For Department Use Only



Department of Taxation

## 2011 Corporation Franchise Tax Report

	Based upon calendar year 2010	or other taxable year beginning		, and ending		, 2010.		
	Ohio franchise tax I.D. number	Federal employer I.D. number		Caution: Most corporations are not	subject to f	the 2011 franchise tax.		
				Check the box and file this report only if the taxpayer is described in Ohio Revised Code section (R.C.) 5751.01(E)(5), (6), (7), (8) or (10).				
<u> </u>	This field MUST be completed.	This field MUST be completed.		Check the appropriate box(es) below and set				
L	Ohio charter or license number	NAICS code		This report is an amended report.				
				The taxpayer is a member of an Ohio co Ohio franchise tax I.D. #		. Please list "lead" taxpayer's		
	rporation name			This report is an income-based exit rep	ort (see gener	al instruction #7).		
Ad	dress (if address change, check box)			This taxpayer is a qualifying holding co	mpany (see ge	eneral instruction #22).		
	]			This corporation is not subject to the	tax and is cla	aiming (i) refundable historic		
Cit	y, state, ZIP code			preservation credit, (ii) refundable mot tax withheld by the Ohio Lottery Comr franchise tax payments.				
Ħ	Check the box if both the statutory	agent and address reported below are the	ers	Check the box if all the corporate offi	cers reported	below are the same as were		
Agent	same as were reported on last year'	's franchise tax report.	Corporate Officers	reported on last year's franchise tax r	eport.			
	Name		0 e	President				
Statutory	Address		orat	Secretary				
Stat			orp					
	City, state, ZIP code		Ó	Treasurer				
	hedule A – Net Income	Instructions for this form are on our		•		Whole Dollars Only		
		S form 1120, line 28). Consolidated						
	• •	om Schedule B, line 3). Combined		-		00		
	· · · /					00		
		om Schedule C, line 3) nus line 4)				00		
		onment ratio from Schedule D, line 4						
		plied by line 6 or from Ohio form FT		-				
		om Schedule C, line 4)						
		rporation. R.C. 5733.053						
		per adjustments (from Schedule B-3				00		
11.	Ohio taxable income before net of	operating loss deduction (add lines	7, 8	3, 9 and 10)	11	00		
12.	Ohio net operating loss deductio	n (attach schedule showing comput	tatio	on). R.C. 5733.04(I)(1)	12	00		
	-	us line 12)						
		chedule G, line (c))			14	00		
	Worth					1.00		
		le F, line 5)						
		nedule G, line (d)) – not to exceed \$	150	),000	16	00		
	mputation of Total Tax					100		
		ents (greater of lines 14 or 16, but no						
		e G, line (j))						
		n Schedule A-1, line 14) redits (the sum of lines 17 and 18 minu						
		of new manufacturing M&E (must				00		
	÷ .	nd (ii) R.C. 122.173 grant, but not less						
		plus 2011 E						
						00		
24.		cable credit certificate)				00		
		credits (add lines 23 and 24)						
26.	Tax due (line 22 minus line 25)				26	00		
		Penalty To						
		ble to Ohio Treasurer of State)						
		to year 2012 actimated tay (if an an						
		to year 2012 estimated tax (if an an I (if an amended report, attach Ohio						
51.		with remittance to: Ohio Department of Ta						
				. ,,				

**Check Amount** 

**Processing Code** 

**Date Received** 

## Schedule B – Adjustments to Federal Taxable Income – R.C. 5733.04(I)

1.	Additions:				
	a) Valuation limitation on losses from capital or 1231 assets (Ohio form FT 1120VL)	.1a.			00
	b) Losses from sale of Ohio public obligations	.1b.			00
	c) Amount claimed as a credit for taxes paid by a qualifying pass-through entity	. 1c.			00
	d) Net loss from an "exempted investment" in a public utility	.1d.			00
	e) Depreciation expense adjustment from Schedule B-4, line 1 and miscellaneous federal tax adjustments	.1e.			00
	f) Distributive or proportionate share of pass-through entity expenses paid to, losses incurred from				
	transactions with, and excess inventory costs paid to related members	1f.			00
	g) Total additions (add lines 1a through 1f)	.1g.			00
2.	Deductions:				
	a) Net income from foreign sources (Schedule B-2, line 5)	.2a.			00
	b) Valuation limitation on gains from capital or 1231 assets (Ohio form FT 1120VL)	.2b.			00
	c) Dividends received (Internal Revenue Code section [I.R.C.] 243 and R.C. 5733.04(I)(7) and (I)(8))				00
	d) Adjustment for targeted jobs tax credit or work opportunity tax credit				00
	e) Net interest income from exempt U.S. obligations				00
	<ul><li>f) Interest on Ohio public and purchase obligations and gain from the sale of Ohio public obligations</li></ul>				00
	g) Contributions to an individual development account program				00
	<ul> <li>h) Net income from an "exempted investment" in a public utility</li> </ul>				00
	<ul> <li>i) Depreciation expense adjustment from Schedule B-4, line 19 and miscellaneous federal tax adjustments</li> </ul>				00
	<ul> <li>j) Total deductions (add lines 2a through 2i)</li></ul>				00
~		<b>∠</b> J.			
3.	Net adjustments:	2			00
_	Line 1g minus line 2j. If negative, put in parentheses. Enter here and on Schedule A, line 2	s.			100
S	chedule B-2 – Foreign Source Income Deduction – R.C. 5733.04(I)(2)				
	1. I.R.C. section 78 and 951 income	1.			00
	2. Foreign dividends x 100% =	2.			00
	3. Foreign royalties x 90% =	3.			00
	4. (a) Income from technical and other services				
	(b) Reimbursed expenses for personal services performed for				
	subsidiaries				
	(c) Line 4a minus line 4b X 90% =				00
	5. Foreign source income deduction (add lines 1, 2, 3 and 4c). Enter here and on Schedule B, line 2a	5.			00
S	chedule B-3 – Related Entity and Related Member Adjustments				
Not	e: If the taxpayer is a member of a combined franchise group, complete Schedule B-3 (Combined) on Ohio form FT 1120C.				
	1. Related entity gains (losses) from sale of investments in stock or debt. R.C. 5733.04(I)(12)(a)	1.			00
	2. Related entity gains (losses) from sale of other intangible property. R.C. 5733.04(I)(12)(b)				00
	3. Total related entity gains (losses; add lines 1 and 2).				00
	4. Allocable portion of line 3				00
	5. Apportionable related entity gains (losses). (Subtract line 4 from line 3.)	5.			00
	6. Interest expense and intangible expense paid to related members. R.C. 5733.04(I)(13) and				
	5733.042	6.			00
	7. Add lines 5 and 6	7.			00
	8. Ohio apportionment ratio (Schedule D, line 4)	8.		•	
	9. Apportioned income (multiply line 7 by line 8)				00
	10. Related entity gains (losses) allocable to Ohio	.10.			00
	11. Add excess related entity loss (if loss deducted in all states exceeds total loss). R.C. 5733.054(B)	. 11.			00
	12. Excess related entity gain (if gain taxed by all states exceeds total gain). R.C. 5733.054(A)	.12.	(	)	00
	13. Related members' net interest income and net intangible income taxed by other states. R.C.				
	5733.055. (Enter the lesser of (i) such income taxed by other states or (ii) the product of line 6		(	)	00
	times line 8.)	.13.		,	
	14. Related entity and related member adjustment (add lines 9, 10, 11, 12 and 13). Enter here and on				00
	Schedule A, line 10	. 14.			

## Schedule B-4 – Bonus Depreciation and Section 179 Adjustment

da	C. 5733.04(I)(17) and (I)(18). See the department's information releases ted Nov. 7, 2002 and July 31, 2002 – revised June 2004, available on our eb site at tax.ohio. gov.	(a) Schedule B	(b) To Schedule C Allocable to Ohio	(c) To Schedule C Allocable Everywhere
1.	Enter in column (a) of this schedule and include on Schedule B, line 1(e) the sum of (i) 5/6 of the I.R.C. section 168(k) bonus depreciation amount deductible in determining federal taxable income for the taxable year <sup>1</sup> and (ii) 5/6 of the "qualifying section 179 depreciation expense" <sup>2</sup> deductible in determining federal taxable income for the taxable year. However, if the taxpayer is a member of a combined report, enter here and include the sum on Ohio form FT 1120C, Schedule B (Combined), line 2(e).			
2.	Enter in column (b) the portion of the amount on line 1 that is related to Schedule C nonbusiness income allocable to <b>Ohio</b> .			
3.	Enter in column (c) the portion of the amount on line 1 that is related to Schedule C nonbusiness income allocable <b>everywhere</b> .			
4.	Enter in column (a) 1/5 of the amount entered on Schedule B-4, line 1 of the <b>2010</b> franchise tax report. That is, enter 1/5 the sum of (i) the I.R.C. section 168(k) bonus depreciation amount included on Schedule B-4, line 1 of the 2010 franchise tax report and (ii) the "qualifying section 179 depreciation expense" amount included on Schedule B-4, line 1 of the 2010 franchise tax report.			
5.	If on the <b>2010</b> report the taxpayer entered an amount in Schedule B-4, line 2, enter in column (b) 1/5 of that amount.			
6.	If on the <b>2010</b> report the taxpayer entered an amount in Schedule B-4, line 3, enter in column (c) 1/5 of that amount.			
7.	Enter in column (a) 1/5 of the amount entered on Schedule B-4, line 1 of the <b>2009</b> franchise tax report. That is, enter 1/5 the sum of (i) the I.R.C. section 168(k) bonus depreciation amount included on Schedule B-4, line 1 of the 2009 franchise tax report and (ii) the "qualifying section 179 depreciation expense" amount included on Schedule B-4, line 1 of the 2009 franchise tax report.			
8.	If on the <b>2009</b> report the taxpayer entered an amount in Schedule B-4, line 2, enter in column (b) 1/5 of that amount.			
9.	If on the <b>2009</b> report the taxpayer entered an amount in Schedule B-4, line 3, enter in column (c) 1/5 of that amount.			
10.	Enter in column (a) 1/5 of the amount entered on Schedule B-4, line 1 of the <b>2008</b> franchise tax report. That is, enter 1/5 the sum of (i) the I.R.C. section 168(k) bonus depreciation amount included on Schedule B-4, line 1 of the 2008 franchise tax report and (ii) the "qualifying section 179 depreciation expense" amount included on Schedule B-4, line 1 of the 2008 franchise tax report.			
11.	If on the <b>2008</b> report the taxpayer entered an amount in Schedule B-4, line 2, enter in column (b) 1/5 of that amount.			
12.	If on the <b>2008</b> report the taxpayer entered an amount in Schedule B-4, line 3, enter in column (c) 1/5 of that amount.			
13.	Enter in column (a) 1/5 the amount entered on Schedule B-4, line 1 of the <b>2007</b> franchise tax report. That is, enter 1/5 the sum of (i) the I.R.C. section 168(k) bonus depreciation amount included on Schedule B-4, line 1 of the 2007 franchise tax report and (ii) the "qualifying section 179 depreciation expense" amount included on Schedule B-4, line 1 of the 2007 franchise tax report.			
14.	If on the <b>2007</b> report the taxpayer entered an amount in Schedule B-4, line 2, enter in column (b) 1/5 of that amount.			
15.	If on the <b>2007</b> report the taxpayer entered an amount in Schedule B-4, line 3, enter in column (c) 1/5 of that amount.			

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Sc	hedule B-4 – Cont.	(a) Schedule B	(b) To Schedule C Allocable to Ohio	(c) To Schedule C Allocable Everywhere
16.	Enter in column (a) 1/5 the amount entered on Schedule B-4, line 1 of the <b>2006</b> franchise tax report. That is, enter 1/5 of the sum of (i) the I.R.C. section 168(k) bonus depreciation amount included on Schedule B-4, line 1 of the 2006 franchise tax report and (ii) the "qualifying section 179 depreciation expense" amount included on Schedule B-4, line 1 of the 2006 franchise tax report.			
17.	If on the <b>2006</b> report the taxpayer entered an amount on Schedule B-4, line 2, enter in column (b) 1/5 of that amount.			
18.	If on the <b>2006</b> report the taxpayer entered an amount on Schedule B-4, line 3, enter in column (c) 1/5 of that amount.			
19.	Add lines 4, 7, 10, 13 and 16. Enter the sum here and include the sum on Schedule B, line 2(i). However, if the taxpayer is a member of a combined report, enter here and include the sum on Schedule B (Combined), line 2(q).			
20.	Add lines 5, 8, 11, 14 and 17.			
21.	Subtract line 20 from line 2. If the result is negative, put in parentheses. Enter here and in the <b>Ohio</b> column of Schedule C, line 1.			
22.	Add lines 6, 9, 12, 15 and 18.			
23.	Subtract line 22 from line 3. If the result is negative, put in parentheses. Enter here and in the <b>everywhere</b> column of Schedule C, line 1. However, if the taxpayer is a member of a combined report, enter here and on Schedule C (Combined), line 1.			

#### Endnotes for Schedule B-4 – Bonus Depreciation and Section 179 Adjustment

<sup>1</sup> For purposes of the 5/6 add-back for bonus depreciation and section 179 expenses, the taxpayer's bonus depreciation and section 179 expense amounts "deductible in determining federal taxable income for the taxable year" are the taxpayer's amounts expensed for federal income tax purposes adjusted by any "miscellaneous federal adjustments" (if applicable) with respect to (i) I.R.C section 168(k) bonus depreciation expense and (ii) I.R.C. section 179 depreciation expense. See the instructions for Schedule B, lines 1(e) and 2(i). <sup>2</sup> "Qualifying section 179 depreciation expense" means the difference between (i) the amount of depreciation expense directly or indirectly allowed the taxpayer under I.R.C. section 179 adjusted by any "miscellaneous federal adjustments" (if applicable) with respect to I.R.C. section 179 depreciation expense, and (ii) the amount of depreciation expense directly or indirectly allowed the taxpayer under I.R.C. section 179 as that section existed on Dec. 31, 2002. See the instructions for Schedule B, lines 1(e) and 2(i) and R.C. section 5733.04(I)(17)(a)(ii).

Addback Year	Franc	Franchise tax report years in each of which the taxpayer deducts 1/5 of the I.R.C. section 168(k) and qualifying section 179 amounts added back on a previous year's tax report.									
	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	Total Deduction
2006	1/5	1/5	1/5	1/5	1/5						5/5
2007		1/5	1/5	1/5	1/5	1/5					5/5
2008			1/5	1/5	1/5	1/5	1/5				5/5
2009				1/5	1/5	1/5	1/5	1/5			5/5
2010					1/5	1/5	1/5	1/5	1/5		5/5
2011						1/5	1/5	1/5	1/5	1/5	5/5

## Bonus Depreciation and Section 179 Adjustment

Corporation name	Franchise tax I.D.#	Tax year <b>2011</b>	FT 1120
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#### Schedule C – Allocable Income – R.C. 5733.051

Note: All income, gain, loss and expense is presumed to be apportionable business income. See instructions.

- 1. Amounts from Schedule B-4. lines 21 and 23 .....
- 2. Nonbusiness income (attach explanation).....
- 3. Total everywhere (if negative, put in parentheses; enter here and on Schedule A, line 4).....
- 4. Total Ohio (if negative, put in parentheses; enter here and on Schedule A, line 8)..... 4

Within Ohio	Total Everywhere
	1
	2.
3.	3
	4

Within Ohio

		_
1		
1.		-
2.		
۷.		
3.		
0.		
4.		

## Schedule D – Net Income Apportionment Ratio – R.C. 5733.05(B)(2)

Note: Any request for deviation from the statutory allocation and apportionment provisions must be in writing. If the denominator of any factor is zero, the weight given to the other factors must be proportionately increased so that the total weight given to the combined number of factors used is 100%. In computing the property, payroll and sales factors do not include the portion of property, payroll and sales to the extent such portion relates to, or is used in connection with, the production of nonbusiness income.

Compute Schedule D on a separate company basis even if the taxpayer	(a)	(b) Total	(c)		(d) Weighted
is a member of a combined report.	Within Ohio	Everywhere	Ratio	Weight	Factor
1. Property					
(a) Owned (average cost)			(carry to six		
(b) Rented (annual rental x 8)	·		decimal places)		
(c) Total property	·	÷	_ =	_ x .20 = -	lc
2. Payroll		÷	=	_ x .20 =	2
3. Sales			_ =	_ x .60 =	3
4. Total apportionment ratio (add weight					
line 6 and, if applicable, Schedule F, l	ine 6 (see note in	Schedule F)			4

#### Schedule D-2 – Net Worth Apportionment Ratio – R.C. 5733.05(C)(2)

Note: Complete Schedule D-2 only if the taxpaver has nonbusiness income. In apportioning net worth, adjust the numerator and denominator of the apportionment ratio from Schedule D, above, to include the portion of any real and tangible personal property, payroll and sales related to, or used in connection with, the production of nonbusiness income allocated under R.C. 5733.051.

Compute Schedule D-2 on a separate company basis even if the taxpayer is a member of a combined report.	(a) Within Ohio	(b) Total Everywhere	(c) Ratio	Weight	(d) Weighted Factor
1. Property					
a) Owned (from Sched. D, line 1a)			-		
b) Adjustments			-		
c) Rented (from Sched. D, line 1b)			- (carry to six		
d) Adjustments			decimal places)		
e) Total adjusted property		÷	=	_ x .20 = 1e	e
2. Payroll					
a) From Schedule D, line 2					
b) Adjustments					
c) Total adjusted payroll		÷	=	_ x .20 = 20	C
3. Sales					
a) From Schedule D, line 3					
b) Adjustments					
c) Total adjusted sales		÷	= .	_ x .60 = 30	c
4. Total apportionment ratio (add weighte Schedule F, line 6, even if the taxpaye	ed factor column (	(d), lines 1e, 2c and	3c). Enter here and	on	4. <u> </u>

Corporation name	Franchise tax I.D.#	Tax year <b>2011</b>	FT 1120 Rev. 10/10
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#### Schedule E — Balance Sheet

Attach to this franchise tax report a balance sheet (e.g., IRS form 1120, Schedule L) that reflects the books of the taxpayer on a separate company basis as of the beginning and the end of the taxable year.

#### Schedule F – Computation of Taxable Value – R.C. 5733.05(C)

**Note:** Taxable value is determined on a separate company basis even if the taxpayer is a member of a combined report. Multiply the taxpayer's separate company net value of stock by the taxpayer's separate company apportionment ratio.

1. Net worth (assets minus liabilities)	1	00
2. Qualifying amount (if the taxpayer is a related member to a qualifying holding company) R.C. 5733.05(C)(2)	2	00
3. Adjusted net worth (add lines 1 and 2)	3	00
4. Exempted assets (net book value)		
(a) Civil defense shelters4a.	00	
(b) Land in Ohio devoted exclusively to agriculture4b	00	
(c) Total exempted assets	4c	00
5. Net value of stock (line 3 minus line 4c). Enter here and on Schedule A, line 15	5	00
6. Ohio apportionment ratio (from Schedule D or D-2, line 4, see note above)	6	
7. Taxable value (multiply line 5 by line 6). Enter here and on Schedule G, lines (d), (i) and (l).	7	00

	<b>Minimum Fee Requirements</b> The taxpayer's nonrefundable credits and the grant for purchases of new manufacturing hinery and equipment <u>cannot</u> reduce the taxpayer's liability below the minimum fee.
Minimum Fee	Thresholds
\$1,000	<ol> <li>If the sum of the taxpayer's gross receipts from activities within and without Ohio during the taxable year equals or exceeds \$5 million; or</li> <li>If the total number of the taxpayer's employees within and without Ohio during the taxable year equals or exceeds 300.</li> </ol>
	<b>Note:</b> In determining these thresholds, the taxpayer must include its proportionate share of the gross receipts of any pass-through entity in which the taxpayer has a direct or indirect ownership interest <b>and</b> its proportionate share of the number of employees of the pass-through entity. Gross receipts include receipts that generate business income and receipts that generate nonbusiness income.
\$50	If both the taxpayer's gross receipts and number of employees are less than the thresholds above.

#### Instructions for Check Boxes on Page 1

- Amended report If the amended report reflects an overpayment, attach Ohio form FT REF and see general instruction #26, "application for refund."
- Combined report Attach Ohio forms FT 1120C and FT OTAS to the Ohio franchise tax report of the "lead" taxpayer shown in column 2 of the FT 1120C and show the lead taxpayer's Ohio franchise tax I.D. number on the line next to the check box.
- Qualifying holding company Attach Ohio form FT QHC.
- If the corporation is no longer subject to the franchise tax because of the phase-out and the corporation is entitled to the refundable historic building preservation credit, the refundable motion picture credit, the refundable credit for tax withheld by the Ohio Lottery Commission and/or erroneously made 2011 franchise tax payments, the corporation can obtain a refund by (i) completing the taxpayer identification information and checking the sixth box in the upper right corner on page 1; (ii) completing lines 23 through 31 on page 1; (iii) completing the declaration on page 8; and (iv) filing this form with a copy of the appropriate tax credit certificate if claiming one of the refundable credits. Please do not check the box if the corporation remains subject to the franchise tax after the phase-out and the taxpayer is claiming any of these refundable credits.

## \_Franchise tax I.D.#\_\_\_\_\_

## Schedule G – Tax Computation Worksheet

## Section 1: Franchise Tax Computation

### Net Income Basis

<b>Note:</b> All related Ohio taxpayer corporations that as of Jan. 1 of the report year meet the ownership or control requirements to file as members of a combined report must share one \$0 to \$50,000 net income basis tax bracket to which the 5.1% rate applies. Such related taxpayers must share one \$0 to \$50,000 tax bracket regardless of whether those related taxpayer corporations actually	file a combined report. See R.C. 5733.06(F). Each taxpayer's Ohi taxable income that exceeds the prorated amount is taxable a the higher franchise tax and litter tax rates. Related taxpayer must prorate the \$0 to \$50,000 bracket on Ohio form FT OTAS Ohio Taxpayer Affiliation Schedule. The proration, however made applies to both the franchise tax and the litter tax.	at rs S,
a) First \$50,000 of Ohio taxable income (see note above)	x 051 = a(	00
<ul> <li>b) Ohio taxable income greater than \$50,000 (see note above)</li> </ul>		00
<ul><li>c) Tax on net income basis. (Add lines (a) and (b). Enter here and on</li></ul>		00
<ul> <li><u>Net Worth Basis</u> (The tax on net worth basis is not to exceed \$15</li> <li>d) Taxable value (from Schedule F, line 7). (Enter product here and of Schedule A, line 16.).</li> </ul>	on .	00
Tax Due		
e) Greater of lines (c) or (d), but not less than the minimum fee. (Ente	r here and on Sched, A. line 17.)e.	00
Section 2: Litter Tax Computation Tier One Litter Tax (Complete tier one if the amount on line (e) is greater		
Net Income Basis		
f) First \$50,000 of Ohio taxable income (see note above)	x 0011 = f	00
g) Ohio taxable income greater than \$50,000 (see note above)		00
h) Add lines (f) and (g)	•	00
Net Worth Basis		
i) Taxable value (from Schedule F, line 7)	x .00014 = i (	00
Tier One Litter Tax		
<ul> <li>j) Greater of lines (h) or (i) but not greater than \$5,000. If the taxpaye see Ohio form FT 1120C for limitation. Enter the total on Schedule</li> </ul>		00

Corporation name .	Cor	poration	name.
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# \_ Franchise tax I.D.#\_\_\_\_\_Tax year \_\_\_\_\_

	1 – Nonrefundable Credits			
Credits must h	be claimed in the order listed. R.C. 5733.98	Code (R.C.)		
	qualifying affiliated groups (due to related entity and rela	ated member		
	ts)		1	00
	recycling and litter prevention donations			00
	maintaining railroad crossing warning devices			00
	ion credit (attach credit certificate)			00
	g credit (carryforward amount only)			00
	qualified research expenses			00
	eligible new employees in an enterprise zone			00
	ant investment credit			00
•	grape production property			00
	y investment credit (attach credit certificate from Techr			
•	Board)		10.	00
	zone day care and training credits			
2 Research	and development loan repayment credit (attach credit c	ertificate) 5733 352	12	00
	taxes paid by a qualifying pass-through entity			
	efundable credits; enter here and on Schedule A, line 1			
Telephone 2. Is this corp Name	on tax records are in care of (name, please print) number poration a member of a consolidated U.S. 1120? [] Ye	_ E-mail address s	nd FEIN of	the common parent:
<ol> <li>Is the corp Does the c What was</li> <li>During the 5733.042?</li> <li>During 200</li> <li>Yes</li> <li>If you ente come</li> <li>If you ente</li> <li>Come</li> <li>Yes</li> <li>Suring the</li> <li>Yes</li> <li>During the</li> </ol>	ered any <u>nonbusiness</u> income on page 1, line 4, indica	No If yes, what years? ] Yes [] No If yes, what years? ederal taxable income? , or receive payments from, a "relater with another corporation that was se ate the state(s) to which you report ust (REIT) or is a REIT a related me ess and FEIN t equity interest of 20% or more in a rs, did the taxpayer, directly or indire	ted member subject to the ed such ind ember to the iny pass-the	er" as defined in R.C ne Ohio franchise tax <sup>2</sup> come as <u>business</u> in e taxpayer? rough entity?
<ol> <li>Is the corp Does the c What was</li> <li>During the 5733.042?</li> <li>During 200 Yes</li> <li>1 Yes</li> <li>If you ente come</li> <li>Is the taxp</li> <li>Yes</li> <li>During the With respe</li> </ol>	boration currently under audit by the IRS? Yes N corporation currently have IRS audits under appeal? the last year the IRS redetermined the corporation's fe taxable year, did this corporation make payments to, Yes No 9 or 2010 was this corporation the survivor of a merger No ered any <u>nonbusiness</u> income on page 1, line 4, indication avayer a "related member" to a real estate investment true No If "yes," please identify the REIT by name, addres taxable year, did the taxpayer have a direct or indirect No taxable year or any of the three preceding taxable year of to which registration is required under I.R.C. section	No If yes, what years? ] Yes D No If yes, what years? ederal taxable income? , or receive payments from, a "relater r with another corporation that was s ate the state(s) to which you report ust (REIT) or is a REIT a related me ess and FEIN t equity interest of 20% or more in a rs, did the taxpayer, directly or indire 0 6111? Yes No	ted member subject to the ed such ind ember to the iny pass-the ctly, particip	er" as defined in R.C le Ohio franchise tax come as <u>business</u> in e taxpayer? rough entity? pate in any tax shelte
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