporting method and the method the taxpayer is petitioning to use for the year of change.
- Due Date for Filing the Written Petition. The written petition requesting the change of reporting method must be filed with the Tax Commission at least thirty (30) days prior to the due date for filing the tax return.
- **Failure to Provide Required Information.** Failure to provide complete and accurate information necessary for the Tax Commission's review of the petition constitutes grounds for denial of the taxpayer's petition or disregard of the taxpayer's election.
- Approval Attached to Original Return. A copy of the Tax Commission's written approval of the change in reporting method must be attached to the original return for the year in which the change is first made.
- Appeal Rights. A taxpayer may appeal the Tax Commission's denial of a request to change the method of filing, by submitting a written letter of protest within sixty-three (63) days from date of the denial. If permission to change its filing method is denied, the taxpayer is to continue to file its income tax return with the method used in the previous year. If the appeal is resolved in the taxpayer's favor, the taxpayer may file an amended

)

Docket No. 35-0101-2202 Proposed Rulemaking

return for the year of change. WATER'S EDGE: DISREGARDING THE ELECTION (RULE 644). Sections 63-3027B and 63-3027C, Idaho Code. If a taxpayer fails to comply with Sections 63-3027B through 63-3027E, Idaho Code, and Rules 640 through 649 of these rules, the Tax Commission may disregard the water's edge election or recompute the water's edge combined income and apportionment factors, and assert penalties pursuant to Section 63-3046, Idaho Code, and Rules 400 through 419 of the Administration and Enforcement Rules. WATER'S EDGE: TREATMENT OF DIVIDENDS (RULE 645). Section 63-3027C, Idaho Code 01. Dividends Received from Payors Incorporated Outside the United States.) Dividends received from payors who are incorporated outside the fifty (50) states and District of Columbia but are not included in the combined report are treated as apportionable income. As provided in Section 63-3027C(e)(1), Idaho Code, amounts included in income under sections 951 and 951A of the Internal Revenue Code are treated as dividends from payors outside the fifty (50) states and District of Columbia. In order to avoid taxing income that had previously been included in Idaho apportionable income in a prior tax year, the remaining portion of the dividend that was not excluded from Idaho apportionable income under Section 63-3027C(c)(3), Idaho Code, is excluded from Idaho apportionable income if the taxpayer can prove that the income was previously included in Idaho apportionable income in a prior tax year. Dividends Received from Payors Incorporated in the United States. Dividends received from payors who are incorporated within the fifty (50) states and District of Columbia but not included in the combined return are presumed to be apportionable income of the water's edge combined group. Deemed Dividends from Possession Corporations. The income of a possession corporation, excluded in Section 63-3027B(a), Idaho Code, shall be included in apportionable income as a deemed dividend received from a payor incorporated outside the fifty (50) states and District of Columbia. The income of a possession corporation means taxable income greater than zero (0). Losses from possession corporations may not offset income of other possession corporations in determining the amount of deemed dividends. 04. **Dividends from Foreign Sales Corporations.**) As provided in Section 63-3027C(d)(1), Idaho Code, dividends received from a Foreign Sales Corporation (FSC) shall be eliminated in the proportion that FSC federal taxable income for the year during which the dividend was paid bears to the total FSC income before taxes for that year. For purposes of computing the dividend elimination, total FSC income before taxes means book income before the deduction of federal income taxes. For example, a FSC paid one million dollars (\$1,000,000) in dividends during the taxable year. For b. that same taxable year, the FSC had federal taxable income totaling ten million dollars (\$10,000,000) and total FSC income before taxes of twenty million dollars (\$20,000,000). The dividends eliminated would be five hundred thousand dollars (\$500,000) computed as follows: ((\$10,000,000 federal taxable income / \$20,000,000 total FSC income before taxes) X \$1,000,000 FSC dividend paid = \$500,000 dividend elimination).

646. WATER'S EDGE: DOMESTIC DISCLOSURE SPREADSHEET (RULE 646). Section 63-3027E, Idaho Code

o1. Filing Requirements. The domestic disclosure spreadsheet required by Section 63-3027E(b),

Interest Expense Offset. The interest expense offset provided in Section 63-3022M, Idaho Code,

in Section 63-3027C or 63-3027E, Idaho Code.

does not apply to any dividends subject to the eighty-five percent (85%) or eighty percent (80%) exclusion provided

Docket No. 35-0101-2202 Proposed Rulemaking

Idaho Code, must be filed no later than six (6) months after filing the original return unless the taxpayer makes a declaration to forego the filing of the spreadsheet. The declaration is made on a year by year basis. ()

O2. Spreadsheet Information. The spreadsheet information must be submitted using the forms contained in the Tax Commission's "Idaho Water's Edge Election Pamphlet" or on identically formatted forms that disclose the same information.

647. -- 699. (RESERVED)