This booklet contains:

Form 100, California Corporation Franchise or Income Tax Return
Schedule H (100), Dividend Income Deduction
Schedule P (100), Alternative Minimum Tax and Credit Limitations — Corporations
FTB 3539, Payment for Automatic Extension for Corps and Exempt Orgs
FTB 3805Q, Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitations — Corporations
FTB 3885, Corporation Depreciation and Amortization

For more information regarding business e-file, see page 2 or go to ftb.ca.gov and search for business efile.
Business e-file

Business e-file is available for the following returns:

- Form 100, California Corporation Franchise or Income Tax Return, including combined reports.
- Form 100W, California Corporation Franchise or Income Tax Return – Water’s-Edge Filers, including combined reports.
- Form 100S, California S Corporation Franchise or Income Tax Return.
- Form 100X, Amended Corporation Franchise or Income Tax Return.
- Form 199, California Exempt Organization Annual Information Return.
- Form 565, Partnership Return of Income.
- Form 568, Limited Liability Company Return of Income.

For more information, go to ftb.ca.gov and search for business efile.

The federal Small Business Health Care Tax Credit helps small businesses and small tax-exempt organizations afford the cost of covering their employees. For more information on this federal tax credit, go to irs.gov and search for affordable care act tax provisions.
Corporations with total assets of $10 million or more after:

For an NOL incurred in a taxable year beginning on or after January 1, 2010, California law conforms to federal tax law changes, we do not always adopt all of the changes made at the federal level. For more information, go to ftb.ca.gov and search for conformity. Additional information can be found in FTB Pub. 1001, Supplemental Guidelines to California Adjustments, the instructions for California Schedule CA (540 or 540NR), and the Business Entity tax booklets.

The instructions provided with California tax forms are a summary of California tax law and are only intended to aid taxpayers in preparing their state income tax returns. We include information that is most useful to the greatest number of taxpayers in the limited space available. It is not possible to include all requirements of the California Revenue and Taxation Code (R&T&C) in the tax booklets. Taxpayers should not consider the tax booklets as authoritative law.

What's New/Tax Law Changes
- Philippines Charitable Giving Assistance Act – California does not conform to the federal Philippines Charitable Giving Assistance Act, enacted March 25, 2014. For federal, taxpayers can choose to treat cash contributions for the relief of victims in areas affected by Typhoon Haiyan made on or after March 26, 2014, and before midnight on April 14, 2014, as if made on December 31, 2013. Eligible contributions can be claimed on either a 2013 or 2014 tax return, but not both. Contributions made after April 14, 2014, but on or before December 31, 2014, can only be claimed on a 2014 tax return. For California purposes, contributions may only be claimed on the corporation’s 2014 tax return. If the corporation claimed contributions under the Philippines Charitable Giving Assistance Act on the 2013 federal tax return, make an adjustment to remove the contribution on the 2013 California tax return.
- Single-Sales Factor Formula – For taxable years beginning on or after January 1, 2013, R&T&C Section 25128(b) requires business income of an apportioning trade or business, other than an apportioning trade or business under R&T&C Section 25128(b), to apportion its business income to California using the single-sales factor formula. For more information, get Schedule R, Apportionment and Allocation of Income, or go to ftb.ca.gov and search for law changes.

Market Assignment – For taxable years beginning on or after January 1, 2013, R&T&C Section 25136 requires all taxpayers to assign sales, other than sales of tangible personal property, using market assignment. For more information, get Schedule R or go to ftb.ca.gov and search for law changes.

Net Operating Loss (NOL) Carryback – NOLs incurred in taxable years beginning on or after January 1, 2013, shall be carried back to each of the preceding two taxable years. The allowable NOL carryback percentage varies. For an NOL incurred in a taxable year beginning on or after:

- January 1, 2013, and before January 1, 2014, the carryback amount shall not exceed 50% of the NOL.
- January 1, 2014, and before January 1, 2015, the carryback amount shall not exceed 75% of the NOL.
- January 1, 2015, the carryback amount shall be 100% of the NOL.

The corporation computes the NOL carryback in Part III of form FTB 3805Q, Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitations – Corporations. For more information, see form FTB 3805Q included in this booklet.

Amended Return for NOL Carryback – The corporation claims the NOL carryback by amending the 2011 and/or 2012 tax return using Form 100X, Amended Corporation Franchise or Income Tax Return, or Form 109, California Exempt Organization Business Income Tax Return.

Election to Waive NOL Carryback – Any corporation entitled to a carryback period pursuant to IRC Section 172(b)(3) may elect to relinquish or waive the entire carryback period with respect to an NOL incurred in the 2013 taxable year. By making the election, the corporation is electing to carry an NOL forward instead of carrying it back to the previous two years. Once made, the election shall be irrevocable for such taxable year.

To make the election, check the box in Part I under Election to Waive Carryback, of form FTB 3805Q and attach form FTB 3805Q to the tax return. For more information, see form FTB 3805Q included in this booklet.

Conformity – For updates regarding the federal acts, go to ftb.ca.gov and search for conformity.

Important Information

- The Franchise Tax Board (FTB) offers e-filing for the following entities:
  - Corporations filing Form 100, California Corporation Franchise or Income Tax Return, including combined reports and certain accompanying forms and schedules. Check with the software providers to see if they support business e-filing.
  - Corporations filing Form 100X, Amended Corporation Franchise or Income Tax Return.
  - Exempt homeowners associations and exempt political organizations filing Form 100.
  - Exempt organizations filing Form 199, California Exempt Organization Annual Information Return. Check with the software providers to see if they support business e-filing.
- Corporations can make payments online using Web Pay for Businesses. After a one-time online registration, corporations can make an immediate payment or schedule payments up to a year in advance. Go to ftb.ca.gov for more information.
- For taxable years beginning on or after January 1, 2010, the Internal Revenue Service (IRS) requires certain corporations to file Schedule UTP (Form 1120), Uncertain Tax Position Statement, with their federal tax returns. For California purposes, if a corporation is required to file the Schedule UTP (Form 1120) with the federal tax return, the corporation must attach a copy of the federal Schedule UTP (Form 1120) to the California tax return.
- For taxable years beginning on or after January 1, 2010, and before January 1, 2018, a corporation that is a small business solely owned by a deployed member of the United States Armed Forces shall not be subject to the minimum franchise tax if the owner is deployed during the taxable year and the corporation operates at a loss or ceases operation. For more information, see General Information C, Minimum Franchise Tax.
- Corporations with total assets of $10 million or more must complete the California Schedule M-1, Reconciliation of Income (Loss) per Books With Income (Loss) per Return, and attach a copy of the federal Schedule M-3 (Form 1120), Net Income (Loss) Reconciliation for Corporations With Total Assets of $10 Million or More, and/or federal Schedule M-3 (Form 1120-f), Net Income (Loss) Reconciliation for Foreign Corporations with Reportable Assets of $10 Million or More. For more information, see Schedule M-1 instructions, included in this booklet.
- If the corporation made purchases from out-of-state or Internet sellers and owes California use tax, the corporation may report and pay the tax on the California Franchise or Income Tax Return. See General Information Y, California Use Tax, for more information.
- If the corporation was involved in a reportable transaction, including a listed transaction, that corporation may have a disclosure requirement. Attach federal Form 8886, Reportable Transaction Disclosure Statement, to the back of the California return along with any other supporting schedules. If this is the first time the reportable transaction is disclosed on the return, send a duplicate copy of federal Form 8886 to the address below.

TAX SHELTER FILING
ATSU 398 MS F385
FRANCHISE TAX BOARD
PO BOX 1673
SACRAMENTO CA 95812-9900

The FTB may impose penalties if the corporation fails to file federal Form 8886, Form 8918, Material Advisor Disclosure Statement, or any other required information. A material advisor is required to provide a reportable transaction number to all taxpayers and material advisors for whom the material advisor acts as a material advisor.

For more information, go to ftb.ca.gov and search for tax shelter.
Beginning on or after January 1, 2012, a new type of corporation called a "benefit corporation" can be formed with the purpose of creating general public benefit, provided certain requirements are met. An existing corporation can become a "benefit corporation", if certain procedures are followed. In addition, a "benefit corporation" can be created through a merger or reorganization if certain requirements are met. For more information, see the corporations Code, commencing with section 14600.

Beginning on or after January 1, 2012, a new type of corporation called a "flexible purpose corporation" can be created, provided certain requirements are met. An existing corporation can merge or convert into a "flexible purpose corporation", upon completion of certain requirements. A "flexible purpose corporation" must have a special purpose which may include but is not limited to, charitable and public purpose activities that could be carried out by a nonprofit public benefit corporation. For more information, see the Corporations Code, commencing with section 2500.

R&T&C Section 24343.2 disallows the deduction for payments made to a club that restricts FB or the use of its services or facilities on the basis of ancestry or any characteristic listed or defined in Section 11135 of the Government Code. For taxable years beginning on or after January 1, 2012, R&T&C Section 24343.2 excludes genetic information from the characteristics listed or defined in Section 11135 of the Government Code.

For taxable years beginning on or after January 1, 2011:

• R&T&C Section 23101 was amended to revise the definition of doing business. See General Information A, Franchise or Income Tax, for more information.

• R&T&C Section 25120 was amended to add the definition of gross receipts. "Gross receipts" means 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 business income, in which the income, gain, or loss is recognized (or would be recognized if the transaction were in the United States) under the IRC.

Amounts realized on the sale or exchange of property shall not be reduced by the cost of goods sold or the basis of property sold. For a complete definition of "gross receipts," refer to R&T&C Section 25120(f).

• R&T&C Section 25135(b) adopts the Finnegan rule in assigning sales from tangible personal property.

For more information regarding the items listed above, get Schedule R, or go to ftb.ca.gov and search for law changes.

• For taxable years beginning on or after January 1, 2007, interest and dividends from intangible assets held in connection with a Treasury function of the taxpayer's unitary business, as well as the gross receipts and any overall net gain from the maturity, redemption, sale, exchange, or other disposition of these assets, are excluded from the sales factor. This exclusion encompasses the use of options contracts and options contracts to hedge foreign currency fluctuations. See Cal. Code Regs., tit. 18 section 25137(c)(1)(D) for more information.

For taxable years beginning on or after January 1, 2011, see R&T&C Section 25120(f).

For taxable years beginning on or after January 1, 2009, and before January 1, 2014, a new jobs credit in the amount of $3,000 is allowed for a qualified employer for each increase in qualified full-time employee hired in the current taxable year. For more information, go to ftb.ca.gov and search for new jobs or get form FTB 3527, New Jobs Credit.

For taxable years beginning on or after July 1, 2008, credit earned by members of a combined reporting group may be assigned to an affiliated corporation that is a member of the same combined reporting group. A credit assigned may only be claimed by the affiliated corporation against its tax in taxable years beginning on or after January 1, 2010. For more information, get form FTB 3544, Election to Assign Credit Within Combined Reporting Group. List of Assigned Credit Received and/or Claimed by Assignee, or go to ftb.ca.gov and search for credit assignment.

For taxable years beginning on or after January 1, 2009:

• Group nonresident returns may include less than two nonresident individuals.

• Nonresident individuals with more than $1 million of California taxable income are eligible to be included in group nonresident returns.

• An additional 1% tax will be assessed on nonresident individuals who would have California taxable income over $1 million.

Get FTB Pub. 1067, Guidelines for Filing a Group Form 540NR, for more information.

In general, water's-edge rules provide for an election out of worldwide combined reporting. By electing water's-edge, a California taxpayer's income is subject to the tax rate for individuals, corporations, or banks and financial corporations, as applied to the gain on the sale. The seller is required to certify under penalty of perjury the alternative withholding amount to the FTB. For more information, go to ftb.ca.gov and search for backup withholding.

For transactions occurring on or after January 1, 2007, that require withholding, a seller of California real estate may elect an alternative method of withholding. The seller may elect an alternative withholding method based on the maximum tax rate for individuals, corporations, or banks and financial corporations, as applied to the gain on the sale. For more information, see FTB Pub. 1016. Sellers of California real estate must attach a copy of Form 593, Real Estate Withholding Tax Statement, to their tax return as proof of withholding.

If the corporation needs to verify withholding payments, the corporation may call the Withholding and Compliance at 916.845.4900 or 888.792.4900.

California law conforms to federal law for the following:

• Reduce the compensation deduction for certain employers from $1 million to $500,000, and makes certain parachute payments nondeductible.

• The IRC Section 1245(b)(8) relating to amortizable Section 197 intangibles property disposed on or after January 1, 2010.

• For taxable years beginning on or after January 1, 2005, corporations may elect to expense, under IRC Section 179, part or all of the cost of certain property placed in service during the taxable year and used in the trade or business. For more information, see form FTB 3885, Corporation Depreciation and Amortization, included in this booklet.
Large banks’ bad-debt losses deduction, which are limited to the actual losses rather than contributions to a reserve for bad debts.

AMT treatment of contributions of appreciated property.

Disallowing the deduction for club membership fees and employee remuneration in excess of $1 million.

Disallowing the deduction for lobbying under IRC Sections.

For purposes of inventory accounting, an adjustment for shrinkage, based on an estimate, may be made. Taxpayers can voluntarily change their method of accounting if the method currently being used does not utilize estimates of inventory shrinkage and the taxpayer now wishes to use that method.

Timeshare associations may qualify for tax-exempt status like other homeowners’ associations.

Required recognition of gain on certain appreciated financial positions in personal property.

Allows securities traders and commodities traders and dealers to elect to use mark-to-market accounting similar to what is currently required for securities dealers. Commodities would include only commodities of a kind that are dealt with in the organized commodities exchange. An election to use the mark-to-market method for federal purposes is considered an election for state purposes and a separate election is not allowed.

Limitation on exception for investment companies under IRC Section 351.

Expansion of deduction for certain interest and premiums paid for company-owned life insurance.

Repeal of special installment sales rule for manufacturers of tangible personal property.

Payment of estimated tax for closely held real estate investment trusts (REITs) and income and services provided by REIT subsidiaries.

California law does not conform to federal law for the following:

The changes to the corporation in control and the issue price for the limitation on deduction of bond premium on repurchase.

The enhanced IRC Section 179 expensing election for assets placed in service in 2010 through 2013 taxable year.

The first-year depreciation deduction allowed for new luxury autos or certain passenger automobiles acquired and placed in service in 2010 through 2013.

The domestic production activities deduction.

The IRC Section 613A(d)(4) relating to the domestic production activities deduction.

The percentage depletion deduction, which may not exceed 65% of the taxpayer’s taxable income, is restricted to 100% of the net income derived from the oil or gas well property.

Exclusion from gross income of certain federal subsidies for prescription drug plans under IRC Sections.

Certain environmental remediation expenditures that would otherwise be chargeable to capital accounts may be expensed and taken as a deduction in the year the expense was paid or incurred.

Exclusion for corporate donation of scientific property and computer technology.

Decreased capital gains tax rate.

Exemption from AMT for small corporations.

The treatment of Subpart F and IRC Section 956 income.

The IRC passive activity loss rules for real estate activities.

The above lists are not intended to be all-inclusive of the federal and state conformities and differences. For more information, refer to the R&T&IC.

California Taxpayers that are 25% Foreign-Owned U.S. Corporations and Foreign Corporations

Corporations that are required to file federal Form(s) 5472, Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business, with the federal return must attach a copy(ies) to the California return. The penalty for failing to include Form(s) 5472 as required is $10,000 per form. See General Information M, Penalties, for more information.

Information Return for U.S. Taxpayers Who Have Ownership (Directly or Indirectly) in a Foreign Corporation

For taxable years beginning on or after January 1, 1997, U.S. taxpayers who have an ownership interest (directly or indirectly) in a foreign corporation and are required to file federal Form(s) 5471, 1999. To make the election of U.S. Persons With Respect to Certain Foreign Corporations, with the federal return, must attach a copy(ies) to the California return. The penalty for failing to include a copy of federal Form(s) 5471 as required is $1,000 per form. See General Information M, Penalties, for more information.

Records Maintenance Requirements

Any taxpayer subject to the apportionment and allocation provisions of the Corporation Tax Law is required to keep and maintain records and make the following available upon request:

Any records needed to determine the correct treatment of items reported on the combined report for purposes of determining the income attributable to California.

Any records needed to determine the treatment of items as nonbusiness or business income.

Any records needed to determine the apportionment factors. See R&T&IC Section 19141.6 and the related regulations, for more information. A corporation may be required to authorize an agent, through a Power of Attorney (POA), to act on its behalf in response to requests for information or records pursuant to R&T&IC Section 19504. For more information, go to ftb.ca.gov and search for POA.

The penalty for not maintaining the above required records is $10,000 for each taxable year for which the failure applies. In addition, if the failure continues for more than 90 days after the FTB notifies the corporation of the failure, a penalty of $10,000 may be assessed for each additional 30-day period of continued failure. See General Information M, Penalties, for more information.

Publicly Traded Partnerships

California publicly traded partnerships that are not eligible to make the special federal election under IRC Section 7704(q)(2), and that do not qualify for the exception for partnerships with passive-type income under IRC Section 7704(c), must file Form 100 for taxable years beginning on or after January 1, 1998. A federal election under IRC Section 7704(q)(2) is considered an election for state purposes. A separate election is not allowed.

Financial Asset Securitization Investment Trusts (FASITs)

The provisions of the IRC relating to FASITs apply for California with certain modifications. The FASIT is subject to the $800 minimum franchise tax. A separate Form 100 should be filed to report the $800 minimum franchise tax. Write “FASIT” in red in the top margin of the return. If a corporation holds an ownership interest in a FASIT, it should report all the items of income, gains, deductions, losses, and credits on the corporation’s return and attach a schedule showing the breakdown of items from the FASIT.

Classification of Certain Business Trusts and Certain Foreign Single-Member Limited Liability Companies (SMLLCs)

In general, the classification of a business entity should be the same for California purposes as it is for federal purposes. However, an exception may apply for certain eligible business entities (business trusts and SMLLCs) existing prior to January 1, 1997, that were taxed as corporations for California purposes under former R&T&IC Section 23038. For taxable years beginning on or after January 1, 1997, a business trust or a previously existing foreign SMLLC may make an irrevocable election to be classified as a corporation under California law, but classified as a partnership (for a business trust) or elected to be treated as a disregarded entity (for foreign SMLLC) for federal tax purposes for taxable years beginning before January 1, 1997. If this election is not made, the existing eligible business entity will continue to be classified and taxed as a corporation for California purposes. Get form FTB 3574, Special Election for Business Trusts and Certain Foreign Single Member LLCs, for more information.

General Information

Form 100 is California’s tax return for corporations, banks, financial corporations, real estate mortgage investment conduits (REMICs), regulated investment companies (RICs), real estate investment trusts (REITs), Massachusetts or business trusts, publicly traded partnerships (PTPs), exempt homeowners’ associations (HOAs), political action committees (PACs), FASITs, and LLCs or partnerships taxed as corporations.
For taxable years beginning on or after January 1, 2000, corporations filing on a water's-edge basis are required to use Form 100W to file their California tax return. Get the Form 100W Tax Booklet for more information. REMICs that are partnerships must file Form 565, Partnership Return of Income. S corporations must file Form 100S, California S Corporation Franchise or Income Tax Return.

An LLC classified as a partnership for federal purposes should generally file Form 568, Limited Liability Company Return of Income. A limited partnership (LP) or limited liability partnership (LLP) classified as a partnership for federal purposes should generally file Form 565.

When Completing the Form 100:

- Use black or blue ink on the tax return sent to the FTB.
- Print name and address (in CAPITAL LETTERS).
- When a domestic corporation files the first California tax return, the fiscal year beginning date must be the date the corporation is incorporated.
- Round cents to the nearest whole dollar. For example, round $50.50 up to $51 or round $25.49 down to $25.
- Send a clean legible copy.
- Enter all types of payments (overpayment from prior year, estimated tax, nonresident tax, etc.) made for the 2013 taxable year on the applicable line.
- When making a payment with a check or money order, enclose, but do not staple the payment to the face of the tax return.
- Assemble the corporation return in the following order: Form 100, Schedule R (if required), supporting schedules, a copy of federal return (if required) and form FTB 5806 (if required). Do not use staples or other permanent bindings to assemble the tax return.

A Franchise or Income Tax

Corporation Franchise Tax

Entities subject to the corporation minimum franchise tax include all corporations (e.g. LLCs electing to be taxed as corporations) that meet any of the following:

- Incorporated or organized in California.
- Qualified or registered to do business in California.
- Doing business in California, whether or not incorporated, organized, qualified, or registered under California law.

The minimum franchise tax must be paid by corporations incorporated in California or qualified or registered under California law whether the corporation is active, inactive, not doing business, or operates at a loss. See General Information C, Minimum Franchise Tax, for more information.

The measured franchise tax is imposed on corporations doing business in California and is measured by the income of the current taxable year for the privilege of doing business in that taxable year.

For taxable years beginning on or after January 1, 2011, a taxpayer is “doing business” if it actively engages in any transaction for the purpose of financial or pecuniary gain or profit in California or if any of the following conditions is satisfied:

- The sales, as defined in R&TC Section 25120(e) or (f), of the taxpayer in California, including sales by the taxpayer’s agents and independent contractors, exceed the lesser of $58,162 or 25% of the taxpayer’s total sales.
- The real property and tangible personal property of the taxpayer in California exceed the lesser of $51,816 or 25% of the taxpayer’s total real property and tangible personal property.
- The amount paid in California by the taxpayer for compensation, as defined in R&TC Section 25120(c), exceeds the lesser of $51,816 or 25% of the total compensation paid by the taxpayer.

In determining the amount of the taxpayer’s sales, property, and payroll for doing business purposes, include the taxpayer’s pro rata share of amounts from partnerships and S corporations.

For more information, see R&TC Section 23101 or go to ftb.ca.gov and search for law changes.

In the case of a corporation qualified with the California Secretary of State (SOS) but not doing business in this state, careful attention should be given to the term “doing business.” It is not necessary that the corporation conducts business or engages in transactions within the state on a regular basis. Even an isolated transaction during the taxable year may be enough to cause the corporation to be “doing business.”

Also, when a corporation is either a general partner of a partnership or a member of an LLC that is “doing business” in California, the corporation is considered to be “doing business” in California.

Corporation Income Tax

The corporation income tax is imposed on all corporations that derive income from sources within California but are not doing business in California.

For purposes of the corporation income tax, the term “corporation” is not limited to incorporated entities but also includes the following:

- Associations.
- Massachusetts or business trusts.
- REITs.
- LLCs electing to be taxed as corporations other than those subject to the corporate franchise tax.
- Other business entities, including partnerships, electing to be taxed as corporations.

Political organizations that are exempt under R&TC Section 23701 and have political taxable income in excess of $100 must file Form 100. Political organization taxable income is the amount by which gross income (other than exempt function income) less deductions directly connected with production of such gross income exceeds $100. See the instructions for Schedule F, Computation of Net Income, included in this booklet. Exempt function income includes amounts received as:

- Contributions of money or property.
- Membership fees, dues, or assessments.
- Proceeds from the sale of political campaign material that are not received in the ordinary course of any trade or business.

Get FTB Pub. 1075, Exempt Organizations — Guide for Political Organizations, for more information.

Homeowners' associations that are exempt under R&TC Section 23701, including unincorporated homeowners’ associations, and have homeowners’ association taxable income in excess of $100 must file Form 100. Homeowners’ association taxable income is the amount by which gross income (other than exempt function income) less deductions directly connected with the production of such gross income exceeds $100. See the instructions for Schedule F, included in this booklet.

Exempt function income means amounts received as membership fees, dues, and assessments. Nonexempt gross income of a homeowners’ association is defined as all income other than amounts received from membership fees, dues, or assessments.

An exempt homeowners’ association may also be required to file Form 199, California Exempt Organization Annual Information Return or form FTB 199N, Annual Electronic Filing Requirement for Small Tax-Exempt Organizations (California e-Postcard). Get FTB Pub. 1028, Guidelines for Homeowners’ Associations, for more information.

B Tax Rates

The following tax rates apply to corporations subject to either the corporation franchise tax or the corporation income tax:

- Corporations other than banks and financial corporations ............... 8.84%
- Banks and financial corporations ............. 10.84%

C Minimum Franchise Tax

All corporations subject to the franchise tax, including banks, financial corporations, corporate general partners of partnerships, and corporate members of LLCs doing business in California, must file Form 100 and pay at least the minimum franchise tax as required by law. The minimum franchise tax, as indicated below, must be paid whether the corporation is active, inactive, operates at a loss, or files a return for a short period of less than 12 months.

- Domestic qualified inactive gold or quicksilver mining corporations ........ $25
- All other corporations subject to franchise tax (see General Information A, Franchise or Income Tax, for definitions) ............... $800

A combined group filing a single return must pay at least the minimum franchise tax for each corporation in the group that is subject to franchise tax.

For corporations incorporated or qualified through the California SOS to do business in California on or after January 1, 2000, the prepayment of the minimum franchise tax to the California SOS is no longer required. For the first taxable year, the corporation will not be subject to the minimum franchise tax and will compute its tax liability by multiplying its state net income by the appropriate tax rate. The corporation will become subject to minimum franchise tax beginning in its second taxable year. This does not apply to corporations that are not qualified by the California SOS, or reorganize solely to avoid payment of their minimum franchise tax.

There is no minimum franchise tax for the following entities:

- Corporations that are not incorporated in California, not qualified under the laws of California, or are not doing business in

Page 6  Form 100 Booklet 2013
California even though they derive income from California sources. However, if corporations meet the sale, property, or payroll threshold for “doing business” under R&T Section 23101(b), corporations may be subject to the minimum franchise tax. For more information regarding “doing business”, see General Information A, Franchise or Income Tax; refer to R&T Section 23101(b); get FTB Pub. 1050. Application and Interpretation of Public Law 86-272; or FTB Pub. 1060. Guide for Corporations Starting Business in California. • Qualified non-profit farm cooperative associations. • Credit unions. • Exempt homeowners’ associations. • Unincorporated homeowners’ associations. • Exempt political organizations. • Exempt organizations. • Corporations that are not incorporated under the laws of California; whose sole activities in this state are in convention and trade show activities for seven or fewer days during the taxable year; and that do not derive more than $10,000 of gross income reportable to California during the taxable year. These corporations are not “doing business” in California. For more information, get FTB Pub. 1060. • Newly formed or qualified corporations filing an initial return for a taxable year beginning on or after January 1, 2000. Taxable Year of 15 Days or Less A corporation is not subject to the $800 minimum franchise tax if the corporation did no business in this state during the taxable year and the taxable year was 15 days or less. See R&T Section 23114(a) for more information. Deployed Military Exemption For taxable years beginning on or after January 1, 2010, and before January 1, 2018, a corporation that is a small business solely owned by a deployed member of the United States Armed Forces shall not be subject to the minimum franchise tax. A corporation is not “doing business” in California during the taxable year and the corporation operates at a loss or ceases operation. Corporations exempt from the minimum franchise tax should write “Deployed Military” in red ink in the top margin of the tax return. For the purposes of this exemption: (A) “Deployed” means being called to active duty or active service during a period when the United States is engaged in combat or homeland defense. “Deployed” does not include either of the following: • Temporary duty for the sole purpose of training or processing. • A permanent change of station. (B) “Operates at a loss” means negative net income as defined in R&T Section 24341. (C) “Small business” means a corporation with $250,000 or less of total income from all sources derived from or attributable to California. D Accounting Period/Method The taxable year of a corporation must not be different from the taxable year used for federal purposes, unless initiated or approved by the FTB (R&T Section 24632). A change in accounting method requires consent from the FTB. However, a corporation that obtains federal approval to change its accounting method, or that is permitted or required by federal law to change its accounting method without prior approval and does so, is deemed to have the FTB’s approval if: (1) the corporation files timely Form 100 converting to a short-period return; (2) the corporation attaches to Form 100 for the first taxable year the change becomes effective for federal purposes; and (2) the change is consistent with California law. A copy of federal Form 3115, Application for Change in Accounting Method, and a copy of the federal consent to the change must be attached to Form 100 for the first taxable year the change becomes effective. Get FTB Notice 2000-8 for more information. The FTB may modify a requested change if the change would distort income for California purposes. California is not following the automatic consent procedure for a change of accounting method involving previously unclaimed allowable depreciation or amortization of federal Revenue Procedure 96-31. Get FTB Notice 96-3 for more information. E When to File File Form 100 on or before the 15th day of the 3rd month after the close of the taxable year unless the return is for a short-period as required under R&T Section 24634. Generally, the due date of a short-period return is the same as the due date of the federal short-period return. See R&T Section 18601(c) for the due date of a short period return. Farmers’ cooperative associations must file Form 100 by the 15th day of the 9th month after the close of the taxable year. When the due date falls on a weekend or holiday, the deadline to file and pay without penalty is extended to the next business day. See General Information D, Dissolution/Withdrawal, and P, Ceasing Business, for information on final returns. A corporation that converts to another type of entity, such as a limited liability company or limited partnership, must file two California returns. The converting entity (corporation) is required to file a short-period return for the taxable year ending on the date of cancellation. The new converted entity, such as an LLC or LP, would then be subject to all of the filing requirements and tax due before the effective date of conversion. The new converted entity is required to file a short-period return beginning after the date of conversion. F Extension of Time to File If the corporation cannot file its California tax return by the 15th day of the 3rd month after the close of the taxable year, it may file on or before the 15th day of the 10th month without filing a written request for an extension unless the corporation is suspended on or after the original due date. An automatic extension does not extend the time for payment of tax; the full amount of tax must be paid by the original due date of Form 100. If there is an unpaid tax liability, complete form FTB 3539, Payment for Automatic Extension for Corps and Exempt Orgs, included in this booklet, and send it with the payment by the original due date of the Form 100. When the due date falls on a weekend or holiday, the deadline to file and pay without penalty is extended to the next business day. If the corporation must pay its tax liability electronically, all payments must be remitted by electronic fund transfer (EFT) or Web Pay to avoid the penalty. Do not send form FTB 3539.

G Electronic Payments

Electronic Funds Transfer (EFT) Corporations remitting an estimated tax payment or extension payment in excess of $20,000 or having a total tax liability in excess of $80,000 must remit all of their payments through EFT. Once a corporation meets the threshold, all subsequent payments regardless of amount, tax type, or taxable year must be remitted electronically to avoid the 10% non-compliance penalty. Corporations required to remit payments electronically may use Web Pay and be considered in compliance with that requirement. The FTB notifies corporations that are subject to this requirement. Those that do not meet these requirements may participate on a voluntary basis. If the corporation pays electronically, complete the form FTB 3539 worksheet for its records. Do not mail the payment voucher. For more information, go to ftb.ca.gov and search for eft, or call 916.845.4025.

Web Pay Corporations can make payments online using Web Pay for Businesses. After a one-time online registration, corporations can make an immediate payment or schedule payments up to a year in advance. Go to ftb.ca.gov for more information.

H Where to File

Payments If a tax is due and the corporation is not required to make the payment electronically (by EFT or Web Pay), • Mail Form 100 with payment to: FRANCHISE TAX BOARD PO BOX 942857 SACRAMENTO CA 94257-0501 • e-filed returns: Mail form FTB 3586, Payment Voucher for Corps and Exempt Orgs e-filed Returns, with payment to: FRANCHISE TAX BOARD PO BOX 942857 SACRAMENTO CA 94257-0531 Using black or blue ink, make the check or money order payable to the “Franchise Tax Board.” Write the California corporation number on the “2013 Form 100” on the check or money order. Make all checks or money orders payable in U.S. dollars and drawn against a U.S. financial institution. Do not attach a copy of the return with the balance due payment if the corporation already filed/e-filed a return for the same taxable year.

Refunds • Mail Form 100 requesting a refund to: FRANCHISE TAX BOARD PO BOX 942857 SACRAMENTO CA 94257-0500 Return Without Payment or Paid Electronically • Mail Form 100 without a payment or paid by EFT or Web Pay to: FRANCHISE TAX BOARD PO BOX 942857 SACRAMENTO CA 94257-0500
I Net Income Computation

The computation of net income from trade or business activities generally follows the determination of taxable income as provided in the IRC. However, there are differences that must be taken into account when completing Form 100. There are two ways to complete Form 100, the federal reconciliation method or the California computation method:

1. Federal Reconciliation Method
   a. Transfer the information from federal Form 1120, Page 1 to Form 100, Side 4, Schedule F, and attach a copy of the federal return with all supporting schedules.
   b. Enter the amount of federal ordinary income (loss) from trade or business activities before any Net Operating Loss (NOL) and special deductions on Form 100, Side 1, line 1.
   c. Enter state adjustments on line 2 through line 17 to arrive at net income (loss) after state adjustments, Side 1, line 18.

2. Schedule F – California Computation Method

If the corporation has no federal filing requirement or if the corporation maintains separate records for state purposes, complete Form 100, Side 4, Schedule F, to determine state ordinary income. If ordinary income is computed under California laws, generally no state adjustments are necessary. Transfer the amount from Schedule F, line 30, to Form 100, Side 1, line 1. Complete Form 100, Side 1, line 2 through line 17, only if applicable.

For more information, see the Specific Line Instructions.

Regardless of the net income computation method used, the corporation must attach any form, schedule, or supporting document referred to on the return, schedules, or forms filed with the FTB.

J Alternative Minimum Tax (AMT)

Corporations that claim certain types of deductions, exclusions, and credits may be subject to California AMT. Generally, corporations that complete federal Form 4626, Alternative Minimum Tax — Corporations, must also complete California Schedule P (100). Alternative Minimum Tax and Credit Limitations — Corporations (Schedule P (100), included in this booklet, for more information.

K Estimated Tax

Every corporation must pay estimated tax using Form 100-ES, Corporation Estimated Tax. Enterprises are required to pay the following percentages of the estimated tax liability during the taxable year:
- 30% for the first required installment
- 40% for the second required installment
- No estimated tax payment is required for the third installment
- 30% for the fourth required installment

For exceptions and prior year’s information, get Form 100-ES.

Estimated tax is generally due and payable in four installments as follows:
- The 1st payment is due by the 15th day of the 4th month of the taxable year (this payment may not be less than the minimum franchise tax, if applicable).
- The 2nd, 3rd, and 4th installments are due and payable by the 15th day of the 6th, 9th, and 12th months respectively, of the taxable year.

For purposes of determining the due date of any required installment, a partial month is treated as a full month. Refer to Treas. Reg. Section 1.6655–1(f)(2)(iv) for more information.

If no amount is due, do not mail Form 100-ES.

California law has conformed to the federal extended annualization periods for the computation of estimate payments. For taxable years beginning on or after January 1, 1998, the applicable percentage for estimate basis is 100%.

Get the instructions for Form 100-ES for more information.

If the corporation must pay its tax liability electronically, all estimate payments due must be remitted by EFT or Web Pay to avoid the EFT penalty.

L New/Commencing Corporations

For taxable years beginning on or after January 1, 2000, no prepayment to the California SOS is required and the corporation is required to pay measured tax instead of minimum tax for the first taxable year if the corporation incorporated or registered through the California SOS. For more information, see General Information C, Minimum Franchise Tax, or get FTB Pub. 1060.

M Penalties

Failure to File a Timely Return

Any corporation that fails to file Form 100 on or before the extended due date is assessed a delinquent filing penalty. The delinquent filing penalty is computed at 5% of the tax due, after allowing for timely payments, for every month that the return is late, up to a maximum of 25%. If a corporation does not file its return by the extended due date, the automatic extension will not apply and the late filing penalty will be assessed from the original due date of the return. See R&T Section 19131 and 23772 for more information.

Failure to Pay Total Tax by the Due Date

Any corporation that fails to pay the tax shown on Form 100 by the original due date is assessed a penalty. The penalty is 5% of the unpaid tax, plus 0.5% for each month, or part of the month (not to exceed 40 months), the tax remains unpaid. This penalty may not exceed 25% of the unpaid tax. See R&T Section 19132 for more information.

The FTB may waive the late payment penalty based on reasonable cause. Reasonable cause is presumed when 90% of the tax shown on the return, but not less than minimum franchise tax if applicable, is paid by the original due date of the return.

If a corporation is subject to both the penalty for failure to file a timely return and the penalty for failure to pay the tax by the due date, a combination of the two penalties may be assessed, but the total penalty may not exceed 25% of the unpaid tax.

Underpayment of Estimated Tax

Any corporation that fails to pay, pays late, or underpays an installment of estimated tax is assessed a penalty. The penalty is a percentage of the underpayment of estimated tax for the period from the date the installment was due until the date it is paid, or until the original due date of the tax return, which ever is earlier. Get form FTB 5806, Underpayment of Estimated Tax by Corporations, to determine both the amount of underpayment and the amount of penalty.

The underpayment of estimated tax penalty shall not apply to the extent the underpayment of an installment was created or increased by any provision of law that is chaptered during and operative for the taxable year of the underpayment. See R&T Sections 19142, 19144, 19145, 19147, 19148, 19149, 19150, 19151, and 19161 for more information.

If the corporation uses Exception B or Exception C to compute or eliminate any of the required installments, form FTB 5806 must be attached to the back of Form 100 (after all schedules and federal return) and the box on Side 2, line 42b should be checked.

Large Corporate Understatement of Tax

Corporations are subject to a penalty in an amount equal to 20% of the understatement of tax liabilities that:
- Exceeds the greater of $1 million or 20% of the tax shown on an original or amended return filed on or before the original or extended due date of the return, for taxable years beginning on or after January 1, 2010.
- In excess of $1 million for taxable years beginning on or after January 1, 2003, and before January 1, 2010.

EFT Penalty

If the corporation must pay its tax liability electronically, all payments must be remitted by EFT or Web Pay to avoid the penalty. The penalty is 10% of the amount not paid electronically. See R&T Section 19011 and General Information G, Electronic Payments, for more information.

Information Reporting Penalties

U.S. corporations that have an ownership interest (directly or indirectly) in a foreign corporation and were required to file federal Form(s) 5471, Information Return of U.S. Persons With Respect to Certain Foreign Corporations, with the federal return, must attach a copy(ies) to the California return. The penalty for failure to include a copy of federal Form(s) 5471, as required, is $1,000 per required form for each year the failure occurs. The penalty will not be assessed if the taxpayer provides a copy of the form(s) within 90 days of request from the FTB and the taxpayer agrees to attach a copy(ies) of federal Form 5471 to all returns filed for subsequent years. See R&T Section 19141.2 for more information.
Certain domestic corporations that are 25% or more foreign-owned and foreign corporations engaged in a U.S. trade or business must attach a copy(ies) of the federal Form(s) 5472, Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business, to Form 100. The penalty for failing to include a copy of federal Form(s) 5472, as required, is $10,000 per required form for each year the failure occurs. See R&T Section 19141.5 for more information.

If the corporation does not file its Form 100 by the due date or extended due date, whichever is later, copy(ies) of federal Form(s) 5472 must still be filed on time or the penalty will be imposed. Attach a cover letter to the copy(ies) indicating the taxpayer’s name, California corporation number, and taxable year. Mail to the same address used for returns without payments. See General Information H, Where to File, for more information. When the corporation files Form 100, also attach copy(ies) of the federal Form(s) 5472.

For information on filing the required federal informational returns on a CD, see General Information V, Information Returns.

Record Maintenance Penalty
The penalty for failure to maintain certain records is $10,000 for each taxable year for which the failure applies. In addition, if the failure continues for more than 90 days after the FTB notifies the corporation of the failure, in general, a penalty of $10,000 may be assessed for each additional 30-day period of continued failure. For taxable years beginning on or after January 1, 1996, there is no maximum amount of penalty that may be assessed.

See Records Maintenance Requirements on page 5 for a discussion of the records required to be maintained. See R&T Section 19141.6 and the related regulations for more information.

Accuracy and Fraud Related Penalties
California conforms to IRC Sections 6662 through 6665 that authorize the imposition of an accuracy-related penalty equal to 20% of the related underpayment, and the imposition of a fraud penalty equal to 75% of the related underpayment. See R&T Section 19164 for more information.

California Secretary of State (SOS) Penalty
The California Corporations Code requires the FTB to assess a penalty for failure to file an annual Statement of Information with the California SOS. For more information, see R&T Section 19164, or contact:

STATEMENT OF INFORMATION UNIT
ATTENTION: PENALTY
CALIFORNIA SECRETARY OF STATE
PO BOX 944230
SACRAMENTO, CA 94244-2300
TELEPHONE: 916.657.3357

Other Penalties
Other penalties may be imposed for a payment returned for insufficient funds, foreign corporations operating while forfeited or without qualifying to do business in California, and domestic corporations operating while suspended in California. See R&T Sections 19134 and 19135 for more information.

N Interest
Interest is due and payable on any tax due if not paid by the original due date of Form 100. Interest is also due on some penalties. The automatic extension of time to file Form 100 does not stop interest from accruing. California follows federal rules for the calculation of interest. Get FTB Pub. 1138, Business Entity Refund/Billing Information, for more information.

O Dissolution/Withdrawal
The corporation must fill in the applicable box on Form 100, Side 1, Question A, if dissolving, merging, or withdrawing. The date should be the date the corporation filed with the California SOS. For taxable years beginning on or after January 1, 2006, corporations are not required to obtain a Tax Clearance Certificate. The franchise tax for the period in which the corporation formally dissolves or withdraws is measured by the income of the taxable year in which it ceased doing business in California, unless such income has already been taxed at the rate prescribed for the taxable year of dissolution or withdrawal.

A corporation that commenced doing business in California before January 1, 1972, is allowed a credit that may be refunded in the year of dissolution or withdrawal. The amount of the refundable credit is the difference between the minimum franchise tax for the corporation’s first full 12 months of doing business and the total tax paid for the same period.

To claim this credit, add this amount to the value on Form 100, line 35. Make a notation to the right of Side 2, line 35, “Dissolving/Withdrawal.” The return for the final taxable period is due on or before the 15th day of the 3rd full month after the month during which the corporation withdrew or stops doing business in California.

Corporations are subject to income tax or franchise tax for the final taxable period. Corporations that file a final franchise tax return must pay at least the minimum franchise tax as specified in R&T Section 23153.

For taxable years beginning on or after January 1, 2006, the minimum franchise tax will not be assessed after the taxable year the final tax return is filed, if a corporation meets all of the following requirements:
- The corporation files a timely final franchise tax return for the preceding taxable year, including extension of time. Inclusion must be in good standing to have an extension to file.
- The corporation did not do business in California after the final taxable year.
- The corporation files the appropriate documents for dissolution or surrender with the California SOS within 12 months of the timely filed final franchise tax return.

To get samples and forms for filing a dissolution, surrender, or merger agreement, go to sos.ca.gov and search for corporation dissolution, or address your request to:

ATTN: DOCUMENT FILING SUPPORT UNIT
CALIFORNIA SECRETARY OF STATE
1500 11TH ST 3RD FLOOR
SACRAMENTO, CA 95814
TELEPHONE: 916.657.5448

P Ceasing Business
For taxable years beginning on or after January 1, 2000 (other than the first taxable year beginning on or after that date), the tax for the final year in which the corporation does business in California is determined according to or measured by its net income for the taxable year during which the corporation ceased doing business.

In any event, the tax for any taxable year shall not be less than the minimum franchise tax, if applicable.

For more information, see R&T Section 23151.1. The unreported income on installment obligations, the distribution of notes, and the distribution of corporate assets (i.e., land, buildings) at a gain must be included in income in the year of cessation. There is no federal law counterpart regarding this issue.

For more information, see R&T Sections 24672 and 24451.

A domestic or qualified corporation will remain subject to the minimum franchise tax for each taxable year it is in existence until a certificate of dissolution (and certificate of winding up, if necessary), certificate of withdrawal, or certificate of surrender is filed with the California SOS. See General Information Q, Dissolution/Withdrawal, and R&T Sections 23331 through 23335 for more information.

Q Suspension/Forfeiture
If a corporation does not file Form 100 and/or does not pay any tax, penalty, or interest due, its powers, rights, and privileges may be suspended (in the case of a domestic corporation) or forfeited (in the case of a foreign corporation).

Corporations that operate while suspended or forfeited may be subject to a $2,000 penalty per taxable year, which is in addition to any tax, penalties, and interest already accrued. Also, any contracts entered into during suspension or forfeiture are voidable at the request of any party to the contract other than the suspended or forfeited corporation.

Such contracts will remain voidable and unenforceable unless the corporation applies for relief from contract voidability and the FTB grants relief.

See R&T Sections 19135, 19719, 23301, 23305.1, and 23305.2 for more information.

R Apportionment of Income
Corporations with business income attributable to sources both within and outside of California are required to apportion such income. Use Schedule R to calculate the apportionment percentage. Be sure to answer Question M on Form 100, Side 3.

For more information, see R&T Sections 25120 through 25136.

S Combined Report
When filing a combined report answer the applicable questions on Form 100, Schedule Q, Question B.

If two or more corporations are engaged in a unitary business and derive income from sources within and outside of California, the members of the unitary group that are subject to California’s franchise or income tax are required to apportion the combined income of the entire unitary group in order to compute the measure of the tax.

If the income of a unitary group is derived wholly from California sources, its members may either file returns on a separate accounting basis or file on a combined report basis. See R&T Section 25101.15 for more information.
Members of a unitary group may elect to file a single group return by filing Schedule R-7, Election to File a Unitary Taxpayers’ Group Return. For more information, get Schedule R and go to Side 6 for Schedule R-7.

Attach the Schedule R behind the California tax return and prior to the supporting schedules. A combined unitary group’s single return must present the group’s data by separate corporation, as well as totals for the combined group. The total combined tax, which must include at least the applicable minimum franchise tax for each corporation subject to the franchise tax, must be shown on Form 100, Side 2, line 24.

For more information, get FTB Pub. 1061, Guidelines for Corporations Filing a Combined Report.

**T Signatures**

**Phone Number and Email Address**

Include an officer’s phone number and email address in case the FTB needs to contact the corporation for information needed to process this return. By providing this information the FTB will be able to process the return or issue the refund faster.

**Preparer Tax Identification Number (PTIN)**

Tax preparers must provide their PTIN on the tax returns they prepare. Preparers who want a PTIN should go to the IRS website at irs.gov for more information.

**Paid Preparer Authorization**

If the corporation wants to allow the FTB to discuss its 2013 tax return with the paid preparer who signed it, check the “Yes” box in the signature area of the return. This authorization applies only to the individual whose signature appears in the “Paid Preparer’s Use Only” section of the return. It does not apply to the firm, if any, shown in that section.

If the “Yes” box is checked, the corporation is authorizing the FTB to call the paid preparer to answer any questions that may arise during the processing of the tax return. The corporation is also authorizing the paid preparer to:

- Give the FTB any information that is missing from the return.
- Call the FTB for information about the processing of the return or the status of any related refund or payments.
- Respond to certain FTB notices about math errors, offsets, and return preparation.

The corporation is not authorizing the paid preparer to receive any refund check, bind the corporation to anything (including any additional tax liability), or otherwise represent the corporation before the FTB.

The authorization will automatically end no later than the due date (without regard to extensions) for filing the corporation’s 2014 tax return. If the corporation wants to expand the paid preparer’s authorization, get form FTB 3520, Power of Attorney Declaration. If the corporation wants to revoke the authorization before it ends, notify the FTB in writing or call 800.852.5711.

**U Amended Return**

To correct or change a previously filed Form 100, file the most current Form 100X, Amended Corporation Franchise or Income Tax Return. Using the incorrect form may delay processing of the amended return. File Form 100X within six months after the corporation filed an amended federal return or after the final federal determination, if the IRS examined and changed the corporation’s federal return.

**V Information Returns**

Every corporation engaged in a trade or business and making or receiving certain payments in the course of the trade or business is required to file information returns to report the amount of such payments. Payments that must be reported include, but are not limited to the following:

- Payments exceeding $600 annually for compensation for services not subject to withholding, commissions, fees, prizes and awards, payments to independent contractors, rents, royalties, legal services whether or not the payee is incorporated, interest (such as interest charged for late payment), and pensions.
- Payments exceeding $10 annually for interest earned and dividends.
- All payment amounts made by a broker or barter exchange.
- All payment amounts for gross proceeds paid to an attorney whether or not the services are performed for the payer.
- Cash payments over $10,000 received in a trade or business.

See instructions for federal Forms 1099 (series), 1098, 5498, and W-2; federal Publication 1220, Specifications for Filing Forms 1097, 1098, 1099, 3921, 3922, 5498, 8935 and W-2G Electronically. Report payments to the FTB and the IRS using the appropriate federal form. Reports must be made for the calendar year. Federal Forms 1099 (series), 1098, and W-2G’s are due no later than February 28th if filing on paper, or April 1st, if filing electronically, and federal form 5498 is due by May 31st of the year following payment. When the due date falls on a weekend or holiday, the deadline to file without penalty is extended to the next business day. Federal Form 8300, Report of Cash Payments Over $10,000 Received in a Trade or Business, is due within 15 days after the date of the transaction. California requires corporations to report to the FTB interest paid on municipal bonds held by California taxpayers and issued by a state other than California, or a municipality other than a California municipality. Entities paying interest to California residents on these types of bonds are required to report interest payments aggregating $10 or more and paid after January 1, 2013. These information returns will be due June 1, 2014. Get form FTB 4800 MEO, Federally Tax Exempt Non-California Bond Interest and Interest-Dividend Payment Information Media Transmittal, for more information. California conforms to the information reporting requirements imposed under IRC Sections 6038 through 6038C. Any federal Forms 5471, 5472, or 926, Return by a U.S. Transferor of Property to a Foreign Corporation, required to be filed for federal purposes under these IRC sections are also required to be filed for California purposes. These federal information returns should be attached to the Form 100 when filed or provided separately on a CD as follows:

- **Corporations That e-file Their Returns.** The federal information returns can be included electronically as part of the e-filed return, or can be provided separately on a CD (not password protected), per the instructions below.

**Corporations That File Paper Returns.** The options are different depending on the number of federal information returns filed:
- If less than 100, attach a copy of each federal information return on the California tax return.
- If 100 or more, attach a copy of each federal information return to the California tax return or submit the federal information returns via CD (not password protected), separate from the California return, as follows:
  - Save the federal information returns on a CD in Adobe PDF format (not a stream of the federal data).
  - Write on the CD the corporation’s name, the California corporation number, and the taxable year.
  - Mail the CD only to PO Box 1779, Rancho Cordova, CA 95741-1779.
- Mail the California tax return to the regular filing address. Attach a statement to the return stating that the federal information returns (e.g., Forms 5471, 5472) were submitted on a CD. If these federal information returns are not provided, penalties may be imposed under R&T Codes Sections 19141.2 and 19141.5.

**W Net Operating Loss (NOL)**

NOLs incurred in taxable years beginning on or after January 1, 2013, shall be carried back to each of the preceding two taxable years. The allowable NOL carryback percentage varies. For an NOL incurred in a taxable year beginning on or after:

- January 1, 2013, and before January 1, 2014, the carryback amount shall not exceed 50% of the NOL.
- January 1, 2014, and before January 1, 2015, the carryback amount shall not exceed 75% of the NOL.
- January 1, 2015, the carryback amount shall be 100% of the NOL.

The corporation computes the NOL carryback in Part III of form FTB 3805Q. Any corporation entitled to a carryback period pursuant to IRC Section 172(h) may elect to relinquish/waive the entire carryback period with respect to an NOL incurred in the 2013 taxable year. By making the election, the corporation is electing to carry an NOL forward instead of carrying it back in the previous two years. Once made, the election shall be irrevocable for such taxable year. To make the election, check the box in Part I under Election to Waive Carryback, of form FTB 3805Q and attach form FTB 3805Q to the tax return. For more information, see form FTB 3805Q included in this booklet.

For taxable years beginning in 2010 and 2011, California suspended the NOL carryovers deduction. Corporations continued to compute and carryover an NOL during the suspension period. However, corporations with net income after state adjustments (pre-apportioned income) of less than $300,000 or with disaster loss carryovers were not affected by the NOL suspension rules.

R&T Codes Sections 24416.1 through 24416.7, 24416.20 and R&T Code Section 25108 provide for NOL carryovers incurred in the conduct of a trade or business.
In general, corporations must pay California use tax on purchases made from out of state (for example, by telephone, over the Internet, by mail, or in person) if:

- The seller does not collect California sales or use tax.
- The corporation uses, gives away, stores, or consumes the item in this state.

Example: The corporation purchases a conference table from a company in North Carolina. The company ships the table from North Carolina to the corporation’s address in California for the corporation’s use and does not charge California sales or use tax. The corporation owes use tax on the purchase.

Complete the Use Tax Worksheet on page 14 to calculate the amount due.

Extensions to File. If the corporation requests an extension to file the tax return, wait until the corporation files the return to report the purchases subject to use tax and to make the use tax payment.

Penalty. Failure to timely report and pay the use tax due may result in the assessment of penalties.

Changes in Use Tax Reported. Do not file an Amended Corporation Franchise or Income Tax Return to revise the use tax previously reported. If the corporation has changes to the amount of use tax previously reported on the original tax return, contact the State Board of Equalization.

For assistance, go to the State Board of Equalization’s website at boe.ca.gov or call their Customer Service Center at 800-400-7115 or California Relay Service (CRS) 711 (for hearing and speech disabilities). Income tax information is not available at these numbers.

Specific Line Instructions

For taxable years beginning on or after January 1, 2000, corporations filing on a water’s-edge basis are required to use Form 100W to file their California tax return. Get Form 100W Tax Booklet, for more information. Filing Form 100 without errors will expedite processing. Before mailing Form 100, make sure entries have been made for the following:

- California corporation number (a valid seven digit number assigned by the California SOS).
- Federal employer identification number (FEIN) (nine digits).
- California Secretary of State file number (twelve digits), if applicable.
- Corporation name (use the legal name filed with the California SOS) and address (include PMB no., if applicable).

Also, complete the following entries:

- Use the additional information filed for “Owner/Representative/Attention” name, and other supplemental address information only.
- If the corporation has a foreign address enter the city, foreign country name, foreign province/state/county name, and foreign postal code in the appropriate boxes. Do not abbreviate the foreign country name.
- Follow the country’s practice for entering the province/state/county name and foreign postal code.

If an LLC elects to be taxed as a corporation for federal tax purposes, see General Information X, Limited Liability Companies (LLCs) for more information.

File the 2013 Form 100 for calendar year 2013 and fiscal year that begins in 2013. Enter taxable year beginning and ending dates only if the return is for a short year or a fiscal year. If a domestic corporation files the first California tax return, the fiscal year beginning date must be the date the corporation is incorporated. If the corporation reports its income using a calendar year, leave the date area blank. If the return is being filed for a short period (less than 12 months), write “short year” in red in the top margin. Convert all foreign monetary amounts to U.S. dollars.

The 2013 Form 100 may also be used if:

- The corporation has a taxable year of less than 12 months that begins and ends in 2014.
- The 2014 Form 100 is not available at the time the corporation is required to file its return. The corporation must show its 2014 taxable year on the 2013 Form 100 and incorporate any tax law changes that are effective for taxable years beginning after December 31, 2013.

Questions A through BB

Answer all applicable questions and attach additional sheets, if necessary. Be sure to answer Questions C through BB on Form 100, Side 2 and Side 3. Use the following instructions when answering:

Question B – Combined report information

If the answer to Question B1 is:

- “Yes,” make sure to complete all the questions listed.
- “No,” skip Questions B2 - B4 and go to Question B5

Question B5 – FTB 3544 and/or 3544A

Check the “Yes” box if form FTB 3544 and/or 3544A is attached to Form 100.

Question E – Principal business activity (PBA) code

All corporations must answer Question E. Include the six digit PBA code from the Principal Business Activity Codes chart included in this booklet. The code should be the number for the specific industry group from which the greatest percentage of California “total receipts” is derived. “Total receipts” means gross receipts plus all other income. The California PBA code may be different from the federal PBA code. If, as its principal business activity, the corporation: (1) Purchases raw material.

(2) Subcontracts out for labor to make a finished product from the raw materials. (3) Retains title to the goods, the corporation is considered to be a manufacturer and must enter one of the codes under “Manufacturing.” Also, write in the business activity and the principal product or service on the lines provided.

Question I – Doing business as (DBA)

Corporations doing business under a name other than that entered on Side 1 of Form 100 must enter the DBA name in Question I. If the corporation is doing business under multiple DBA’s attach a schedule listing all DBA’s.

Leave Question I blank if the corporation is not using DBA’s to conduct business.

Question J – Transfer or acquisition of voting stock

All corporations must answer all three questions. The questions provide information regarding changes in control or ownership of legal entities owning or under certain circumstances leasing
Limited to the following:
A Reportable Transaction is any transaction as defined in R&TC Section 18407 and Treas.
A material advisor is required to provide a Federal Form 8886, Reportable Transaction Disclosure Statement, is required to be attached to, or owned or controlled by, one person or one legal entity cumulatively exceeded 50%.
The total outstanding voting shares transferred to or held by one irrevocable trust or trust beneficiary cumulatively exceeded 50%.
One or more irrevocable proxies cumulatively transferred voting rights to more than 50% of the outstanding voting shares to one person or one entity.
This corporation, or any of its subsidiaries, cumulatively acquired ownership or control of more than 50% of the outstanding voting shares or other ownership interests in any legal entity; or
As of the end of this taxable year, cumulatively more than 50% of the total outstanding voting shares have been transferred in one or more transactions since an interest in California real property was transferred to the corporation that was excluded from property tax reassessment under R&TC Section 62(a)(2) which established an original co-owners’ interest status.
For purposes of these questions, leased real property is a leasehold interest in taxable real property; (1) leased for a term of 35 years or more (including renewal options), if not leased from a government agency; or (2) leased for any term, if leased from a government agency.
R&TC Section 64(e) requires this information for use by the California State BOE.
Question L – Reportable transaction or listed transaction
Federal Form 8886, Reportable Transaction Disclosure Statement, is required to be attached to any return on which a deduction, loss, credit, or any other tax benefit is claimed or is reported, or any income the corporation’s reported from an interest in a reportable transaction. If the corporation is required to file this form with the federal return, attach a copy to the corporation’s Form 100.
A material advisor is required to provide a reportable transaction number to all taxpayers and material advisors for whom the material advisor acts as a material advisor.
A Reportable Transaction is any transaction as defined in R&T&C Section 18407 and Treas. Reg. Section 1.6011-3 and includes, but is not limited to the following:
A transaction with a significant book-tax difference (entered into prior to August 3, 2007). Beginning January 6, 2006, this transaction was no longer required to be disclosed on Form 8886. See IRS Notice 2006-6.
A Listed Transaction, or a transaction that is substantially similar to a listed transaction, which has been identified by the IRS or the FTB to be a tax avoidance transaction.
A Confidential Transaction, which is offered to a taxpayer under conditions of confidentiality and for which the taxpayer has paid a minimum fee.
A transaction with contractual protections which provides the taxpayer with the right to a full or partial refund of fees if all or part of the intended tax consequences from the transaction are not sustained.
A loss transaction under IRC Section 165 which is at least $10 million in any one-year or $20 million in any combination of taxable years. (Those numbers would be reduced to $2 million and $4 million on the Form 100S.)
A transaction where the taxpayer is claiming a tax credit of greater than $250,000 and held the asset for less than 45 days (entered into prior to August 3, 2007).
A transaction of interest is a transaction that is the same as or substantially similar to one of the types of transactions that the IRS has identified by notice, regulation, or other form of published guidance as a transaction of interest (entered into beginning November 1, 2008).
A Listed Transaction is a specific transaction, or one that is substantially similar, which has been identified by the IRS or the FTB to be a tax avoidance transaction.
Question S – Regulated investment company (RIC)
For the purpose of the definition of regulated investment company, IRC Section 851, as amended by Section 201 of the Regulated Investment Company Act of 2010 (Public Law 111-325), applies to taxable years with respect to which the due date (determined with regard to any extensions) of the return of tax for such taxable year is or on or after December 31, 2010. For more information, refer to R&T&C Section 24870 and Public Law 111-325.
Question T – Real estate mortgage investment conduit (REMIC)
If a corporation is a REMIC for federal purposes, it will generally be a REMIC for California purposes. A REMIC is subject to the minimum franchise tax but is not subject to the income or franchise tax. The income of a REMIC is taxable to the holders of the REMIC interests. In order to qualify, substantially all of the assets of the entity must consist of “qualified mortgages” and “permitted investments.” See the instructions for federal Form 1066, U.S. Real Estate Mortgage Investment Conduit (REMIC) Income Tax Return, to determine if the corporation qualifies. California law as federal law, except California does not impose a tax on prohibited transactions, as defined in IRC Section 860F. The income or gain from such prohibited transactions remains includible in the California tax base. If the corporation is a REMIC for federal purposes, answer “Yes” to Question T, complete Form 100 and attach a copy of federal Form 1066.
Question U – Real estate investment trust (REIT)
California tax law has partially conformed to the REIT provisions of the Ticket to Work and Work Incentives Improvement Act of 1999 (Public Law 106-170) for taxable years beginning on or after January 1, 2001, except for the provisions relating to income from redetermined rents, redetermined deductions, and excess interest.
Additionally, a federal election to treat property as foreclosure property under IRC Section 866(e)(5) is considered to be an election for California as well. No separate elections are allowed.
Question V – Limited liability company (LLC) or limited partnership (LP)
Answer “Yes” only if the business entity for which the Form 100 is being filed is organized as an LLC or LP but is classified as a corporation for federal tax purposes. An LLC classified as a partnership for federal purposes should generally file Form 568. An LP should file Form 568.
Question Z – Corporations that own 80% of an insurance company
One of the provisions of R&T&C Section 24410 includes a reporting requirement to the Legislature. To meet this requirement, the FTB may contact any corporation who answers, “Yes” for additional information.

Line 1 through Line 42
Line 1 – Net income (loss) before state adjustments
Corporations using the federal reconciliation method to figure net income (see General Information I, Net Income Computation) must:
Transfer the amount from federal Form 1120, line 28, to Form 100, Side 1, line 1; and attach a copy of the federal return and all pertinent supporting schedules; or copy the information from federal Form 1120, Page 1, onto Form 100, Side 4, Schedule F and transfer the amount from Schedule F, line 30, to Form 100, Side 1, line 1.
Then, complete Form 100, Side 1, line 2 through line 17, State Adjustments.
Corporations using the California computation method to figure net income (see General Information I) must transfer the amount from Form 100, Side 4, Schedule F and transfer the amount from Schedule F, line 30, to Form 100, Side 1, line 17, only if applicable.

Line 2 through Line 17 – State adjustments
To figure net income for California purposes, corporations using the federal reconciliation method must enter California adjustments to the federal net income on line 2 through line 17. If a specific line is not adjusted, the amount on Form 100, corporations must enter the adjustment on line 8. Other additions, or line 16, Other deductions, and attach a schedule that explains the adjustment.

Line 2 and Line 3 – Taxes not deductible
California does not permit a deduction of California corporation franchise or income taxes or any other taxes on, according to, or measured by net income or profits. Such taxes that are shown on Form 100, Schedule A, must be added to income by entering the amount on Side 1, line 2 or line 3 (see Schedule A, column (d) for the amount to be added to income). California does not permit a deduction for environmental taxes imposed by IRC Section 59A.
The LLC fee is not a tax. R&TC Section 17942; therefore, it is deductible. Do not include any part of an LLC fee on line 2 or line 3.

Line 4 – Interest on government obligations
Corporations subject to California franchise tax must report all interest received on government obligations (such as federal, state, or municipal bonds). On line 4, enter all interest on government obligations that is not included in federal ordinary income (loss).

Page 12 Form 100 Booklet 2013
Corporations subject to California corporation income tax, see instructions for line 16.

Line 5 – Net California capital gain
Complete Schedule D on Side 6 of Form 100 and enter the California net capital gain from Schedule D, line 11 on Form 100, line 5.
Get FTB Pub. 1061 for instructions on determining the net capital gain when a combined report is filed.

Line 6 and line 12 – Depreciation and amortization
California law is substantially different from federal law for corporations.
Complete form FTB 3885 (included in this booklet) to determine the amounts to enter on line 6 or line 12.

Line 7 – Net income not included in federal consolidated return
Use this line to report the net income from corporations included in the combined report but not included in the federal consolidated return.

Line 8 – Other additions
Any miscellaneous items that must be added to arrive at net income after state adjustments (line 18) should be shown on this line. Attach a schedule to itemize amounts.
If any federal contribution deduction was taken in arriving at the amount entered on Form 100, Schedule D-1, line 1, include that amount on line 8.

California Ordinary Net Gain or Loss. Enter any California ordinary net gain or loss from Schedule D-1, Sales of Business Property. Attach Schedule D-1.

Domestic Production Activities Deduction.
California does not conform to the federal domestic production activities deduction if the corporation claimed the deduction for federal purposes, include this amount on line 8.

Line 10 and Line 11 – Dividends
Complete Schedule H (100), Dividend Income Deduction, included in this booklet. Enter the total amount from Schedule H (100), Part I, line 4, column (d) on Form 100, Side 1, line 10. Enter the total amount from Part II, line 4, column (g) on Form 100, Side 1, line 11.

Line 13 – Capital gain from federal
Enter the federal capital gain net income from federal Form 1120, line 8. The California net capital gain should have been added to income on line 5.

Line 14 – Contributions
The contribution deduction for a California corporation is limited to the adjusted basis of the assets being contributed.
For taxable years beginning on or after January 1, 1996, the contribution deduction is limited to 10% of California net income without regard to charitable contribution. Carryover provisions per IRC Section 170 (d)(2) are for excess contributions made during taxable years beginning on or after January 1, 1996.
On a separate worksheet, using the Form 100 format, complete Form 100, Side 1, line 1 through line 18 without regard to line 14. Contributions.
If any federal contribution deduction was taken in arriving at the amount entered on Side 1, line 1, enter that amount as a positive number on line 8 of the Form 100 formatted worksheet. Enter the adjusted basis of the assets contributed on line 5 of the following worksheet. Then complete the worksheet that follows to determine the contributions to enter on line 14.
1. Net income after state adjustments from Side 1, line 18
2. Deduction for dividends received
3. Net income for contribution calculation purposes. Add line 1 and line 2
4. Contributions. Multiply line 3 by 10% (.10)
5. Enter the amount actually contributed
6. Enter the smaller of line 4 or line 5 here and on Side 1, line 14
Get Schedule R to figure the contribution computation for apportioning corporations.

Line 15 – EZ or LAMBRA business expense, and EZ net interest deduction
Businesses conducting a trade or business within an Enterprise Zone (EZ) or Local Agency Military Base Recovery Area (LAMBRA) may elect to treat a portion of the cost of qualified property as a business expense rather than a capital expense.
For the taxable year the property is placed in service, the business may deduct a percentage of the cost in that year rather than depreciate it over the life of the asset. For more information, get FTB 3805Z or form FTB 3807.
Also, a deduction may be claimed on this line for the amount of net interest on loans made to an individual or company doing business within an EZ. For more information, get form FTB 3805Z.
Be sure to attach the applicable form to the Form 100 if any of these benefits are claimed. If the proper form is not attached, these tax benefits may be disallowed.

Line 16 – Other deductions
Include on this line deductions not claimed on any other line. Attach a schedule that clearly shows how each deduction was computed and explain the basis for the deduction.
For corporations subject to income tax (instead of the franchise tax), interest received on obligations of the federal government and on obligations of the state of California and its political subdivisions is exempt from income tax. If such interest is reported on line 4, it must be deducted on line 16.

Federal Ordinary Net Gain or Loss. Enter any federal ordinary net gain or loss from federal Form 4797, Sales of Business Property.

Line 19 – Net income (loss) for state purposes
If all corporate income is derived from California sources, transfer the amount on line 18 directly to line 19.
If only a portion of income is derived from California sources, complete Schedule R before entering any amount on line 19. Transfer the amount from Schedule R, line 35, to Form 100, line 19. Be sure to answer “Yes” to Question M on Form 100, Side 3.
If this line is a net loss, complete and attach the 2013 form FTB 3805Q to Form 100.

Line 20, Line 21, and Line 22
The order in which line 20, line 21, and line 22 appear is not meant to imply the order in which any NOL deduction or disaster loss deduction should be taken if more than one type of deduction is available.

Line 20 – Net operating loss (NOL) deduction
NOLs incurred in taxable years beginning on or after January 1, 2013, shall be carried back to each of the preceding two taxable years.

The allowable NOL carryback percentage varies. For an NOL incurred in a taxable year beginning on or after:
- January 1, 2013, and before January 1, 2014, the carryback amount shall not exceed 50% of the NOL.
- January 1, 2014, and before January 1, 2015, the carryback amount shall not exceed 75% of the NOL.
- January 1, 2015, the carryback amount shall be 100% of the NOL.
The corporation computes the NOL carryback in Part III of form FTB 3805Q.
Any corporation entitled to a carryback period pursuant to IRC Section 172(b)(3) may elect to relinquish/waive the entire carryback period with respect to an NOL incurred in the 2013 taxable year. By making the election, the corporation is electing to carry an NOL forward instead of carrying it back in the previous two years. Once made, the election shall be irrevocable for such taxable year. To make the election, check the box in Part I under Election to Waive Carryback, of form FTB 3805Q and attach form FTB 3805Q to the tax return. For more information, see form FTB 3805Q included in this booklet.
The NOL carryover deduction is the amount of the NOL carryover from prior years that may be deducted from income in the current taxable year. For more information, see form FTB 3805Q included in this booklet.
If line 19 is a positive amount, enter the NOL carryover deduction from the 2013 form FTB 3805Q, Part IV, line 3 on Form 100, line 20. The loss may not reduce current year income below zero. Any excess loss must be carried forward. Attach a copy of the 2013 form FTB 3805Q to Form 100.
If the full amount of the NOL carryover may not be deducted this year, complete and attach a 2013 form FTB 3805Q showing the computation of the NOL carryover to future years.
If line 19 is a negative amount, corporations may not claim an NOL deduction. Enter -0- on line 20. See the 2013 form FTB 3805Q instructions to compute the NOL carryover to future years.
If the corporation terminates its election to be taxed as an S corporation, thus becoming a C corporation, then only that portion of the prior NOL carryover incurred while it had C corporation status may be used to the extent it has not expired.

Line 21 – Pierce’s disease, EZ, LARZ, TTA, or LAMBRA NOL deduction
An NOL generated by a farming business due to Pierce’s disease or a business that operates (operated) or invests (invested) within an EZ, the former Los Angeles Revitalization Zone (LARZ), the Targeted Tax Area (TTA), or a LAMBRA receives special tax treatment. The loss may not reduce the corporation’s current taxable year income below zero.
EZ and LAMBRA NOLs incurred in taxable years beginning on or after January 1, 2013, and before January 1, 2014, shall be carried back to each of the preceding two taxable years. The carryback amount shall not exceed 50% of the NOL incurred in the 2013 taxable year. The corporation computes the NOL carryback in Worksheet V, Section D, NOL Carryback, included in the FTB 3805Z or FTB 3807 Booklets.
Any corporation entitled to a carryback period pursuant to IRC Section 722(b)(3) may elect to relinquish/waive the entire carryback period with respect to an NOL incurred in the 2013 taxable year. By making the election, the corporation is electing to carry an NOL forward instead of carrying it back to the previous two years. Once made, the election shall be irrevocable for such taxable year. To make the election, check the box in Part V Under Eleventh Waive Carryback of form FTB 3805Z or form FTB 3807, and attach form FTB 3805Z or form FTB 3807 to the tax return. Get FTB 3805Z and FTB 3807 Booklets for more information.

Corporations may no longer generate/incur any TTA NOL for taxable years beginning on or after January 1, 2013. Corporations can claim TTA NOL carryover deduction from prior years. Get FTB 3809 Booklet for more information.

Compute and enter the Pierce’s disease, EZ, TTA, LAMBRA, or former LARZ NOL deduction from the corporation’s form FTB 38050; form FTB 38052; form FTB 3809; form FTB 3807; or form FTB 3806; on Form 100, line 21. Attach a copy of the applicable form to the Form 100. For more information, get form FTB 38050; form FTB 38052; form FTB 3806; form FTB 3807; or form FTB 3809.

Line 22 – Disaster loss carryover deduction
If the corporation has a disaster loss carryover deduction, and there is income in the current taxable year, enter the total amount from the 2013 form FTB 38050, Part IV, line 2. Any remaining loss for the disaster loss incurred in 2013 (NOL attributable to qualified disaster loss) must be carried back or elect to be carried forward. Get form FTB 38050 for more information.

Line 24 – Tax
Use rates listed in General Information B, Tax Rates, and C, Minimum Franchise Tax.

Line 25 – New jobs credit
Use form FTB 3527 to calculate the new jobs credit. Enter the credit amount generated on line 25a and amount claimed on line 25b. Do not claim the credit on Schedule P (100). Get form FTB 3527 for more information, and attach a copy of the credit form to the Form 100.

Line 26a through Line 27 – Tax credits
For taxable years beginning on or after January 1, 2010, an eligible assignee can claim assigned credits, received this taxable year or carried over from prior years, against its tax liabilities. For more information, get form FTB 3544A.

**Note:** The total amount of specific credit claimed on Form 100 or Schedule P (100) should include both: (1) the total assigned credit claimed from form FTB 3544A, column (i), and (2) the amount of credit claimed that was generated by the assignee.

A variety of tax credits are available to California corporations to reduce tax. However, corporations may not reduce the tax (line 24) below the minimum franchise tax, if applicable.

Also, the amount of the credit that a corporation is allowed to claim may be limited. Generally, if the corporation completed federal Form 4626, the corporation may have limited credits. Complete Schedule P (100) (included in this booklet) to compute this limitation.

Corporations claiming the following credits are not subject to the tentative minimum tax limitation:

- California motion picture and television production credit
- Enterprise zone hiring & sales or use tax credit
- LARZ construction hiring & sales or use tax credit carryover
- Solar energy credit carryover (Code 180)
- Commercial solar energy credit carryover
- Commercial solar electric system credit carryover
- Research credit
- Orphan drug credit carryover
- Low-income housing credit
- Manufacturers’ investment credit carryover
- Targeted tax area hiring credit
- Targeted tax area sales or use tax credit carryover
- Natural heritage preservation tax credit
- Clinical testing expense credit carryover

Each credit is identified by a code. See the Credit Chart on page 32. To claim one or two credits, enter the credit name, code, and the amount of the credit on line 26a and line 26b. To claim more than two credits, use Schedule P (100). List two of the credits on line 26a and line 26b. Enter the total of any remaining credits from Schedule P (100) on line 27. Do not make an entry on line 27 unless line 26a and line 26b are complete.

To figure tax credits, use the appropriate form or schedule. If the corporation claims a credit for an expired credit, use form FTB 3540, Credit Carryover and Recapture Summary, to figure the amount of credit, unless the corporation is required to complete Schedule P (100). In that case, enter the amount of the credit on Schedule P (100) and complete Schedule P (100). Do not attach form FTB 3540. Attach the credit form or schedule and Schedule P (100), if applicable, to Form 100.

Line 29 – Balance
Subtract line 28 from line 24. Enter the result or the applicable minimum franchise tax, whichever is more. See General Information C, Minimum Franchise Tax.

Line 30 – Alternative minimum tax (AMT)
Enter on this line the AMT from Schedule P (100), Part I, line 19, or Part II, line 18, whichever is applicable.

Line 33 – 2013 Estimated tax payments
Enter the total amount of estimated tax payments made during the 2013 taxable year on this line. If the corporation is a nonconsenting nonresident (NCNR) member of an LLC and tax was paid on the corporation’s behalf by the LLC, include the NCNR members’ tax from Schedule K-1 (568). Member’s Share of Income, Deductions, Credits, etc., line 15e. If the corporation is including NCNR tax, write “LLC” on the dotted line to the left of the amount on line 33, and attach Schedule K-1 (568) to the California income tax return to claim the tax paid by the LLC on the corporation’s behalf.

Line 34 – 2013 Withholding (Form 592-B and/or 593)
Enter the 2013 resident and nonresident or real estate withholding credit from Form 592-B, Resident and Nonresident Withholding Tax Statement, and/or Form 593, Real Estate Withholding Tax Statement. Attach a copy of the form(s) to the lower front of Form 100.

Line 37 and Line 38 – Tax due or overpayment
Revise the amount of tax due or overpayment, if applicable, by the amount on Side 4, Schedule J, line 6. See instructions for Schedule J.

Line 39 – Amount to be credited to 2014 estimated tax
If the corporation chooses to have the overpayment credited to next year’s estimated tax payment, the corporation cannot later request that the overpayment be applied to the prior year to offset any tax due.

Line 40 – Use tax
As explained under General Information Y, California use tax applies to purchases from out of state sellers (for example, purchases made by telephone, over the Internet, by mail, or in person). For questions on whether a purchase is taxable, go to State Board of Equalization’s website at boe.ca.gov, or call their Customer Service Center at 800-400.7115 or California Relay Service (CRS) 711 (for hearing and speech disabilities).

**Note:** The following businesses are required to report purchases subject to use tax directly to the State Board of Equalization and may not report use tax on their income tax return:

- Businesses that have a California seller’s permit.
- Businesses that are not required to hold a California seller’s permit, but receive at least $100,000 in gross receipts.
- Businesses that are otherwise required to be registered with the Board of Equalization for sales and use tax purposes.

A corporation that is not required to report purchases subject to use tax directly to the State Board of Equalization may report use tax on its Corporation Franchise or Income Tax Return. To report use tax on the tax return, complete the Use Tax Worksheet on this page.

If the corporation owes use tax but does not report it on the income tax return, the corporation must report and pay the tax to the State Board of Equalization. For information on reporting use tax directly to the State Board of Equalization, go to their website at boe.ca.gov.

Failure to timely report and pay the use tax due may result in the assessment of penalties.

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**Use Tax Worksheet**

Round all amounts to the nearest whole dollar.

1. Enter purchases from out-of-state sellers made without payment of California sales/use tax. See worksheet instructions below $ ...........

2. Enter the applicable sales and use tax rate. See worksheet instructions (next page) ...........

3. Multiply line 1 by the tax rate on line 2. Enter result here. $ ...........

4. Enter any sales or use tax paid to another state for purchases included on line 1. See worksheet instructions (next page) $ ...........

5. Total Use Tax Due. Subtract line 4 from line 3. Enter the amount here and on Form 100, line 40. If the amount is less than zero, enter -0- $ ...........

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**Worksheet, Line 1, Purchases Subject to Use Tax**

- Report items that would have been taxable if sold in a California store, such as office equipment and supplies.
Include handling charges.

Do not include any other state’s sales or use tax paid on the purchases.

Enter only purchases made during the year that correspond with the tax return the corporation is filing.

Note: Report and pay any use tax the corporation owes on the following purchases directly to the State Board of Equalization, not on the corporation’s income tax return:

- Vehicles, vessels, and trailers that must be registered with the Department of Motor Vehicles.
- Mobile homes or commercial coaches that must be registered annually as required by the Health and Safety Code.
- Vessels documented with the U.S. Coast Guard.
- Aircraft.
- Leases of machinery, equipment, vehicles, and other tangible personal property.

Worksheet, Line 2, Sales and Use Tax Rate

- Enter the sales and use tax rate applicable to the place in California where the property is used, stored, or otherwise consumed. If the corporation does not know the applicable city or county sales and use tax rate, please go to the State Board of Equalization’s website at bos.ca.gov and click on City and County Tax Rates or call their Customer Service Center at 800.400.7115 or California Relay Service (CRS) 711 (for hearing and speech disabilities).

Worksheet, Line 4, Credit for Tax Paid to Another State

- This is a credit for tax paid to other states on purchases reported on Line 1. The organization can claim a credit up to the amount of tax that would have been due if the purchase had been made in California. For example, if the organization paid $8.00 sales tax to another state for a purchase, and would have paid $6.00 in California, the organization can claim a credit of only $6.00 for that purchase.

Line 41 – Refund

Direct Deposit of Refund (DDR)

Direct deposit is fast, safe, and convenient. To have the refund directly deposited into the corporation’s bank account, enter the account information on Form 100, Side 2, lines 41a, 41b, and 41c. Be sure to fill in all the information. Do not attach a voided check or deposit slip.

Caution: Check with the corporation’s financial institution to make sure the deposit will be accepted and to get the correct routing and account numbers. The FTB is not responsible for a lost refund due to incorrect account information.

To cancel the DDR, call the FTB at 916.845.0353. The FTB is not responsible when a financial institution rejects a direct deposit. If the FTB, the bank, or financial institution rejects the direct deposit due to an error in the routing number or account number, the FTB will issue a paper check.

Line 42 – Penalties and interest

Enter on line 42 the amount of any penalties and interest due. Complete and attach Form FTB 5806 to the back of Form 100 (after all schedules and federal return), only if Exception B or Exception C is used in computing or eliminating the penalty. Be sure to check the box on line 42b.

Schedules

Schedule A – Taxes Deducted

Enter the nature of the tax, the taxing authority, the total tax, and the amount of the tax that is not deductible for California purposes on Form 100, Side 4, Schedule A. If the corporation is using the California computation method to compute the net income, enter the difference of column (c) and column (d) on Schedule F, line 17.

Schedule D – Capital Gains or Losses

California law does not conform to the federal reduced capital gains tax rates. California taxes capital gains at the same rate as other types of income. California does not allow a three-year carryback of capital losses. Enter any unused capital loss carryover from 2012 Form 100, Side 5, Schedule D, line 11 on 2013 Form 100, Side 6, Schedule D, line 3. For information regarding the application of the capital loss limitation and the capital loss carryover in a combined report, see Cal. Code Regs., tit. 18 section 25106.5-2 and FTB Pub. 1061.

Line 1 and Line 5

Report short-term or long-term capital gains (losses) from form FTB 3725. Assets Transferred from Parent Corporation to Insurance Company Subsidiary, on Schedule D. Make sure to label on Schedule D, Part I, line 1 and/or Part II, line 5, column (f) and/or Part II, line 5, column (f). Attach a copy of form FTB 3725 to the Form 100.

Report short-term or long-term capital gains from form FTB 3726. Deferred Intercompany Stock Account (DISA) and Capital Gains Information, on Schedule D. Make sure to label on Schedule D, Part I, line 1 and/or Part II, line 5, column (a) Description of property: “FTB 3725.” Enter the amount of short-term or long-term capital gains (losses) from form FTB 3725 on Schedule D, Part I, line 1, column (f) and/or Part II, line 5, column (f). Attach a copy of form FTB 3725 to the Form 100.

Schedule F – Computation of Net Income

See General Information 1, Net Income Computation, for information on net income computation methods.

Line 4 – Total dividends

Enter the total amount of dividends received.

Line 13 – Salaries and wages

Gain from the exercise of California Qualified Stock Options (CQSOS) issued and exercised on or after January 1, 1997, and before January 1, 2002, can be excluded from gross income if the individual’s earned income is $40,000 or less. The exclusion from gross income is subject to AMT and the corporation is not allowed a deduction for the compensation excluded from the employee’s gross income. For more information, see IRC Section 24602.

Line 17 – Taxes

If the corporation is using the California computation method to compute the net income, enter on line 17 the difference of column (c) and column (d) of Schedule A.

Line 27 – Other deductions

Do not include any dividend elimination or deduction on this line. Instead complete Schedule H (100), Dividend Income Deduction, and enter the dividend elimination or deduction on Form 100, Side 1, line 10, or line 11.

Line 28 – Specific deduction for organizations under R&TC Section 23701r or 23701t

Political Organizations

A political organization exempt under R&TC Section 23701r must file Form 100 and report “political taxable income” in excess of $100. “Political taxable income” means all amounts received during the taxable year other than:

- Contributions of money or other property.
- Membership fees, dues, or assessments.
- Proceeds from political fundraising or entertainment events, or proceeds from the sale of political campaign material not received in the ordinary course of any trade or business.

Political organizations are not subject to the minimum franchise tax nor are they required to make estimate payments. The tax is computed under Chapter 3 of the Corporation Tax Law.

Enter the $100 limit on Schedule F, line 28, as a qualified “specific deduction.”

Exempt Homeowners’ Associations

A homeowners’ association exempt under R&TC Section 23701t, including unincorporated homeowners’ associations, must file Form 100 if it received nonexempt function gross income in excess of $100. Form 100 may be required in addition to Form 199.

Nonexempt function gross income means gross income received during the taxable year other than amounts received from membership fees, dues, or assessments. Nonexempt function gross income includes the gross amount of such items as, but not limited to, interest, dividends, rents, royalties, sale of assets, and income from nonmembers.

Exempt homeowners’ associations and unincorporated homeowners’ associations are not subject to the minimum franchise tax. The tax is computed under Chapter 3 of the Corporation Tax Law. Under Chapter 3, estimated tax payments may be required. Form 100 is due on or before the 15th day of the 3rd month after the close of the taxable year.

Enter the $100 limit on Schedule F, line 28, as a qualified “specific deduction.”

Schedule G – Bad Debts Reserve Method

For taxable years beginning on or after January 1, 2002, only banks that are not a large bank, as defined in the IRC Section 585(c)(2), may use the bad debt reserve method. For the purpose of the bad debt reserve method, banks include savings and loan associations, and other financial institutions. For more information, see IRC Sections 585 and 584. Complete Schedule G on the next page and attach it to Form 100.
### Schedule J – Add-On Taxes and Recapture of Tax Credits

Complete Schedule J on Form 100, Side 4, if the corporation has credit amounts to recapture or is required to include installment payments of “add-on” taxes for the following:

- Last-in, first-out (LIFO) recapture resulting from an S corporation election.
- Interest computed under the look-back method for completed long-term contracts.
- Interest on tax attributable to installment sales of certain property or use of the installment method for non-dealer installment obligations.
- IRC Section 197(f)(9)(B)(ii) election to recognize gain on the disposition of an IRC Section 197 intangible.

Revise the amount of tax due or overpayment on Form 100, line 37 or line 38, as applicable by the amount from Schedule J, line 6.

#### Installment Payment of Tax Attributable to LIFO Recapture for Corporations Making an S Corporation Election

A corporation that uses the LIFO inventory pricing method and makes an S corporation election must include a “LIFO recapture amount” in income for its last year as a C corporation. The corporation's LIFO recapture amount is equal to the excess of the inventory amount using the first-in, first-out (FIFO) method, over the inventory amount using the LIFO method, at the close of the corporation's last taxable year as a C corporation.

The additional tax resulting from inclusion of the LIFO recapture in income is payable in four equal installments. The first installment is due on the original due date of Form 100 of the electing corporation's last year as a C corporation.

To determine the additional tax due to LIFO recapture, the corporation must complete Form 100, Side 2, line 19 through line 31, based on income that does not include the LIFO recapture amount.

On a separate worksheet using the Form 100 format, the corporation must complete the equivalent of Form 100, Side 2, line 19 through line 31, based on taxable income including the LIFO recapture amount. Form 100, Side 2, line 31, must then be compared to line 31 of the worksheet. The difference is the additional tax due to LIFO recapture.

Since Form 100, Side 2, line 31, does not include the additional tax due to LIFO recapture, corporations must include 1/4 of the additional tax on Schedule J, line 1 and adjust line 37 or line 38 accordingly. Attach the worksheet showing the computation.

The electing S corporations must pay the remaining three installments of deferred tax to Form 100S.

#### Long-term Contracts

If the corporation must compute interest under the look-back method for completed long-term contracts, complete and attach Form FTB 3834, Interest Computation Under the Look-Back Method for Completed Long-Term Contracts. Include the amount of interest the corporation owes or the amount of interest to be credited or refunded to the corporation on Schedule J, line 2. If interest is to be credited or refunded, enter as a negative amount. Attach form FTB 3834 to Form 100.

#### Interest on Tax Attributable to Payments Received on Installment Sales of Certain Timeshares and Residential Lots

If the corporation elected to pay interest on the amount of tax attributable to payments received on installment obligations arising from the disposition of certain timeshares and residential lots under IRC Section 453(i)(3), it must include the interest due on Schedule J, line 3a. For the applicable interest rates, get FTB Pub. 1138.

#### Attach Schedule J on Form 100, Side 4, if the corporation elected to pay interest on the gain from the sale of an intangible under the related person exception to the anti-churning rules.

#### Credit Recapture

Complete Schedule J, line 5, if the corporation completed the credit recapture portion for any of the following forms:

- FTB 3511, Environmental Tax Credit
- FTB 3805Z, Enterprise Zone Deduction and Credit Summary
- FTB 3807, Local Agency Military Base Recovery Area Deduction and Credit Summary
- FTB 3808, Manufacturing Enhancement Area Credit Summary
- FTB 3809, Targeted Tax Area Deduction and Credit Summary

#### IRC Section 197(f)(9)(B)(ii) Election

Complete Schedule J, line 4 if the corporation elected to pay tax on the gain from the sale of an intangible under the related person exception to the anti-churning rules.

#### Credit Recapture

Complete Schedule J, line 5, if the corporation completed the credit recapture portion for any of the following forms:

- FTB 3511, Environmental Tax Credit
- FTB 3805Z, Enterprise Zone Deduction and Credit Summary
- FTB 3807, Local Agency Military Base Recovery Area Deduction and Credit Summary
- FTB 3808, Manufacturing Enhancement Area Credit Summary
- FTB 3809, Targeted Tax Area Deduction and Credit Summary

Also complete Schedule J, line 5, if the corporation is subject to recapture for any of the following credits:

- The Community Development Financial Institutions Investment Credit
- The Employer Childcare Program Credit and the Farmworker Housing Credit (See the instructions for form FTB 3540, Part II, for more information.)

### Schedule M-1 – Reconciliation of Income (Loss) per Books With Income (Loss) per Return

Schedule M-1 is used to reconcile the difference between book and tax accounting for an income or expense item. The federal and state Schedule M-1 may be the same when the corporation uses the federal reconciliation method for net income computation. See General Information, Net Income Computation, for more information. The California Schedule M-1 will be different from the federal Form 1120, Schedule M-1, if using the California computation method for net income. The California computation method is generally used when the corporation has no federal filing requirement, or if the corporation maintains separate records for state purposes.

#### Reporting Requirements

If the corporation's total receipts (see top of page 44 for definition of total receipts) for the taxable year and total assets at the end of the taxable year are less than $250,000, the corporation is not required to complete Schedule L, Schedule M-1, and Schedule M-2. However, this information must be available in the future upon request.

#### Corporation With Total Assets of $10 Million or More

For taxable years beginning on or after January 1, 2004, the IRS generally requires corporations with total assets of $10 million or more on the last day of the taxable year to complete federal Schedule M-3 (Form 1120/1120-F) instead of federal Schedule M-1. For California purposes, the corporation must complete the California Schedule M-1, and attach either of the following:

- A copy of the federal Schedule M-3 (Form 1120/1120-F) and related attachments to the Form 100.
- A complete copy of the federal return.

The FTB will accept the federal Schedule M-3 (Form 1120/1120-F) in a spreadsheet format if more convenient.

---

**Schedule G** Bad Debts Reserve Method. See instructions

<table>
<thead>
<tr>
<th>(a) Taxable year</th>
<th>(b) Accounts outstanding at the end of the year</th>
<th>(c) Current year’s provisions</th>
<th>(d) Recoveries</th>
<th>(e) Amount charged against reserve</th>
<th>(f) Reserve for bad debts at end of year</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2009</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2010</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>2011</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>2012</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>2013</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**Schedule Q Questions (continued on Side 2)**

**A FINAL RETURN?**  
☐ Dissolved  ☐ Surrendered (withdrawn)  ☐ Merged/Reorganized  ☐ IRC Section 338 sale  ☐ QSub election

Enter date (mm/dd/yyyy) ☐

**B 1.** Is income included in a combined report of a unitary group?  
☐ Yes ☐ No

**2.** If “Yes,” indicate:  
☐ wholly within CA (R&TC 25101.15)  
☐ within and outside of CA

**3.** Is there a change in the members listed in Schedule R-7 from the prior year?  
☐ Yes ☐ No

**4.** Enter the number of members (including parent or key corporation) listed in the Schedule R-7, Part I, Section A, subject to income or franchise tax.  
☐

**5.** Is form FTB 3544 and/or 3544A attached to the return?  
☐ Yes ☐ No

### State Adjustments

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Net income (loss) before state adjustments. See instructions.  &amp; 1 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Amount deducted for foreign or domestic tax based on income or profits from Schedule A.  &amp; 2 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Amount deducted for tax under the provisions of the Corporation Tax Law from Schedule A.  &amp; 3 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Interest on government obligations  &amp; 4 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Net California capital gain from Side 6, Schedule D, line 11  &amp; 5 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Depreciation and amortization in excess of amount allowed under California law. Attach form FTB 3885.  &amp; 6 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Net income from corporations not included in federal consolidated return. See instructions.  &amp; 7 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Other additions. Attach schedule(s).  &amp; 8 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Total. Add line 1 through line 8.  &amp; 9 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Intercompany dividend deduction. Attach Schedule H (100)  &amp; 10 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Dividends received deduction. Attach Schedule H (100)  &amp; 11 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Additional depreciation allowed under CA law. Attach form FTB 3885.  &amp; 12 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Capital gain from federal Form 1120, line 8.  &amp; 13 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Contributions  &amp; 14 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>EZ or LAMBRA business expense and EZ net interest deduction  &amp; 15 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Other deductions. Attach schedule(s).  &amp; 16 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Total. Add line 10 through line 16.  &amp; 17 &amp; 00</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Net income (loss) after state adjustments. Subtract line 17 from line 9.  &amp; 18 &amp; 00</td>
<td></td>
</tr>
</tbody>
</table>
### Schedule Q Questions

**C** If the corporation filed on a water’s-edge basis pursuant to R&T Sections 25110 and 25113 in previous years, enter the date the water’s-edge election ended. (mm/dd/yyyy) ____________________________

**D** Was the corporation’s income included in a consolidated federal return?  
- Yes  
- No

**E** Principal business activity code. (Do not leave blank): ____________________________

**F** Date incorporated (mm/dd/yyyy): ________________________

Where:  
- State __________  
- Country ______________________

**G** Date business began in California or date income was first derived from California sources (mm/dd/yyyy) ____________________________

**H** First return?  
- Yes  
- No  
If “Yes” and this corporation is a successor to a previously existing business, check the appropriate box.

- (1) sole proprietorship  
- (2) partnership  
- (3) joint venture  
- (4) corporation  
- (5) other

(Attach statement showing name, address, and FEIN/SSN/ITIN of previous business.)

**I** “Doing business as” name. See instructions: ____________________________

---

### Net Income

<table>
<thead>
<tr>
<th>Schedule Q Questions</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Refund or Amount Due</strong></td>
<td></td>
</tr>
<tr>
<td>41 Refund</td>
<td>If the sum of line 39 and line 40 is less than line 38, then subtract the result from line 38.</td>
</tr>
<tr>
<td><strong>Total amount due</strong></td>
<td>Add line 37, line 39, line 40, and line 42a. Then, subtract line 38 from the result.</td>
</tr>
<tr>
<td><strong>Use tax. This is not a total line</strong></td>
<td>See instructions</td>
</tr>
<tr>
<td><strong>Overpayment</strong></td>
<td>If line 31 is more than line 36, subtract line 36 from line 31. Go to line 40.</td>
</tr>
<tr>
<td><strong>Franchise or income tax due</strong></td>
<td>If line 31 is more than line 36, subtract line 36 from line 31. Go to line 40.</td>
</tr>
<tr>
<td><strong>Amount of line 38 to be credited to 2014 estimated tax</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Withholding</strong> (Form 592-B and/or 593)</td>
<td>See instructions</td>
</tr>
<tr>
<td><strong>2013 Estimated tax payments</strong></td>
<td>See instructions</td>
</tr>
<tr>
<td><strong>Overpayment from prior year allowed as a credit</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Total payments</strong></td>
<td>Add line 32 through line 35.</td>
</tr>
<tr>
<td><strong>CA Net Income</strong></td>
<td>Add line 20 through line 22. Then, subtract from line 19.</td>
</tr>
<tr>
<td><strong>Net income (loss) for state purposes</strong></td>
<td>Complete Schedule R if apportioning or allocating income. See instructions.</td>
</tr>
<tr>
<td><strong>New jobs credit. a) amount generated</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Credit name</strong></td>
<td>____________ code ____________ amount ____________</td>
</tr>
<tr>
<td><strong>b) amount claimed</strong></td>
<td></td>
</tr>
</tbody>
</table>

### Taxes

<table>
<thead>
<tr>
<th>Schedule Q Questions</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Balance. Subtract line 28 from line 24 (not less than minimum franchise tax, if applicable).</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Alternative minimum tax. Attach Schedule P (100).</strong></td>
<td>See instructions</td>
</tr>
<tr>
<td><strong>Total tax. Add line 29 and line 30.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Add line 25b through line 27</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Add line 26a through line 27</strong></td>
<td></td>
</tr>
<tr>
<td><strong>To claim more than two credits, see instructions</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Total amount due.</strong></td>
<td>Add line 20 through line 22. Then, subtract from line 19.</td>
</tr>
<tr>
<td><strong>Tax _____________% x line 23 (not less than minimum franchise tax, if applicable).</strong></td>
<td></td>
</tr>
</tbody>
</table>

### Payments

<table>
<thead>
<tr>
<th>Schedule Q Questions</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Subtract line 28 from line 24 (not less than minimum franchise tax, if applicable)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Subtract line 38 from the result</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Subtract line 31 from line 36</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Add line 29 and line 30</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Overpayment. Subtract line 31 from line 36. Go to line 40.</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Amount of line 38 to be credited to 2014 estimated tax</strong></td>
<td></td>
</tr>
<tr>
<td><strong>2013 Withholding (Form 592-B and/or 593)</strong></td>
<td>See instructions</td>
</tr>
<tr>
<td><strong>2013 Estimated tax payments</strong></td>
<td>See instructions</td>
</tr>
<tr>
<td><strong>Overpayment from prior year allowed as a credit</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Total payments.</strong></td>
<td>Add line 32 through line 35.</td>
</tr>
</tbody>
</table>

---

**Schedule Q Questions (continued on Side 1)**

C If the corporation filed on a water’s-edge basis pursuant to R&T Sections 25110 and 25113 in previous years, enter the date the water’s-edge election ended. (mm/dd/yyyy) ____________________________

D Was the corporation’s income included in a consolidated federal return?  
- Yes  
- No

E Principal business activity code. (Do not leave blank): ____________________________

F Date incorporated (mm/dd/yyyy): ________________________

Where:  
- State __________  
- Country ______________________

G Date business began in California or date income was first derived from California sources (mm/dd/yyyy) ____________________________

H First return?  
- Yes  
- No  
If “Yes” and this corporation is a successor to a previously existing business, check the appropriate box.

- (1) sole proprietorship  
- (2) partnership  
- (3) joint venture  
- (4) corporation  
- (5) other

(Attach statement showing name, address, and FEIN/SSN/ITIN of previous business.)

I “Doing business as” name. See instructions: ____________________________

---

**Schedule Q Questions (continued on Side 3)**
### Schedule Q Questions (continued from Side 2)

**J** During this taxable year, did another person or legal entity acquire control or majority ownership (more than a 50% interest) of this corporation or any of its subsidiaries that owned California real property (i.e., land, buildings), leased such property for a term of 35 years or more, or leased such property from a government agency for any term?  
- Yes [ ]  
- No [ ]

**2.** During this taxable year, did this corporation or any of its subsidiaries acquire control or majority ownership (more than a 50% interest) in another legal entity that owned California real property (i.e., land, buildings), leased such property for a term of 35 years or more, or leased such property from a government agency for any term?  
- Yes [ ]  
- No [ ]

**3.** During this taxable year, has more than 50% of the voting stock of this corporation cumulatively transferred in one or more transactions after an interest in California real property (i.e., land, buildings) was transferred to it that was excluded from property tax reassessment under R&TC Section 2125(a)(2) and it was not reported on a previous year’s tax return?  
- Yes [ ]  
- No [ ]

(Yes requires filing of statement, penalties may apply—see instructions.)

**K** At any time during the taxable year, was more than 50% of the voting stock:

1. Of the corporation owned by any single interest?  
- Yes [ ]  
- No [ ]

2. Of another corporation owned by this corporation?  
- Yes [ ]  
- No [ ]

3. Of this and one or more other corporations owned or controlled, directly or indirectly, by the same interests?  
- Yes [ ]  
- No [ ]

If 1 or 3 is “Yes,” enter the country of the ultimate parent.

If 1, 2, or 3 is “Yes,” furnish a statement of ownership indicating pertinent names, addresses, and percentages of stock owned.  

If the owner(s) is an individual, provide the SSN/TIN.

**L** Has the corporation included a reportable transaction or listed transaction within this return? (See instructions for definitions)  
- Yes [ ]  
- No [ ]

If “Yes,” complete and attach federal Form 8886 for each transaction.

**M** Is this corporation apportioning or allocating income to California using Schedule R?  
- Yes [ ]  
- No [ ]

**N** How many affiliates in the combined report are claiming immunity from taxation in California under Public Law 86-272?  
- Yes [ ]  
- No [ ]

**O** Corporation headquarters are:  
- (1) Within California  
- (2) Outside of California, within the U.S.  
- (3) Outside of the U.S.

**P** Location of principal accounting records

**Q** Accounting method:  
- (1) Cash  
- (2) Accrual  
- (3) Other

**R** Does this corporation or any of its subsidiaries have a Deferred Intercompany Stock Account (DISA)?  
- Yes [ ]  
- No [ ]

If “Yes,” enter the total balance of all DISAs $   

**S** Is this corporation or any of its subsidiaries a RIC?  
- Yes [ ]  
- No [ ]

**T** Is this corporation treated as a REMIC for California purposes?  
- Yes [ ]  
- No [ ]

**U** Is this corporation a REIT for California purposes?  
- Yes [ ]  
- No [ ]

**V** Is this corporation an LLC or limited partnership electing to be taxed as a corporation for federal purposes?  
- Yes [ ]  
- No [ ]

**W** Is this corporation to be treated as a credit union?  
- Yes [ ]  
- No [ ]

**X** Is the corporation under audit by the IRS or has it been audited by the IRS in a prior year?  
- Yes [ ]  
- No [ ]

**Y** Have all required information returns (e.g. federal Forms 1099, 5471, 5472, 8300, 8865, etc.) been filed with the Franchise Tax Board?  
- N/A  
- Yes [ ]  
- No [ ]

**Z** Does the taxpayer (or any corporation of the taxpayer’s combined group, if applicable) own 80% or more of the stock of an insurance company?  
- Yes [ ]  
- No [ ]

**AA** Did the corporation file the federal Schedule UTP (Form 1120)?  
- Yes [ ]  
- No [ ]

**BB** Does any member of the combined report own an SMLLC or generate/claim credits that are attributable to an SMLLC?  
- Yes [ ]  
- No [ ]

---

**Sign Here**

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge.

**Signature of officer**

<table>
<thead>
<tr>
<th>Title</th>
<th>Date</th>
<th>Telephone</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Officer’s email address (optional)**

<table>
<thead>
<tr>
<th>Preparer’s signature</th>
<th>Date</th>
<th>Check if self-employed</th>
<th>PTIN</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Preparer’s Use Only**

**Firm’s name (or yours, if self-employed) and address**

May the FTB discuss this return with the preparer shown above? See instructions.  
- Yes [ ]  
- No [ ]

---

**For Privacy Notice, get FTB 1131 ENG/SP.**

---

**3603133**

**Form 100 c1 2013 Side 3**
**Schedule A**  
Use additional sheet(s) if necessary.

<table>
<thead>
<tr>
<th>(a) Nature of tax</th>
<th>(b) Taxing authority</th>
<th>(c) Total amount</th>
<th>(d) Nondeductible amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>00</td>
</tr>
</tbody>
</table>

Total. Enter total of column (c) on Schedule F, line 17, and total of column (d) on Side 1, line 2 or line 3. If the corporation uses California computation method to compute the net income, see instructions.

**Schedule F**  
Computation of Net Income. See instructions.

<table>
<thead>
<tr>
<th>Income</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 a) Gross receipts or gross sales</td>
<td>1a</td>
</tr>
<tr>
<td>b) Less returns and allowance</td>
<td>1b</td>
</tr>
<tr>
<td>c) Balance</td>
<td>1c</td>
</tr>
<tr>
<td>2 Cost of goods sold. Attach federal Form 1125-A (California Schedule V)</td>
<td>2</td>
</tr>
<tr>
<td>3 Gross profit. Subtract line 2 from line 1c</td>
<td>3</td>
</tr>
<tr>
<td>4 Total dividends. Attach federal Schedule C, California Schedule H (100)</td>
<td>4</td>
</tr>
<tr>
<td>5 a) Interest on obligations of the United States and U.S. instrumentalities</td>
<td>5a</td>
</tr>
<tr>
<td>b) Other interest. Attach schedule</td>
<td>5b</td>
</tr>
<tr>
<td>6 Gross rents</td>
<td>6</td>
</tr>
<tr>
<td>7 Gross royalties</td>
<td>7</td>
</tr>
<tr>
<td>8 Capital gain net income. Attach federal Schedule D (California Schedule D)</td>
<td>8</td>
</tr>
<tr>
<td>9 Ordinary gain (loss). Attach federal Form 4797 (California Schedule D-1)</td>
<td>9</td>
</tr>
<tr>
<td>10 Other income (loss). Attach schedule</td>
<td>10</td>
</tr>
<tr>
<td>11 Total income. Add line 3 through line 10</td>
<td>11</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Deductions</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>12 Compensation of officers. Attach federal Form 1125-E or equivalent schedule</td>
<td>12</td>
</tr>
<tr>
<td>13 Salaries and wages (not deducted elsewhere)</td>
<td>13</td>
</tr>
<tr>
<td>14 Repairs</td>
<td>14</td>
</tr>
<tr>
<td>15 Bad debts</td>
<td>15</td>
</tr>
<tr>
<td>16 Rents</td>
<td>16</td>
</tr>
<tr>
<td>17 Taxes (California Schedule A). See instructions</td>
<td>17</td>
</tr>
<tr>
<td>18 Interest. Attach schedule</td>
<td>18</td>
</tr>
<tr>
<td>19 Contributions. Attach schedule</td>
<td>19</td>
</tr>
<tr>
<td>20 Depreciation. Attach federal Form 4562 and FTB 3885</td>
<td>20</td>
</tr>
<tr>
<td>21 Less depreciation claimed elsewhere on return</td>
<td>21</td>
</tr>
<tr>
<td>22 Depletion. Attach schedule</td>
<td>22</td>
</tr>
<tr>
<td>23 Advertising</td>
<td>23</td>
</tr>
<tr>
<td>24 Pension, profit-sharing plans, etc</td>
<td>24</td>
</tr>
<tr>
<td>25 Employee benefit plans</td>
<td>25</td>
</tr>
<tr>
<td>26 a) Total travel and entertainment</td>
<td>26a</td>
</tr>
<tr>
<td>b) Deductible amounts</td>
<td>26b</td>
</tr>
<tr>
<td>27 Other deductions. Attach schedule</td>
<td>27</td>
</tr>
<tr>
<td>28 Specific deduction for organizations under R&amp;TC Section 23701r or 23701t. See instructions</td>
<td>28</td>
</tr>
<tr>
<td>29 Total deductions. Add line 12 through line 28</td>
<td>29</td>
</tr>
<tr>
<td>30 Net income before state adjustments. Subtract line 29 from line 11. Enter here and on Side 1, line 1</td>
<td>30</td>
</tr>
</tbody>
</table>

**Schedule J**  
Add-On Taxes and Recapture of Tax Credits. See instructions.

<table>
<thead>
<tr>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 LIFO recapture due to S corporation election, IRC Sec. 1363(d) deferral: $</td>
</tr>
<tr>
<td>2 Interest computed under the look-back method for completed long-term contracts (Attach form FTB 3834)</td>
</tr>
<tr>
<td>3 Interest on tax attributable to installment: a Sales of certain timeshares and residential lots</td>
</tr>
<tr>
<td>b Method for nondealer installment obligations</td>
</tr>
<tr>
<td>4 IRC Section 197(f)(9)(B)(ii) election.</td>
</tr>
<tr>
<td>5 Credit recapture name</td>
</tr>
<tr>
<td>6 Combine line 1 through line 5, revise Side 2, line 37 or line 38, whichever applies, by this amount. Write “Schedule J” to the left of line 37 or line 38</td>
</tr>
</tbody>
</table>
### Schedule V  Cost of Goods Sold

<table>
<thead>
<tr>
<th>Description</th>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  Inventory at beginning of year</td>
<td>1</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2  Purchases</td>
<td>2</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3  Cost of labor</td>
<td>3</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4  a  Additional IRC Section 263A costs. Attach schedule</td>
<td>4a</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b  Other costs. Attach schedule</td>
<td>4b</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5  Total. Add line 1 through line 4b</td>
<td>5</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6  Inventory at end of year</td>
<td>6</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7  Cost of goods sold. Subtract line 6 from line 5. Enter here and on Side 4, Schedule F, line 2</td>
<td>7</td>
<td>00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Method of inventory valuation ▶

Was there any change in determining quantities, costs of valuations between opening and closing inventory? □ Yes □ No

If “Yes,” attach an explanation.

Enter California seller’s permit number, if any ▶

Check if the LIFO inventory method was adopted this taxable year for any goods. If checked, attach federal Form 970 □

If the LIFO inventory method was used for this taxable year, enter the amount of closing inventory under LIFO

Do the rules of IRC Section 263A (with respect to property produced or acquired for resale) apply to the corporation? □ Yes □ No

The corporation may not be required to complete Schedules L, M-1, and M-2. See Schedule M-1 instructions for reporting requirements.

### Schedule L  Balance Sheet

<table>
<thead>
<tr>
<th>Description</th>
<th>Beginning of taxable year</th>
<th>End of taxable year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1  Cash</td>
<td>(a)</td>
<td>(b)</td>
</tr>
<tr>
<td>2  a  Trade notes and accounts receivable</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b  Less allowance for bad debts</td>
<td>(                       )</td>
<td>(                     )</td>
</tr>
<tr>
<td>3  Inventories</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4  Federal and state government obligations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5  Other current assets. Attach schedule(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6  Loans to stockholders/officers. Attach schedule</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7  Mortgage and real estate loans</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8  Other investments. Attach schedule(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9  a  Buildings and other fixed depreciable assets</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b  Less accumulated depreciation</td>
<td>(                       )</td>
<td>(                     )</td>
</tr>
<tr>
<td>10  a  Depletable assets</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b  Less accumulated depletion</td>
<td>(                       )</td>
<td>(                     )</td>
</tr>
<tr>
<td>11  Land (net of any amortization)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12  a  Intangible assets (amortizable only)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b  Less accumulated amortization</td>
<td>(                       )</td>
<td>(                     )</td>
</tr>
<tr>
<td>13  Other assets. Attach schedule(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14  Total assets</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Liabilities and Stockholders’ Equity

<table>
<thead>
<tr>
<th>Description</th>
<th>Beginning of taxable year</th>
<th>End of taxable year</th>
</tr>
</thead>
<tbody>
<tr>
<td>15  Accounts payable</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16  Mortgages, notes, bonds payable in less than 1 year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17  Other current liabilities. Attach schedule(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18  Loans from stockholders. Attach schedule(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19  Mortgages, notes, bonds payable in 1 year or more</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20  Other liabilities. Attach schedule(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>21  Capital stock: a  Preferred stock</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b  Common stock</td>
<td></td>
<td></td>
</tr>
<tr>
<td>22  Paid-in or capital surplus. Attach reconciliation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>23  Retained earnings – Appropriated. Attach schedule</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24  Retained earnings – Unappropriated</td>
<td></td>
<td></td>
</tr>
<tr>
<td>25  Adjustments to shareholders’ equity. Attach schedule</td>
<td></td>
<td></td>
</tr>
<tr>
<td>26  Less cost of treasury stock</td>
<td></td>
<td></td>
</tr>
<tr>
<td>27  Total liabilities and stockholders’ equity</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Schedule M-1  Reconciliation of Income (Loss) per Books With Income (Loss) per Return.

If the corporation completed federal Schedule M-3 (Form 1120/1120-F), see instructions.

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Net income per books</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Federal income tax</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Excess of capital losses over capital gains</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Taxable income not recorded on books this year (itemize)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Expenses recorded on books this year not deducted in this return (itemize)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a</td>
<td>Depreciation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b</td>
<td>State taxes</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c</td>
<td>Travel and entertainment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d</td>
<td>Other</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total. Add line 5a through line 5d</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Total. Add line 1 through line 5e</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>Income recorded on books this year not included in this return (itemize)</td>
<td></td>
</tr>
<tr>
<td>a</td>
<td>Tax-exempt interest</td>
<td></td>
</tr>
<tr>
<td>b</td>
<td>Other</td>
<td></td>
</tr>
<tr>
<td>c</td>
<td>Total. Add line 7a and line 7b</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Deductions in this return not charged against book income this year (itemize)</td>
<td></td>
</tr>
<tr>
<td>a</td>
<td>Depreciation</td>
<td></td>
</tr>
<tr>
<td>b</td>
<td>State tax refunds</td>
<td></td>
</tr>
<tr>
<td>c</td>
<td>Other</td>
<td></td>
</tr>
<tr>
<td>d</td>
<td>Total. Add line 8a through line 8d</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Total. Add line 7c and line 8d</td>
<td></td>
</tr>
</tbody>
</table>

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Net income per return. Subtract line 9 from line 6.</td>
<td></td>
</tr>
</tbody>
</table>

### Schedule M-2  Analysis of Unappropriated Retained Earnings per Books (Side 5, Schedule L, line 24)

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Balance at beginning of year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Net income per books</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Other increases (itemize)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total. Add line 1 through line 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Total. Add line 1 through line 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Distributions: a Cash</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b Stock</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c Property</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Other decreases (itemize)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Total. Add line 5 and line 6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Balance at end of year. Subtract line 7 from line 6.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Schedule D  California Capital Gains and Losses

#### Part I  Short-Term Capital Gains and Losses – Assets Held One Year or Less. Use additional sheet(s) if necessary.

<table>
<thead>
<tr>
<th></th>
<th>Kind of property and description (Example, 100 shares of Z Co.)</th>
<th>Date acquired (mm/dd/yyyy)</th>
<th>Date sold (mm/dd/yyyy)</th>
<th>Gross sales price</th>
<th>Cost or other basis plus expense of sale</th>
<th>Gain (loss) (d) less (e)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Short-term capital gain from installment sales from form FTB 3805E, line 26 or line 37</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Unused capital loss carryover from 2012</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Net short-term capital gain (loss). Combine line 1 through line 3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Part II  Long-Term Capital Gains and Losses – Assets Held More Than One Year. Use additional sheet(s) if necessary.

<p>| | | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Enter gain from Schedule D-1, line 9 and/or any capital gain distributions</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Long-term capital gain from installment sales from form FTB 3805E, line 26 or line 37</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Net long-term capital gain (loss). Combine line 5 through line 7</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Enter excess of net short-term capital gain (line 4) over net long-term capital loss (line 8)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Net capital gain. Enter excess of net long-term capital gain (line 8) over net short-term capital loss (line 4)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Total lines 9 and 10. Enter here and on Form 100, Side 1, line 5. If losses exceed gains, carry forward losses to 2014</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**2013 Dividend Income Deduction**

Attach to Form 100. Attach additional sheets if necessary.

**Part I**  
Elimination of Intercompany Dividends (R&TC Section 25106)

<table>
<thead>
<tr>
<th>(a) Dividend payer</th>
<th>(b) Dividend payee</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>(c) Total amount of dividends received</th>
<th>(d) Amount that qualifies for 100% elimination</th>
<th>(e) Amount from column (d) paid out of current year earnings and profits</th>
<th>(f) Amount from column (d) paid out of prior year earnings and profits</th>
<th>(g) Balance column (c) minus column (d)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1
2
3
4

Enter total amounts of each column on line 4 above. Enter total from Part I, line 4, column (d) on Form 100, Side 1, line 10.

**Part II**  
Deduction for Dividends Paid to a Corporation by an Insurance Company (R&TC Section 24410)

<table>
<thead>
<tr>
<th>(a) Dividend payer</th>
<th>(b) Dividend payee</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>(c) Percentage of ownership of dividend payer (must be at least 80%)</th>
<th>(d) Total insurance dividends received</th>
<th>(e) Qualified dividend percentage (see instructions)</th>
<th>(f) Amount of qualified insurance dividends column (d) x column (e)</th>
<th>(g) Deductible dividends 85% of column (f)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1
2
3
4

Total amounts in column (g). Enter here and on Form 100, Side 1, line 11.
**Dividend Income Deduction**

**Important Information**

Revenue and Taxation Code (R&TC) Section 24410 was repealed and re-enacted to allow a “Dividends Received Deduction” for qualified dividends received from an insurer subsidiary. The deduction is allowed whether or not the insurer is engaged in business in California, if at the time of each payment, at least 80% of each class of stock of the insurer was owned by the corporation receiving the dividend. For taxable years beginning on or after January 1, 2004, and before January 1, 2008, an 80% deduction was allowed for qualified dividends. For taxable years beginning on or after January 1, 2008, the deduction is increased to 85%. A portion of the dividends may not qualify if the insurer subsidiary paying the dividend is overcapitalized for the purpose of the dividends received deduction. See Specific Instructions, Part II, for more information.

For taxable years beginning on or after January 1, 2008, dividend elimination is allowed regardless of whether the payer/payee are taxpayer members of the California combined unitary group return, or whether the payer/payee had previously filed California tax returns, as long as the payer/payee filed as members of a comparable unitary business outside of California when the earnings and profits from which the dividends were paid arose. In addition, dividend elimination is allowed for dividends paid from a member of a combined unitary group to a newly formed member of the combined unitary group if the recipient corporation has been a member of the combined unitary group from its formation to its receipt of the dividends. Earnings and profits earned before becoming a member of the unitary group do not qualify for elimination. See R&TC Section 25106 for more information.

In Farmer Bros. Co. v. Franchise Tax Board (2003) 108 Cal App 4th 976, 134 Cal Rptr. 2nd 390, the California Court of Appeal found R&TC Section 24402 to be unconstitutional. A statute that is held to be unconstitutional is invalid and unenforceable. Therefore, R&TC Section 24402 deduction is not available.

**Specific Instructions**

A corporation may eliminate or deduct dividend income when certain requirements are met. The available eliminations or deductions are described below.

**Part I – Elimination of Intercompany Dividends (R&TC Section 25106)**

A corporation may eliminate dividends received from unitary subsidiaries but only to the extent that the dividends are paid from unitary earnings and profits accumulated while both the payee and payer were members of the combined report. See R&TC Section 25106 for more information.

Complete Part I and enter the total of Part I, line 4, column (d) on Form 100, Side 1, line 10.

**Part II – Deduction for Dividends Paid to a Corporation by an Insurance Company (R&TC Section 24410)**

R&TC Section 24410 provides that a corporation that owns 80% or more of each class of stock of an insurer is entitled to 85% dividends received deduction for qualified dividends received from that insurer. The deduction would be allowed regardless of whether the insurer does business in California. The 85% deduction applies to taxable years beginning on or after January 1, 2008. The amount of the dividends that qualify for the dividends received deduction is the total amount of dividends received from that insurer, multiplied by the insurer’s qualified dividend percentage. The qualified dividend percentage is determined under R&TC Section 24410(c).

To complete Part II:

1. Fill in columns (a) through (c).
2. Enter in column (d) the total amount of insurance dividends received.
3. Enter the qualified dividend percentage in column (e).
4. Multiply the amount in column (d) by the qualified dividend percentage in column (e) and enter that amount in column (f).
5. Multiply the amount in column (f) by 85% and enter the result in column (g).
6. Total the amounts on Part II, line 4, column (g). Enter the amount from Part II, line 4, column (g) on Form 100, Side 1, line 11.

The calculation of the qualified dividend percentage should be presented in a supplemental schedule that is attached to the taxpayer’s return. That schedule should identify the amount of the net written premiums for all the insurance companies in the commonly controlled group for the preceding five years (including an identification of property/casualty premiums, life insurance premiums, and financial guarantee premiums), the relative weight given to each class of net written premiums, and the total income of the insurance companies in the commonly controlled group (including premium and investment income for the preceding five years). For more information, see R&TC Section 24410.
### Part I  Tentative Minimum Tax (TMT) and Alternative Minimum Tax (AMT) Computation

1. Net income (loss) after state adjustments. Enter the amount from Form 100, line 18; Schedule R, line 1c; or Form 109, the lesser of line 1 or line 2. See instructions. .......................................................... 1 00

2. Adjustments. See instructions
   - a. Depreciation of tangible property placed in service after 1986. 2a 00
   - b. Amortization of certified pollution control facilities placed in service after 1986. 2b 00
   - c. Amortization of mining exploration and development costs incurred after 1987. 2c 00
   - d. Basis adjustments in determining gain or loss from sale or exchange of property. 2d 00
   - e. Long-term contracts entered into after February 28, 1986. 2e 00
   - f. Installment sales of certain property. 2f 00
   - g. Tax shelter farm activities (personal service corporations only). 2g 00
   - h. Passive activities (closely held corporations and personal service corporations only). 2h 00
   - i. Certain loss limitations. 2i 00
   - j. Beneficiaries of estates and trusts. Enter the amount from Schedule K-1 (541), line 12a. 2j 00
   - k. Merchant marine capital construction funds. 2k 00
   - l. Combine line 2a through line 2k. 2l 00

3. Tax preference items. See instructions
   - a. Depletion. 3a 00
   - b. Intangible drilling costs. 3b 00
   - c. Add line 3a and line 3b. 3c 00

4. Pre-adjustment alternative minimum taxable income (AMTI):
   - a. Combine line 1, line 2l, and line 3c. 4a 00
   - b. Apportioned pre-adjustment AMTI. If income is derived from sources both within and outside of California, see instructions. Otherwise, enter the amount from line 4a. 4b 00

5. Adjusted current earnings (ACE) adjustment:
   - a. Enter ACE. See instructions. 5a 00
   - b. Apportioned ACE. If income is derived from sources both within and outside of California, see instructions. Otherwise, enter the amount from line 5a. 5b 00
   - c. Subtract line 4b from line 5b (even if one or both of the figures are negative). If negative, use brackets. 5c 00
   - d. Multiply line 5c by 75% (.75) and enter the result as a positive number. 5d 00
   - e. Enter the excess, if any, of the corporation's total increases in AMTI from prior year ACE adjustments over its total reductions in AMTI from prior year ACE adjustments. Enter an amount on line 5e (even if line 5c is positive). 5e 00

f. ACE adjustment:
   - If line 5c is a positive amount or zero, enter the amount from line 5d on line 5f as a positive amount. 5f 00
   - If line 5c is a negative amount, enter the smaller of line 5d or line 5e on line 5f as a negative amount 5f 00

6. Combine line 4b and line 5f. If zero or less, enter -0-. 6 00

7. a. Reduction for disaster loss carryover deduction, if any, from Form 100, line 22. 7a 00
   - b. AMT net operating loss deduction. See instructions. 7b 00
   - c. Combine line 7a and line 7b. 7c 00

8. AMTI. Subtract line 7c from line 6. 8 00

9. Enter $40,000 exemption. See instructions. 9 00

10. Enter $150,000 limitation. See instructions. 10 00

11. Subtract line 10 from line 8. If zero or less, enter -0-. 11 00

12. Multiply line 11 by 25% (.25). 12 00

13. Exemption. Subtract line 12 from line 9. If zero or less, enter -0-. 13 00

14. Subtract line 13 from line 8. If zero or less, enter -0-. 14 00

15. Multiply line 14 by 6.65% (.0665). 15 00

16. Banks and financial corps. Multiply Form 100, line 23, by 2.00% (.0200). See instructions. 16 00
### Part I  Tentative Minimum Tax (TMT) and Alternative Minimum Tax (AMT) Computation (continued)

17  TMT. Add line 15 and line 16 from Side 1 .......................................................... 17 00
18  Regular tax before credits. Enter the amount from Form 100, line 24 or Form 109, line 10. See instructions. 18 00
19  AMT. Subtract line 18 from line 17. If zero or less, enter -0-. See instructions ........................................ 19 00

### Part II  Credits that Reduce Tax

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<tr>
<td>1</td>
<td>Regular tax from Form 100, line 24 or Form 109, line 10 ..........................................................</td>
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<tr>
<td>2</td>
<td>TMT (before credits) from Part I, line 17 (but not less than the minimum franchise tax, if applicable)</td>
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### Section A – Credits that reduce excess regular tax.

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<tr>
<th></th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
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<tbody>
<tr>
<td>3</td>
<td>Subtract line 2 from line 1. If zero or less, enter -0- and see instructions. This is the excess regular tax which may be offset by credits.</td>
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<td>Note: Reduce the amount in column (c) by the New Jobs Credit amount claimed on Form 100, line 25b, if applicable.</td>
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#### A1 Credits that reduce excess regular tax and have no carryover provisions.

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<tr>
<td>4</td>
<td>Code: 162 Prison inmate labor credit. See instructions.</td>
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#### A2 Credits that reduce excess regular tax and have carryover provisions.

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<tbody>
<tr>
<td>5</td>
<td>Code:   Credit Name:</td>
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<tr>
<td>6</td>
<td>Code:   Credit Name:</td>
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<tr>
<td>7</td>
<td>Code:   Credit Name:</td>
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<tr>
<td>8</td>
<td>Code:   Credit Name:</td>
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<tr>
<td>9</td>
<td>Code: 188 Credit for prior year AMT from Part III, line 3</td>
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### Section B – Credits that may reduce regular tax below TMT.

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<tbody>
<tr>
<td>10</td>
<td>If Part II, line 3 is zero, enter the amount from line 1 minus the minimum franchise tax, if applicable. If line 3 is more than zero, enter the total of Part II, line 2, minus the minimum franchise tax, if applicable, plus line 9, column (c) or the last entry in column (c).</td>
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#### B Credits that reduce net tax and have carryover provisions.

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<tbody>
<tr>
<td>11</td>
<td>Code:   Credit Name:</td>
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<tr>
<td>12</td>
<td>Code:   Credit Name:</td>
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<tr>
<td>13</td>
<td>Code:   Credit Name:</td>
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<tr>
<td>14</td>
<td>Code:   Credit Name:</td>
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### Section C – Credits that may reduce AMT. See instructions.

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<tbody>
<tr>
<td>15</td>
<td>Enter the AMT from Part I, line 19 ..........................................................</td>
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<tr>
<td>16a</td>
<td>Code: 180 Solar energy credit carryover from Section B, column (d)</td>
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<tr>
<td>16b</td>
<td>Code: 181 Commercial solar energy credit carryover from Section B, column (d)</td>
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<tr>
<td>17a</td>
<td>Code: 176 Enterprise zone hiring &amp; sales or use tax credit carryover from Section B, column (d)</td>
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<tr>
<td>17b</td>
<td>Code: 199 Manufacturers’ investment credit carryover from Section B, column (d)</td>
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<tr>
<td>18</td>
<td>Adjusted AMT. Enter the balance from line 17b, column (c) here and on Form 100, Side 2, line 30 or Form 109, Side 1, line 13</td>
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### Part III  Credit for Prior Year AMT

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<tbody>
<tr>
<td>1</td>
<td>Enter the AMT from the 2012 Schedule P (100). See instructions.</td>
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<tr>
<td>2</td>
<td>Carryover of unused credit for prior year AMT. See instructions</td>
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<td></td>
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<tr>
<td>3</td>
<td>Total available credit. Add line 1 and line 2. Enter here and on Part II, line 9, column (a).</td>
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Net Operating Loss (NOL) Carryback — NOLs incurred in taxable years beginning on or after January 1, 2013, shall be carried back to each of the preceding two taxable years.

The allowable NOL carryback percentage varies. For an NOL incurred in a taxable year beginning on or after:

- January 1, 2013, and before January 1, 2014, the carryback amount shall not exceed 50% of the NOL.
- January 1, 2014, and before January 1, 2015, the carryback amount shall not exceed 75% of the NOL.
- January 1, 2015, the carryback amount shall be 100% of the NOL.

The corporation computes the NOL carryback in Part III of form FTB 38050, Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitations — Corporations. For more information, see Revenue and Taxation Code (R&TC) Section 24416.20 and get FTB Legal Ruling 2011-04 (see Section 3).

California Motion Picture and Television Production Credit — For taxable years beginning on or after January 1, 2011, the credit can reduce tax below the tentative minimum tax (TMT) for corporations. For more information, see R&TC Section 23036.

Important Information

In general, for taxable years beginning on or after January 1, 2010, California law conforms to the Internal Revenue Code (IRC) as of January 1, 2009. However, there are continuing differences between California and federal law. When California conforms to federal tax law changes, we do not always adopt all of the changes made at the federal level. For more information, go to ftb.ca.gov and search for conformity.

Additional information can be found in FTB Pub. 1001, Supplemental Guidelines to California Adjustments, the instructions for California Schedule CA (540 or 540NR), and the Business Entity tax booklets.

The instructions provided with California tax forms are a summary of California tax law and are only intended to aid taxpayers in preparing their state income tax returns. We include information that is most useful to the greatest number of taxpayers in the limited space available. It is not possible to include all requirements of the California R&TC in the tax booklets. Taxpayers should not consider the tax booklets as authoritative law.

For taxable years beginning on or after January 1, 2009, and before January 1, 2014, a new jobs credit in the amount of $3,000 is allowed for a qualified employer for each increase in qualified full-time employees hired in the current taxable year. If the available credit exceeds the current year tax liability, the excess credit may be carried over to reduce the tax in the following year, and succeeding seven years if necessary, until the credit is exhausted. For more information, go to ftb.ca.gov and search for new jobs or get form FTB 3527, New Jobs Credit. See Form 100 Tax Booklet, line 25 specific instructions for information on how to claim the new jobs credit.

For taxable years beginning on or after July 1, 2008, credit earned by members of a combined reporting group may be assigned to an affiliated corporation that is a member of the same combined reporting group. A credit assigned may only be claimed by the affiliated corporation against their tax in taxable years beginning on or after January 1, 2010. For more information, get form FTB 3544, Election to Assign Credit Within Combined Reporting Group or form FTB 3544A, List of Assigned Credit Received and/or Claimed by Assignee, or go to ftb.ca.gov and search for credit assignment.

California law conforms to federal law regarding:

- Large banks’ bad-debt losses deduction, which is limited to the actual losses rather than contributions to a reserve for bad debts.
- The removal of the adjusted current earnings (ACE) depreciation adjustment.
- The use of the same depreciation recovery periods for regular tax and AMT for property placed in service after December 31, 1998.
- The repeal of the installment method AMT adjustment for farmers. Farmers are allowed to use the installment method of accounting for purposes of AMT for payments received in taxable years beginning on or after January 1, 1997, for installment sales related to the sale or disposition of farm property made in taxable years beginning on or after January 1, 1988.
- The treatment of merchant marine capital construction account funds as an adjustment item for AMT.

California law does not conform to federal law regarding:

- The election to claim additional research and minimum tax credits in lieu of claiming additional first-year depreciation of certain qualified property.
- The 15% alternative tax with qualified timber gains under IRC Section 1201(b).
- The elimination of AMT for small businesses. These lists are not intended to be all-inclusive of the federal and state conformities and differences. For more information, refer to the R&TC.

General Information

Unless stated otherwise, the term “corporation” as used in Schedule P (100), Alternative Minimum Tax and Credit Limitations — Corporations, and in these instructions, includes banks, financial corporations, partnerships or limited liability companies (LLCs) classified as corporations, and exempt organizations other than exempt trusts, but not S corporations.

California tax laws give special treatment to some types of income and allow special deductions and credits for some types of expenses. Corporations that benefit from these laws may have to pay AMT in addition to the minimum franchise tax.

Use this schedule to calculate AMT and to figure credits that are limited by the TMT or that may reduce AMT.

See IRC Sections 55 through 59 for more information on figuring AMT. Note that R&TC Sections 23455, 23456, 23457, and 23459 modify IRC Sections 55 through 59.

Who Must File

- Corporations should file Schedule P (100) if the sum of: AMT adjustments, preference items, loss denials, other items as specified under IRC Section 59, and state net income exceeds $40,000.
- Exempt organizations, other than exempt trusts with unrelated business income, should file Schedule P (100) if the sum of: AMT adjustments, preference items, loss denials, items specified under IRC Section 59, and state net unrelated business taxable income exceeds $40,000.
- Exempt trusts should use Schedule P (541), Alternative Minimum Tax and Credit Limitations — Fiduciaries.

In addition, if the corporation claims credits that are limited by TMT (Part I, line 17) or that reduce the AMT (Part I, line 19), the corporation must file Schedule P (100).

Members of a Combined Report. Alternative minimum taxable income (AMTI) and ACE are apportioned and allocated to California and to each taxpayer in the same manner as net income for purposes of regular tax. A separate AMT calculation is required for each member of a combined report. Complete a separate Schedule P (100) for each member included in the combined report. Attach the Schedule P (100) for each member in the combined report behind the combined Schedule P (100) for all members. See instructions for Part I, line 4b, line 5a, line 5b, line 5e, line 7b, line 9, and line 10.

Short Period Tax Return. For a short-period tax return, use the formula in IRC Section 443(d) to determine the AMT and AMT.

Credit for Prior Year AMT. If the corporation paid AMT for 2012 or has a carryover of credit for prior year AMT and has no AMT liability for 2013, the corporation may use this credit in 2013 to reduce its regular tax liability. Complete Part III to figure this credit.

Specific Line Instructions

Part I — Tentative Minimum Tax (TMT) and Alternative Minimum Tax (AMT) Computation

Line 1 – Net income (loss) after state adjustments

Enter the amount from Form 100, line 18 or Form 109, the lesser of line 1 or line 2. If the corporation filed a Schedule R, Apportionment and Allocation of Income, with the tax return, enter the amount from Schedule R, line 1c.
Line 2a – Depreciation of tangible property placed in service after 1986 and before 1999
Do not include depreciation adjustments attributable to a tax shelter farm activity or a passive activity on this line. Instead, include the adjustment on line 2g or line 2h.

Refigure the depreciation as follows:
- For property other than real property and property on which the straight-line method was used, use the 150% declining balance method, switching to straight-line for the first taxable year in which that method will give a higher depreciation deduction. Use the same life classes as used on the federal Form 4626, Alternative Minimum Tax – Corporations.
- For personal property having no asset depreciation range (ADR) class life, use 12 years.
- For residential rental and nonresidential real property, use the straight-line method over 40 years.

Determine the depreciation adjustment by subtracting the recomputed depreciation from the California depreciation on form FTB 3885, Depreciation and Amortization. Enter the difference on this line.

If the corporation elected to depreciate a grapevine that was replanted in a vineyard as a result of phylloxera or Pierce's disease infestation over five years instead of 20 years for regular tax, it must depreciate the grapevine over 10 years for AMT.

Depreciation that is capitalized to inventory under the uniform capitalization rules must be refigured using the rules described above. Include on line 2a any differences between regular and AMT depreciation (e.g., IRC Section 179 depreciation differences).

Line 2b – Amortization of certified pollution control facilities placed in service after 1986
For any certified pollution control facility placed in service in California after 1986 and before 1999, the five-year depreciation method available for such facilities for regular tax purposes must be replaced for AMT purposes by the alternative depreciation system (ADS) specified under IRC Section 168(g) (straight-line method, without regard to salvage value). A facility placed in service after December 31, 1988 is depreciated using the IRC Section 168 straight-line method. For more information, see IRC Section 56(a)(5).

Line 2c – Amortization of mining exploration and development costs incurred after 1987
If the corporation elected the optional ten-year write-off under IRC Section 59(e) for all assets in this category, skip this line.

With respect to each mine or other natural deposit, (other than an oil, gas, or geothermal well) refigure the expenses before the 30% reduction under IRC Section 291(b) by amortizing them over ten years beginning with the year in which the expenses were paid or incurred. Figure the adjustment by subtracting the refigured amount from the deduction taken under IRC Section 616(a) or 617(a) after the 30% reduction. Enter the amount on this line. If a loss resulted with respect to those expenses, see IRC Section 56(a)(2)(B).

Line 2d – Basis adjustments in determining gain or loss from sale or exchange of property
If the corporation disposed of property during the year, refigure the gain or loss from such sale taking into account the AMT adjustments on line 2a through line 2c. Enter the difference between the gain or loss reported for regular tax and the recomputed gain or loss. If the recomputed gain is less, or the loss is more, enter the difference as a negative amount. Otherwise, enter a positive amount.

Line 2e – Long-term contracts entered into after February 28, 1986
If the corporation entered into a long-term contract after February 28, 1986, determine the taxable income from the contract under the percentage of completion method of accounting as modified by IRC Section 460(b) and R&T Section 24673.2 using AMT adjustments and tax preference items. Determine the difference between that result and the amount determined for the contract in figuring the regular tax and enter the difference on this line. If the refigured taxable income is less than the result when determining the regular tax, enter the difference as a negative amount.

California conforms to IRC Section 460(b)(2). This section requires the taxpayer to “look-back” to previous years during which the contract work for certain contracts was in progress. The taxpayer must compute interest on the difference between the tax that was actually paid and the tax that would have been paid if the taxpayer had known the actual contract prices and costs that would finally result.

Get form FTB 3834, Interest Computation Under the Look-Back Method for Completed Long-Term Contracts, to figure the interest due or to be refunded under the “look-back method.”

Line 2f – Installment sales of certain property
For regular tax purposes, corporations may use the installment method of accounting for sales of certain property. For AMT, corporations may not determine income from dispositions of inventory or property described in IRC Section 1221(a)(1) using the installment method, except for certain dispositions of timeshares or residential lots, if the corporation elected to pay interest under IRC Section 453(2)(B) (R&T Section 24667).

If the corporation used the installment method for regular tax purposes, but was required for AMT purposes to report the entire gain in the year of disposition, the corporation may have adjustments with respect to those dispositions. Enter on this line as a negative amount the current year income the corporation reported for regular tax.

Farmers that received payments for a taxable year beginning on or after January 1, 1987, for qualified installment sales made in taxable years beginning on or after January 1, 1988, do not need to make an adjustment on this line.

Line 2g – Tax shelter farm activities (personal service corporations only)
Caution: To avoid duplication, if the corporation included AMT adjustments or tax preference items on this line, do not include them on any other line of this schedule.

Complete this line only if the corporation has a gain or loss from a tax shelter farm activity, as defined in IRC Section 58(a)(2), that is not a passive activity. If the tax shelter farm activity is a passive activity, the corporation must include the gain or loss with its other passive activities on line 2h.

Refigure all gains and losses reported for regular tax purposes from tax shelter farm activities using the AMT adjustments and tax preference items. Figure the tax shelter farm activity gain or loss for AMT using the same rules the corporation used for regular tax except:
- Do not take any refigured loss unless the corporation is insolvent. For more information, see IRC Section 58(c)(1).
- Do not offset gains from other tax shelter activities with any refigured loss.

Instead, suspend and carry over the loss to future taxable years until one of the following applies:
- The corporation has a gain in a future taxable year from that same tax shelter farm activity.
- The corporation disposes of the activity.

Enter on this line the difference between the AMT tax shelter farm activity gain or loss and the regular tax shelter farm activity gain or loss.

Line 2h – Passive activities (closely held corporations and personal service corporations only)
Caution: To avoid duplication, if the corporation included AMT adjustments or tax preference items on this line, do not include them on any other line of this schedule.

For AMT purposes, complete a second form FTB 3802, Corporate Passive Activity Loss and Credit Limitations, to figure the adjustments. Corporations may enter two kinds of adjustments on this line:

Regular Passive Activities. Refigure passive activity gains and losses for AMT by taking into account all AMT adjustments, tax preference items and AMT prior year unallowed losses that apply to the passive activity.

Tax Shelter Farm Activities That Are Passive Activities. Refigure any gain or loss from a tax shelter farm activity that is a passive activity by taking into account all AMT adjustments, tax preference items, and AMT prior year unallowed losses. If the amount is a gain, it may be included on form FTB 3802, and it may be used to offset AMT losses from other passive activities.

However, if it is a loss, it must be suspended and carried forward indefinitely until the corporation has a gain in a subsequent year from that same activity or it disposes of the activity. The AMT loss carryover is the refigured AMT loss.

If, at the end of the taxable year, the corporation’s liabilities exceed the fair market value of the corporation’s assets (insolvency), increase the passive activity loss allowed by that excess (but not more than the total loss). For more information, see IRC Section 58(c)(1).

Line 2i – Certain loss limitations
Refigure the allowable losses from at-risk activities and basis limitations applicable to partnerships, taking into account the AMT adjustments and tax preference items. See IRC Sections 59(h), 465, and 704(d). If the refigured loss is more than the loss reported for purposes of the regular tax, enter on this line as a negative amount the difference
between the loss reported on the tax return for purposes of the regular tax and the refuged loss.

Line 2k – Merchant marine capital construction funds
Amounts deposited in these funds are not deductible for AMT. Earnings on these funds are not excludable from gross income for AMT. If the corporation deducted these amounts or excluded them from income for regular tax, add them back on line 2k.

**Tax Preference Items**

Line 3a – Depletion
In the case of mines, wells, and other natural deposits, enter the amount by which the deduction for depletion under IRC Section 611 is more than the adjusted basis of the property at the end of the corporation’s taxable year. Figure the adjusted basis without regard to the depletion deduction and figure the excess separately for each property. California conformed in 1993 to the federal repeal of the AMT depletion adjustment for independent oil and gas producers and royalty owners. Get federal Form 4626 for more information. However, the California depletion costs may continue to be different from the federal amounts because of prior differences in law and differences in basis. See IRC Section 291(a)(2) for reduction in the amount allowable as a deduction in the case of iron ore and coal.

Line 3b – Intangible drilling costs
If the corporation elected the optional 60-month write-off under IRC Section 59(e) for all property in this category, skip this line.

Enter the amount by which excess intangible drilling costs exceed 65% of net income from oil, gas, and geothermal properties. Figure excess intangible drilling costs as follows: From the intangible drilling and development costs allowable under IRC Section 263(c) or 291(b) (except costs in drilling a nonproductive well), subtract the amount that would have been allowable if these costs had been capitalized and either amortized over 120 months starting when production began or treated according to an election made under IRC Section 57(b)(2).

Net income from oil, gas, and geothermal properties is gross income from them, minus the deductions allocable to them, except for excess intangible drilling costs and nonproductive well costs.

Figure the line 3b amount separately for oil and gas properties that are not geothermal deposits and for oil and gas properties that are geothermal deposits. California conformed in 1993 to the limited federal repeal of intangible drilling costs preferences for independent producers. California now conforms to the limit on the benefit of the exclusion of the preference for intangible drilling costs of 40% of AMTI. See the instructions for federal Form 4626. Also, note that the intangible drilling costs amounts may differ from federal amounts because of prior differences in the law.

Line 4b – Apportioned pre-adjustment AMTI
For taxpayers required to apportion their income, pre-adjustment AMTI is apportioned and allocated to California in the same manner as net income for purposes of the regular tax. This may be done by transferring the amount from line 4a to Schedule R, line 1c. Refigure the Schedule R taking into account any AMT adjustments, then transfer the refuged net income from Schedule R, line 35 to Schedule P (100), line 4b.

For combined reports, each taxpayer’s pre-adjustment AMTI is the sum of (1) that corporation’s apportioned share of combined business pre-adjustment AMTI and (2) any of that corporation’s nonbusiness California source pre-adjustment AMTI. For additional guidance in making these computations, get FTB Pub. 1061, Guidelines for Corporations Filing a Combined Report.

Line 5a – ACE
If this schedule is for a regulated investment company or a real estate investment trust, skip this line.

The ACE is the pre-adjustment AMTI from line 4a with additional adjustments. California’s ACE adjustment generally follows the federal ACE adjustment rules in IRC Section 56(g). To compute the California ACE, the federal ACE worksheet included in the instructions for the federal Form 4626 can be used by taking into account the modifications of R&T Sections 23456(e) and (f), if applicable. For example:

**Taxes.** Taxes on, according to, or measured by income are not deductible from earnings and profits (E&P). Foreign taxes on, according to, or measured by income are not deductible even though a foreign tax credit is not taken for federal purposes. Environmental taxes imposed by IRC Section 59A are not deductible from E&P.

**Depreciation and Amortization.** For property placed in service on or after January 1, 1987, and before January 1, 1990, the amount allowable as depreciation or amortization must be determined by using the state AMTI depreciable basis as of the close of the taxable year beginning before January 1, 1990, and applying IRC Section 168(g). For property placed in service in taxable years beginning on or after January 1, 1990, and before January 1, 1998, use the ADS described in IRC Section 168(g). For property placed in service in taxable years beginning on or after January 1, 1998, no ACE depreciation adjustment is necessary.

**Dividends.** Dividends deductible for regular California tax purposes are deductible from E&P. The provision of IRC Section 56(g)(4)(C)(ii), for 100% dividend, does not apply.

The provisions of IRC Sections 56(g)(4)(C)(i)(ii) and (iv), for dividends from IRC Section 936 companies and certain dividends received by certain cooperatives, do not apply.

**Certain Amortization Provisions.** IRC Section 56(g)(4)(D)(ii) was modified to specify that circulation expenditures under IRC Section 173 (R&T Section 2434d) and organizational expenditures under IRC Section 248 (R&T Section 24407) do not apply to expenditures paid or incurred in taxable years beginning on or after January 1, 1999, for E&P calculations.

**Interest Income.** For entities not subject to the minimum franchise tax, interest income included in E&P must not exceed the amount of interest income included for regular tax purposes. Appropriate adjustments must be made to limit deductions from ACE for interest expense in accordance with the provisions of R&T Sections 24344 and 24425.

Line 5b – Apportioned ACE
For apportioning taxpayers and members of a combined report, ACE is apportioned and allocated to California in the same manner as net income for purposes of the regular tax and AMTI (FTB Legal Ruling 94-3). The method described in the instructions for line 4b may be used to compute the California ACE.

Line 5e – Excess of AMTI increases over AMTI reductions from prior year ACE adjustments
For combined reports, each taxpayer corporation enters the excess of its prior year accumulated positive California ACE adjustments over its prior years accumulated negative California ACE adjustments.

Line 7a – Reduction for disaster loss carryover deduction
If a disaster loss carryover is claimed in 2013, enter the amount on this line.

**Line 7b – AMT net operating loss (NOL) deduction**
NOLs incurred in taxable years beginning on or after January 1, 2013, shall be carried back to each of the preceding two taxable years. For more information, see what’s New section. Any corporation entitled to a carryback period pursuant to IRC Section 172(b)(3) may elect to relinquish waive the entire carryback period with respect to an NOL incurred in the 2013 taxable year. By making the election, the corporation is electing to carry an NOL forward instead of carrying it back in the previous two years. An election under IRC Section 172(b)(3) to forgo the carryback period for the regular tax also applies for the AMT. Get form FTB 38030 for more information.

The AMT NOL is the NOL determined for regular tax except for the following:

1. For any taxable year beginning before 1988, reduce the NOL amount by any preference items attributable to the deferred tax that has not been paid.
2. In the case of a loss year beginning after 1987, the NOL determined for regular tax for such year must be:
   (a) Reduced by the positive AMT adjustments and increased by the negative AMT adjustments.
   (b) Reduced by the tax preference items (but only to the extent they increased the NOL as determined for regular tax).
3. Reduce the AMT NOL by any expired losses.
4. The AMT NOL may not offset more than 90% of the AMTI, Part I, line 6. Enter on line 7b the smaller of the AMT NOL or 90% of the amount on line 6.

Taxpayers that are members of a unitary group filing a combined report must separately compute the NOL carryover or carryback and application of the NOL carryover or carryback for each corporation in the group (R&T Section 25108). The amount carried over or carried back for AMT is likely to differ from the amount (if any) that is carried over or carried back for regular tax; therefore, it is essential that the corporation retain adequate records for both AMT and regular tax.
If the corporation had a loss from a farming business due to Pierce’s disease or from a business activity within an enterprise zone, the former Los Angeles Revitalization Zone, a Local Agency Military Base Recovery Area, or the Targeted Tax Area, get form FTB 3805D, Net Operating Loss (NOL) Carryover Computation and Limitation - Pierce’s Disease; FTB 3805Z, Enterprise Zone Business Booklet; FTB 3806, Los Angeles Revitalization Zone Business Booklet; FTB 3807, Local Agency Military Base Recovery Area Business Booklet; or FTB 3809, Targeted Tax Area Business Booklet.

Line 9 and Line 10 – The $40,000 exemption and the $150,000 limitation apply to each corporation included in the combined report that has a filing requirement in California, to the extent that each corporation has AMT.

Line 16 – Banks and financial corporations
Corporations with negative or zero taxable income on Form 100, line 23, enter -0-.

Line 18 – Regular tax before credits
For installment obligations subject to IRC Section 453(1)(2)(B) (Timeshares and Residential Lots) and IRC Section 453A (Nondealer dispositions greater than $150,000), do not include tax increases for interest on the deferred tax liability.

Line 19 – AMT
If line 17 is more than zero, and if the corporation has credits or credit carryovers, continue to Part II. Otherwise, stop here and enter the amount from line 19 on Form 100, line 30 or Form 109, line 13.

Part II – Credits that Reduce Tax
Complete Part II only if the corporation has tax credits.

Use Part II to determine the following:
- The amount of credit that may be used to offset tax.
- The tax that may be offset.
- The amount of credit, if any, that may be carried over to future years.
- The order in which to claim credits, if the corporation has more than one credit to claim.

Credits are applied against the tax on a separate entity basis. Unless otherwise provided by statutory authority, specific credit(s) are only available to the corporation that incurred the expense that generated the credits.

Before the corporation completes Part II:
- Complete Form 100 through line 24.
- Figure the amount of credit(s) using a schedule or the credit form identified in the Credit Table on the next page. Be sure to attach the credit form or schedule to the tax return, if applicable.

To complete Part II:
- Complete line 1 through line 3 to figure the amount of excess tax the corporation may offset by credits.
- Identify in which section(s) of Part II the corporation may take tax credit(s). Credits without carryover provisions are listed on Schedule P (100) in Section A1 and may be taken only in that section. The corporation is allowed to carryover the amount of the Prison Inmate Labor credit that was disallowed due to the 50% limitation for taxable years 2008 and 2009. The carryover period for the disallowed credit is extended by the number of taxable years the credit was not allowed.

Section A – Credits that reduce excess regular tax
Section A Instructions
Line 3 – Subtract line 2 from line 1. If the amount is zero or less, continue to Question 1. If the amount is greater than zero, go to the Section A1 instructions.

1. Does the Credit Table show that the corporation may take the credit only in Section A1 or A2?
   - Yes Do not take the credit this year. Go to question 2.
   - No Go to Section B to figure the amount of credit the corporation may take this year. Then continue to Section C if the corporation’s credit is listed in that section.

2. Does the credit have carryover provisions?
   - Yes Enter the credit code, credit name, and credit amount in column (a) in the section indicated by the table. Enter -0- in column (b). Enter the credit amount in column (d). This is the amount of the credit the corporation may carry over and use in future years.
   - No Do not take the credit this year or in future years.

Section A1 Instructions
Line 4 – If the corporation has the credit listed in this section, complete column (a) through column (c). The corporation is allowed to carryover the amount of the Prison Inmate Labor credit, that was disallowed due to the 50% limitation for taxable years 2008 and 2009. The carryover period for the disallowed credit is extended by the number of taxable years the credit was not allowed.

Section A2 Instructions
For taxable years beginning on or after January 1, 2002, the credit for prior year AMT has to be applied before any credits that can reduce the regular tax below the TMT in accordance with R&TG Section 23036(c).

Line 5 through Line 9 – Follow the Credit Table Instructions on the next page to find out in which section to claim the credit. Then complete column (a) through column (d) for each credit in each section before going to the next section.

Section B – Credits that may reduce regular tax below TMT
Corporations may use these credits to reduce the regular tax below TMT. Corporations may also carryover to future taxable years any credits remaining after reducing the regular tax down to the minimum franchise tax, if applicable. But, if the corporation has a tax balance and can continue to use the credit in Section C, apply the carryover in Section C.

Section C – Credits that may reduce AMT
If the corporation has AMT, the corporation may reduce AMT using current Enterprise Zone (EZ) credit and/or remaining credit carryover from either the solar energy, commercial solar energy, EZ hiring & sales or use tax, or Manufacturing Investment Credit (MIC) after reducing the regular tax down to the minimum franchise tax (if applicable). Corporations may carryover to future taxable years any credits remaining after reducing the AMT to zero.

The Board of Equalization ruled in the Appeal of NASSCO Holdings, Inc 2010-SBE-001, November 17, 2010, that a corporate taxpayer may use EZ credits and/or the MIC to reduce AMT. For more information, or go to ftb.ca.gov and search for notice 2011-02.

Schedule P (100) Instructions 2013
How to Claim Credits

Claim credits by transferring them to Form 100 or Form 109 as follows:

**Credits on line 4 through line 14**

**Form 100** – If the corporation claims only one or two credits, enter the name, code, and amount of the credit from column (b) on Form 100, line 26a and line 26b.

If the corporation has any other credits to claim, add the amounts from column (b) for those credits. Enter the total on Form 100, line 27.

**Form 109** – If the organization claims only one to three credits, enter the name, code, and amount of the credit from column (b) on Form 109, Schedule B, line 1 through line 3.

If the organization claims more than three credits, see Form 109, Schedule B instructions.

**Part III – Credit for Prior Year AMT**

Use this part to figure the 2013 credit for prior year AMT if the corporation paid AMT for 2012 or had an AMT credit carryover from 2012.

For members of a unitary group filing a combined report, compute the credit for prior year AMT for each entity in the current year’s group.

**Line 1** – Enter the AMT from the 2012 Schedule P (100), Part I, line 19. If this amount was reduced by any credits from Part II, Section C, use the AMT from Section C, line 18 of the 2012 Schedule P (100).

**Line 2** – Enter the credit for prior year AMT carryover from the 2012 Schedule P (100), Part II, line 9, column (d).

**Credit Table Instructions.** To use the table:

1. Find the corporation’s credit(s) listed in the table.
2. See which sections are identified in the columns under “Offset Tax in Section.”
3. Take the credit only in sections the table identifies for the corporation’s credit.
4. Complete each section before going to the next section.

<table>
<thead>
<tr>
<th>Code</th>
<th>Current Credits</th>
<th>Form</th>
<th>Offset Tax in Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>223</td>
<td>California Motion Picture and Television Production</td>
<td>FTB 3541</td>
<td>B</td>
</tr>
<tr>
<td>209</td>
<td>Community Development Financial Institutions Investment</td>
<td>N/A</td>
<td>A2</td>
</tr>
<tr>
<td>205</td>
<td>Disabled Access for Eligible Small Businesses</td>
<td>FTB 3548</td>
<td>A2</td>
</tr>
<tr>
<td>204</td>
<td>Donated Agricultural Products Transportation</td>
<td>FTB 3547</td>
<td>A2</td>
</tr>
<tr>
<td>224</td>
<td>Donated Fresh Fruits or Vegetables</td>
<td>FTB 3811</td>
<td>A2</td>
</tr>
<tr>
<td>203</td>
<td>Enhanced Oil Recovery</td>
<td>FTB 3546</td>
<td>A2</td>
</tr>
<tr>
<td>176</td>
<td>Enterprise Zone Hiring &amp; Sales or Use Tax</td>
<td>FTB 38052</td>
<td>B, C, D</td>
</tr>
<tr>
<td>218</td>
<td>Environmental Tax</td>
<td>FTB 3511</td>
<td>A2</td>
</tr>
<tr>
<td>198</td>
<td>Local Agency Military Base Recovery Area Hiring &amp; Sales or Use Tax</td>
<td>FTB 3807</td>
<td>A2</td>
</tr>
<tr>
<td>172</td>
<td>Low-Income Housing</td>
<td>FTB 3521</td>
<td>A2</td>
</tr>
<tr>
<td>211</td>
<td>Manufacturing Enhancement Area Hiring</td>
<td>FTB 3808</td>
<td>A2</td>
</tr>
<tr>
<td>213</td>
<td>Natural Heritage Preservation</td>
<td>FTB 3503</td>
<td>B</td>
</tr>
<tr>
<td>220</td>
<td>New Jobs*</td>
<td>FTB 3527</td>
<td>A2</td>
</tr>
<tr>
<td>188</td>
<td>Prior Year Alternative Minimum Tax</td>
<td>N/A</td>
<td>A2</td>
</tr>
<tr>
<td>162</td>
<td>Prison Inmate Labor</td>
<td>FTB 3507</td>
<td>A1</td>
</tr>
<tr>
<td>183</td>
<td>Research</td>
<td>FTB 3523</td>
<td>A2</td>
</tr>
<tr>
<td>189</td>
<td>Employer Childcare Program</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>190</td>
<td>Employer Childcare Contribution</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>191</td>
<td>Employer Ridesharing Large</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>192</td>
<td>Employer Ridesharing Small</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>193</td>
<td>Transit Passes</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>182</td>
<td>Energy Conservation</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>207</td>
<td>Farmworker Housing – Construction</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>215</td>
<td>Joint Strike Fighter Wages</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>216</td>
<td>Joint Strike Fighter Property Costs</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>159</td>
<td>Los Angeles Revitalization Zone Hiring &amp; Sales or Use Tax</td>
<td>FTB 3806</td>
<td>B</td>
</tr>
<tr>
<td>160</td>
<td>Low-Emission Vehicles</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>199</td>
<td>Manufacturers’ Investment</td>
<td>FTB 3540</td>
<td>B, C</td>
</tr>
<tr>
<td>185</td>
<td>Orphan Drug</td>
<td>FTB 3540</td>
<td>B</td>
</tr>
<tr>
<td>174</td>
<td>Recycling Equipment</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>206</td>
<td>Rice Straw</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>171</td>
<td>Ridesharing</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>200</td>
<td>Salmon &amp; Steelhead Trout Habitat Restoration</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>180</td>
<td>Solar Energy</td>
<td>FTB 3540</td>
<td>B, C</td>
</tr>
<tr>
<td>179</td>
<td>Solar Pump</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>217</td>
<td>Solar or Wind Energy System</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
<tr>
<td>210</td>
<td>Targeted Tax Area Sales or Use Tax</td>
<td>FTB 3809</td>
<td>B</td>
</tr>
<tr>
<td>201</td>
<td>Technological Property Contribution</td>
<td>FTB 3540</td>
<td>A2</td>
</tr>
</tbody>
</table>

*Do not* claim the New Jobs Credit on Schedule P (100). Claim this credit on Form 100, line 25b.
## Credit Chart

<table>
<thead>
<tr>
<th>Credit Name</th>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Current Credits List</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>California Motion Picture and Television Production – FTB 3541</td>
<td>223</td>
<td>The credit, which is allocated and certified by the California Film Commission, is 20% of expenditures attributable to a qualified motion picture and 25% of production expenditures attributable to an independent film or a TV series that relocates to California.</td>
</tr>
<tr>
<td>Community Development Financial Institutions Investment – Obtain certification from: CALIFORNIA ORGANIZED INVESTMENT NETWORK (COIN) DEPARTMENT OF INSURANCE 300 CAPITOL MALL, SUITE 1600 SACRAMENTO CA 95814 Website: insurance.ca.gov</td>
<td>209</td>
<td>20% of qualified investments made into a community development financial institution</td>
</tr>
<tr>
<td>Disabled Access for Eligible Small Businesses – FTB 3548</td>
<td>205</td>
<td>Similar to the federal credit, but limited to $125 per eligible small business, and based on 50% of qualified expenditures that do not exceed $250</td>
</tr>
<tr>
<td>Donated Agricultural Products Transportation – FTB 3547</td>
<td>204</td>
<td>50% of the costs paid or incurred for the transportation of agricultural products donated to nonprofit charitable organizations</td>
</tr>
<tr>
<td>Donated Fresh Fruits or Vegetables – FTB 3811</td>
<td>224</td>
<td>10% of the donation’s costs for qualified taxpayers who donate fresh fruits or fresh vegetables to a California food bank</td>
</tr>
<tr>
<td>Enhanced Oil Recovery – FTB 3546</td>
<td>203</td>
<td>1/3 of the similar federal credit but limited to qualified enhanced oil recovery projects located within California</td>
</tr>
<tr>
<td>Enterprise Zone Hiring &amp; Sales or Use Tax – FTB 38052</td>
<td>176</td>
<td>Business incentives for trade or business activities conducted within an enterprise zone</td>
</tr>
<tr>
<td>Environmental Tax – FTB 3511</td>
<td>218</td>
<td>Five cents ($0.05) for each gallon of ultra low sulfur diesel fuel produced during the taxable year by a small refiner at any facility located in California</td>
</tr>
<tr>
<td>Local Agency Military Base Recovery Area Hiring &amp; Sales or Use Tax – FTB 3807</td>
<td>198</td>
<td>Business incentives for trade or business activities conducted within a local agency military base recovery area</td>
</tr>
<tr>
<td>Low-Income Housing – FTB 3521</td>
<td>172</td>
<td>Similar to the federal credit but limited to low-income housing in California</td>
</tr>
<tr>
<td>Manufacturing Enhancement Area Hiring – FTB 3808</td>
<td>211</td>
<td>Hiring credit for Manufacturing Enhancement Area</td>
</tr>
<tr>
<td>Natural Heritage Preservation – FTB 3503</td>
<td>213</td>
<td>55% of the fair market value of the qualified contribution of property donated to the state, any local government, or any nonprofit organization designated by a local government</td>
</tr>
<tr>
<td>New Jobs – FTB 3527</td>
<td>220</td>
<td>$3,000 allowed for a qualified employer for each increase in qualified full-time employee hired in the current taxable year</td>
</tr>
<tr>
<td>Prior Year Alternative Minimum Tax</td>
<td>188</td>
<td>Must have paid alternative minimum tax in a prior year and have no alternative minimum tax liability in the current year</td>
</tr>
<tr>
<td>Prison Inmate Labor – FTB 3507</td>
<td>162</td>
<td>10% of wages paid to prison inmates</td>
</tr>
<tr>
<td>Research – FTB 3523</td>
<td>183</td>
<td>Similar to the federal credit but limited to costs for research activities in California</td>
</tr>
<tr>
<td>Targeted Tax Area Hiring – FTB 3809</td>
<td>210</td>
<td>Business incentives for trade or business activities conducted within a targeted tax area</td>
</tr>
</tbody>
</table>

### Repealed Credits with Carryover or Recapture Provisions:

The expiration dates for these credits have passed. However, these credits had carryover or recapture provisions. The corporation may claim these credits if there is a carryover available from prior years. If the corporation is not required to complete Schedule P (100), get form FTB 3540, Credit Carryover and Recapture Summary, to figure the credit carryover to future years.

<table>
<thead>
<tr>
<th>Credit Name</th>
<th>Carryover or Recapture Provisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agricultural Products</td>
<td>175</td>
</tr>
<tr>
<td>Commercial Solar Electric System</td>
<td>196</td>
</tr>
<tr>
<td>Commercial Solar Energy</td>
<td>181</td>
</tr>
<tr>
<td>Contribution of Computer Software</td>
<td>202</td>
</tr>
<tr>
<td>Employer Childcare Contribution</td>
<td>190</td>
</tr>
<tr>
<td>Employer Childcare Program</td>
<td>189</td>
</tr>
<tr>
<td>Employer Ridesharing – Large employer</td>
<td>191</td>
</tr>
<tr>
<td>Employer Ridesharing – Small employer</td>
<td>192</td>
</tr>
<tr>
<td>Employer Ridesharing – Transit passes</td>
<td>193</td>
</tr>
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<td>Targeted Tax Area Sales or Use Tax</td>
<td>210</td>
</tr>
<tr>
<td>Technology Property Contributions</td>
<td>201</td>
</tr>
</tbody>
</table>
Instructions for Form FTB 3539
Payment for Automatic Extension for Corporations and Exempt Organizations

General Information

Use form FTB 3539, Payment for Automatic Extension for Corps and Exempt Orgs, only if both of the following apply:
- The corporation or exempt organization cannot file its 2013 California (CA) tax return by the original due date.
- The corporation or exempt organization owes tax for the 2013 taxable year.

If a limited liability company (LLC) elects to be taxed as a corporation for federal tax purposes, the LLC must file form FTB 3539, and enter the California corporation number, Federal Employer Identification Number (FEIN), and California Secretary of State (CA SOS) file number, if applicable, in the space provided. The Franchise Tax Board (FTB) will (1) assign an identification number to an LLC that files as a corporation, and (2) notify the LLC with the identification number upon receipt of the first estimated tax payment, tax payment, or the first tax return. The LLC will be subject to the applicable provisions of the Corporation Tax Law and should be considered a corporation for purpose of all instructions unless otherwise indicated.

Use the worksheet on the next page to determine if the corporation or exempt organization owes tax.
- If the corporation or exempt organization does not owe tax, do not file form FTB 3539. However, the corporation or exempt organization must file its return by the extended due date listed below.
- If the corporation or exempt organization owes tax and is required to pay electronically, see Electronic Funds Transfer (EFT) section for more information. If the corporation or exempt organization will not pay the tax due electronically, complete form FTB 3539, make a check or money order, using black or blue ink, and mail them to the FTB by the original due date of the return to avoid late payment penalties and interest. For more information, see Penalties and Interest section on the next page.

Make all checks or money orders payable in U.S. dollars and drawn against a U.S. financial institution.

For a corporation (including real estate investment trusts (REITs), real estate mortgage investment conduits (REMICs), regulated investment companies (RICs), LLCs electing to be treated as corporations, or an exempt organization in good standing) cannot file its CA tax return by the original due date, a seven-month extension to file is granted without submitting a written request. To qualify for the automatic extension, the corporation or exempt organization must file its CA tax return by the extended due date and its powers, rights, and privileges must not be suspended or forfeited by the FTB or the CA SOS as of the original due date.

Electronic Funds Transfer

Corporations or exempt organizations remitting an estimated tax payment or extension payment in excess of $20,000 or having a total tax liability in excess of $80,000 must remit all of their payments through EFT or Web Pay. Once a corporation or an exempt organization meets the threshold, all subsequent payments regardless of amount, tax type, or taxable year must be made through EFT or Web Pay to avoid late payment penalties and interest. See instructions. For more information, see Electronic Funds Transfer (EFT) section.

Payment of Tax Dates: To avoid late payment penalties and interest, 100% of the tax liability must be paid by the following dates (see item 4 below for exception):

<table>
<thead>
<tr>
<th>Form Filed</th>
<th>Calendar Year Filers</th>
<th>Fiscal Year Filers: 15th day of the</th>
</tr>
</thead>
<tbody>
<tr>
<td>Form 100, 100W, or 100S</td>
<td>March 17, 2014</td>
<td>3rd month following the close of the taxable year</td>
</tr>
<tr>
<td>Form 100 for farmers’ cooperative</td>
<td>September 15, 2014</td>
<td>9th month following the close of the taxable year</td>
</tr>
<tr>
<td>Form 199 or 109, generally</td>
<td>May 15, 2014</td>
<td>5th month following the close of the taxable year</td>
</tr>
<tr>
<td>Form 109 for employee’s trust (IRC 401(a)) or IRA</td>
<td>April 15, 2014</td>
<td>4th month following the close of the taxable year</td>
</tr>
</tbody>
</table>

Extended Filing Dates: The extended date for filing the return is as follows:

<table>
<thead>
<tr>
<th>Form Filed</th>
<th>Calendar Year Filers</th>
<th>Fiscal Year Filers: 15th day of the</th>
</tr>
</thead>
<tbody>
<tr>
<td>Form 100, 100W, or 100S</td>
<td>October 15, 2014</td>
<td>16th month following the close of the taxable year</td>
</tr>
<tr>
<td>Form 100 for farmers’ cooperative</td>
<td>April 15, 2015</td>
<td>12th month following the close of the taxable year</td>
</tr>
<tr>
<td>Form 199 or 109, generally</td>
<td>December 15, 2014</td>
<td>11th month following the close of the taxable year</td>
</tr>
<tr>
<td>Form 109 for employee’s trust (IRC 401(a)) or IRA</td>
<td>November 17, 2014</td>
<td></td>
</tr>
</tbody>
</table>

1. An extension of time to file the CA tax return is not an extension of time to pay the tax.
2. When the due date falls on a weekend or holiday, the deadline to file and pay without penalty is extended to the next business day.
3. Save the completed worksheet, on next page, as a permanent part of the corporation's or exempt organization's tax records, along with a copy of the CA tax return.
4. The FTB may waive the late payment penalty based on reasonable cause if 90% of the tax shown on the return is paid by the original due date of the return, but not less than the minimum franchise tax if applicable.

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(email your completed form to ftb_auto_ext@ftb.ca.gov or mail the completed form to the Franchise Tax Board, P.O. Box 1466, Sacramento, CA 95812)
remitted electronically to avoid a 10% non-compliance penalty. Corporations required to remit payments electronically may use Web Pay and be considered in compliance with that requirement. Corporations can make payments online using Web Pay for Businesses. After a one-time online registration, corporations or exempt organizations can make an immediate payment or schedule payments up to a year in advance. Go to ftb.ca.gov for more information.

The FTB notifies corporations or exempt organizations that are subject to this requirement. Those that do not meet these requirements may participate on a voluntary basis. If the corporation or exempt organization pays electronically, complete the worksheet for the corporation’s or exempt organization’s records. Do not mail form FTB 3539. For more information, go to ftb.ca.gov and search for eft, or call 916.845.4025.

**Where to File**

If tax is due and the corporation or exempt organization is not paying electronically through EFT or Web Pay, make a check or money order using black or blue ink payable to the “Franchise Tax Board” for the amount of the tax due. Write the California corporation number, FEIN, or CA SOS file number and “2013 FTB 3539” on the check or money order. Enclose, but do not staple, the payment with the form FTB 3539 and mail to:

**FRANCHISE TAX BOARD**  
**PO BOX 942857**  
**SACRAMENTO CA 94257-0531**

Make all checks or money orders payable in U.S. dollars and drawn against a U.S. financial institution.

**Private Mail Box (PMB)**

Include the PMB in the address field. Write “PMB” first, then the box number. Example: 111 Main Street PMB 123.

**Penalties and Interest**

- If the corporation or exempt organization fails to pay its total tax liability by the original due date, the corporation or exempt organization will incur a late payment penalty plus interest. The FTB may waive the late payment penalty based on reasonable cause. Reasonable cause is presumed when 90% of the tax shown on the return, but not less than minimum franchise tax if applicable, is paid by the original due date of the return. However, the imposition of interest is mandatory.
- If the corporation or exempt organization does not file its CA tax return by the extended due date, or the corporation’s powers, rights, and privileges have been suspended or forfeited by the FTB or the California SOS, as of the original due date, the automatic extension will not apply and a delinquency penalty plus interest will be assessed from the original due date of the CA tax return.
- If the corporation or exempt organization is required to remit all of its payments electronically and pays by another method, a 10% non-compliance penalty will be assessed.

**Combined Reports**

- If members of a combined unitary group have made or intend to make an election to file a combined unitary group single return, only the key corporation designated to file the return should submit form FTB 3539. The key corporation must include payment of at least the minimum franchise tax for each corporation of the combined unitary group that is subject to the franchise tax in California.
- If members of a combined unitary group intend to file separate returns with the FTB, each member must submit its own form FTB 3539 if there is an amount entered on line 3 of the Tax Payment Worksheet.
- If any member of a combined unitary group meets the requirements for mandatory EFT, all members must remit their payments electronically, regardless of their filing election.

**Exempt Organizations**

- **Form 100 Filers:** The due dates for corporations also apply to the filing of Form 100, California Corporation Franchise or Income Tax Return, by political action committees and exempt homeowners’ associations.

> Political action committees and exempt homeowners’ associations that file Form 100 should not enter the minimum franchise tax on line 1 of the Tax Payment Worksheet.

- **Form 199 Filers:** The due dates for filing Form 199, California Exempt Organization Annual Information Return, requires a $10 filing fee to be paid with the return on the original or extended due date. Use form FTB 3539 only if paying the fee early. Enter the amount of the fee on line 3 of the Tax Payment Worksheet.

- **Form 109 Filers:** The due dates for filing Form 109, California Exempt Organization Business Income Tax Return, depend on the type of organization filing the return. Employees’ pension trusts and IRAs (including education IRAs) must file on or before the 15th day of the 4th month after the close of their taxable year. All other exempt organizations must file on or before the 15th day of the 5th month after the close of their taxable year.

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**TAX PAYMENT WORKSHEET FOR YOUR RECORDS**

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Total tentative tax. Include alternative minimum tax if applicable. See instructions</td>
</tr>
<tr>
<td>2</td>
<td>Estimated tax payments including prior year overpayment applied as a credit</td>
</tr>
<tr>
<td>3</td>
<td>Tax due. If line 2 is more than line 1, see instructions. If line 1 is more than line 2, subtract line 2 from line 1. Enter the result here and on form FTB 3539</td>
</tr>
</tbody>
</table>

**How to Complete the Tax Payment Worksheet**

**Line 1**

Enter the total tentative tax, including the alternative minimum tax if applicable, for the taxable year.

- If filing Form 100, Form 100W, or Form 100S, and subject to franchise tax, the tentative tax may not be less than the minimum franchise tax and Qualified Subchapter S Subsidiary (QSub) annual tax (S corporations only).
- If filing Form 100, Form 100W, or Form 100S, and subject to income tax, enter the amount of tax. Corporations subject to the income tax do not pay the minimum franchise tax.
- If a corporation incorporates or qualifies to do business in California on or after January 1, 2000, the corporation will compute its tax liability for the first taxable year by multiplying its state net income by the appropriate tax rate and will not be subject to the minimum franchise tax. The corporation will become subject to minimum franchise tax beginning in its second taxable year.
- If filing Form 109, enter the amount of tax. Form 109 filers are not subject to the minimum franchise tax.
- If filing Form 199, use form FTB 3539 only if paying the filing fee of $10 early. Skip line 1 and line 2, and enter the amount of the filing fee on line 3 of the Tax Payment Worksheet, and on form FTB 3539.

**Line 2**

Enter the estimated tax payments, including prior year overpayment applied as a credit. S corporations may include any QSub annual tax payments.

**Line 3**

**Excess payments.** If the amount on line 2 is more than the amount on line 1, the payments and credits are more than the tentative tax. The corporation or exempt organization has no tax due. Do not mail form FTB 3539. The corporation or exempt organization will automatically qualify for an extension if the CA tax return is filed by the extended due date and the corporation or exempt organization is in good standing with the FTB and CA SOS. **Tax due.** If the amount on line 1 is more than the amount on line 2, the corporation or exempt organization’s tentative tax is more than its payments and credits. The corporation or exempt organization has tax due. Subtract line 2 from line 1. Enter this amount on line 3 and on form FTB 3539.
Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitations — Corporations

**Part I**

**Current year NOL.** If the corporation does not have a current year NOL, go to Part II.

1. **Net loss from Form 100, line 19; Form 100W, line 19; Form 100S, line 16; or Form 109, line 2.** Enter as a positive number.
2. **2013 disaster loss included in line 1.** Enter as a positive number.
3. **Subtract line 2 from line 1. If zero or less, enter -0- and see instructions.**
4. **a. Enter the amount of the loss incurred by a new business included in line 3.**
   - **00**
4. **b. Enter the amount of the loss incurred by an eligible small business included in line 3.**
   - **00**
4. **c. Add line 4a and line 4b.**
   - **00**
5. **General NOL. Subtract line 4c from line 3.**
   - **00**
6. **Current year NOL. Add line 2, line 4c, and line 5. See instructions.**
   - **00**

If the corporation is using the current year NOL to carryback to offset net income for taxable years 2011 and/or 2012, complete Part III, NOL carryback, on Side 2 before completing Part I, lines 7 - 9 below.

7. **2013 NOL carryback used to offset 2011 net income.** Enter the amount from Part III, line 3, column (f).
8. **2013 NOL carryback used to offset 2012 net income.** Enter the amount from Part III, line 3, column (h).
9. **2013 NOL carryover to 2014.** Add line 7 and line 8, then subtract the result from line 6. See instructions.

**Election to waive carryback.** Check the box if the corporation elects to relinquish the entire carryback period with respect to 2013 NOL under IRC Section 172(b)(3). By making the election, the corporation is electing to carry an NOL forward instead of carrying it back in the previous two years. Once the election is made, it’s irrevocable. See instructions.

**Part II**

NOL carryover and disaster loss carryover limitations. Do not complete Part III, NOL carryback.

**Current Year NOLs**

- **Type of NOL:** General (GEN), New Business (NB), Eligible Small Business (ESB), or Disaster (DIS).

**Prior Year NOLs**

- **Year of loss**
- **Code – See instructions**
- **Type of NOL – See below**
- **Initial loss**
- **Carryover from 2012**
- **Amount used in 2013**
- **Carryover to 2014 col. (e) - col. (f)**

**Current Year NOLs**

- **Year of loss**
- **Type of NOL**
- **Carryover**
- **Amount used**
- **Carryover to 2014 col. (d) - col. (f)**
### Part III  NOL carryback

1. **2011 Net income** – Enter the amount from 2011 Form 100, line 23; Form 100W, line 23; Form 100S, line 21 (but not less than -0-); or taxable income from Form 109, line 9.

2. **2012 Net income** – Enter the amount from 2012 Form 100, line 23; Form 100W, line 23; Form 100S, line 21 (but not less than -0-); or taxable income from Form 109, line 9.

<table>
<thead>
<tr>
<th>(a) Year of loss</th>
<th>(b) Code – See instructions</th>
<th>(c) Type of NOL – See below*</th>
<th>(d) Initial loss</th>
<th>(e) Carryback limitations 50% of col. (d)</th>
<th>2011</th>
<th>2012</th>
<th>(i) Carryover to 2014 col. (d) minus [col. (f) plus col. (h)]</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2013</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2013</td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2013</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Type of NOL: General (GEN), New Business (NB), Eligible Small Business (ESB), or NOL attributable to a qualified disaster loss (DIS).*

### Part IV  2013 NOL deduction

1. **Total the amounts in Part II, line 2, column (f).**

2. **Enter the total amount from line 1 that represents disaster loss carryover deduction here and on Form 100, line 22; Form 100W, line 22; or Form 100S, line 20. Form 109 filers enter -0-.

3. **Subtract line 2 from line 1. Enter the result here and on Form 100, line 20; Form 100W, line 20; Form 100S, line 18; or Form 109, line 7.**
What’s New

Net Operating Loss (NOL) Carryback — NOLs incurred in taxable years beginning on or after January 1, 2013, shall be carried back to each of the preceding two taxable years.

The allowable NOL carryback percentage varies. For an NOL incurred in a taxable year beginning on or after:

- January 1, 2013, and before January 1, 2014, the carryback amount shall not exceed 50% of the NOL.
- January 1, 2014, and before January 1, 2015, the carryback amount shall not exceed 75% of the NOL.
- January 1, 2015, the carryback amount shall be 100% of the NOL.

The corporation computes the NOL carryback in Part III of form FTB 3805Q, Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitations — Corporations. For more information, see Revenue and Taxation Code (R&TC) Section 24416.20 and get FTB Legal Ruling 2011-04 (see Situation 3).

Amended Return — The corporation claims the NOL carryback by amending the 2011 and/or 2012 tax return using Form 100X, Amended Corporation Franchise or Income Tax Return, or Form 109, California Exempt Organization Business Income Tax Return.

Note: If the corporation will claim the NOL as a carryback in any of the previous two years, the corporation will first file the applicable 2013 tax return and attach the completed 2013 form FTB 3805Q to the tax return.

After the 2013 tax return is filed, the corporation will file the amended return for 2011 and/or 2012 to claim the NOL carryback deduction and provide the following explanation on Form 100X, Part V, line 2, Explanation of Changes: “2013 NOL carryback deduction”. For amended Form 109, attach a statement and provide the following explanation: “2013 NOL carryback deduction”.

Do not attach the 2013 form FTB 3805Q to the 2011 or 2012 amended return. Attaching form FTB 3805Q may delay processing of the amended return.

Election to Waive Carryback — Any corporation entitled to a carryback period pursuant to Internal Revenue Code (IRC) Section 172(b)(3) may elect to relinquish/waive the entire carryback period with respect to an NOL incurred in the 2013 taxable year. By making the election, the corporation is electing to carry an NOL forward instead of carrying it back in the previous two years.

To make the election, check the box in Part I under Election to Waive Carryback of form FTB 3805Q, and attach form FTB 3805Q to the tax return. The election shall be made by the due date (including extensions of time) for filing the corporation’s return for the taxable year of the NOL for which the election is to be in effect. If the corporation filed the return on time without making the election, the corporation can still make the election on the form FTB 3805Q and attach it to the amended return filed within 7 months of the due date of the return (excluding extensions). Once made, the election shall be irrevocable for such taxable year.

Important Information

- For taxable years beginning in 2010 and 2011, California suspended the NOL carryover deduction. Corporations continued to compute and carryover NOLs during the suspension period. However, corporations with net income after state adjustments (pre-apportioned income) of less than $300,000 or with disaster loss carryovers were not affected by the NOL suspension rules.

If taxpayers are required to be included in a combined report, the 2010 and 2011 NOL limitation amount of $300,000 or more shall apply to the aggregate amount of pre-apportioned income for all members included in the combined report.

For taxable years beginning in 2008 and 2009, California suspended the NOL carryover deduction. Corporations continued to compute and carryover NOL during the suspension period. However, corporations with taxable income of less than $500,000 or with disaster loss carryovers were not affected by the NOL suspension rules.

The carryover period for an NOL or NOL carryover, for which a deduction is disallowed because of the 2008-2011 suspension, are extended by:

- One year for losses incurred in taxable years beginning on or after January 1, 2010, and before January 1, 2011.
- Two years for losses incurred in taxable years beginning before January 1, 2010.
- Three years for losses incurred in taxable years beginning before January 1, 2009.
- Four years for losses incurred in taxable years beginning before January 1, 2008.

For more information, get FTB Legal Ruling 2011-04.

For NOLs incurred in taxable years beginning on or after January 1, 2008, California has extended the NOL carryover period from 10 taxable years to 20 taxable years following the year of the loss.

For taxable years that began in 2002 and 2003, California suspended the NOL carryover deduction. Corporations continued to compute and carryover NOL during the suspension period. However, the deduction for disaster losses was not affected by the NOL suspension rules.

The carryover period for an NOL incurred in taxable years:

- Beginning before January 1, 2002, have been extended for two years.
- Beginning or on after January 1, 2002, and before January 1, 2003, have been extended for one year.

For more information, get FTB Legal Ruling 2011-04.

The general NOL carryover percentage varies for NOLs incurred prior to January 1, 2004. See General Information F, Types of NOLs, for more information.

In 1998, the Franchise Tax Board (FTB) implemented the new Principal Business Activity (PBA) Codes chart that is based on the North American Industry Classification System (NAICS) in the corporate tax booklets. However, the California R&TC still uses the Standard Industrial Codes (SIC) for purposes of the new business and eligible small business NOL.

General Information

In general, for taxable years beginning on or after January 1, 2010, California law conforms to the IRC as of January 1, 2009. However, there are continuing differences between California and federal law. When California conforms to federal tax law changes, we do not always adopt all of the changes made at the federal level. For more information, go to ftb.ca.gov and search for conformity. Additional information can be found in FTB Pub. 1001, Supplemental Guidelines to California Adjustments, the instructions for California Schedule CA (540 or 540NR), and the Business Entity tax booklets.

The instructions provided with California tax forms are a summary of California tax law and are only intended to aid taxpayers in preparing their state income tax returns. We include information that is most useful to the greatest number of taxpayers in the limited space available. It is not possible to include all requirements of the R&TC in the tax booklets. Taxpayers should not consider the tax booklets as authoritative law.

A Purpose

Use form FTB 3805Q to figure the current year NOL and to limit NOL carryback/carryover and disaster loss carryover deductions.

Exempt trusts should use form FTB 3805V, Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitations — Individuals, Estates, and Trusts.

The California NOL is figured the same way as the federal NOL, except that for California:

- The carryover period and the amount to be carried over differ from federal allowances. See General Information F, Types of NOLs, for more information.
- An NOL may be carried over to future years (No carrybacks are allowed for NOL incurred in taxable years beginning before January 1, 2013.)

Note: California will allow NOLs incurred in taxable years beginning on or after January 1, 2013, to be carried back to each of the preceding two taxable years. For more information, see What’s New section and Specific Line Instructions, Parts I and III.
If the corporation has a current year NOL under R&TC Sections 24416.2 or 24416.5 (relating to Enterprise Zone (EZ) or Local Agency Military Base Recovery Area (LAMBRA) NOLs), the corporation must elect on its tax return for the taxable year in which the loss is incurred to carryover the loss either under that section or the loss under R&TC Section 24416.20 (relating to general NOLs). If the corporation elects to compute the NOL under R&TC Section 24416.1(c) (relating to EZ or LAMBRA NOLs), the corporation must:

- Make the election in a statement attached to the original tax return.
- Use the applicable economic development area (EDA) form to calculate the NOL.

The election is irrevocable. Get Form FTB 3805Z, Enterprise Zone Deduction and Credit Summary, or FTB 3807, Local Agency Military Base Recovery Area Deduction and Credit Summary, for more information.

B Apportioning Corporations

The loss carryover for a corporation that apportions income is the amount of the corporation's loss, if any, after adding income or loss apportioned to California with income or loss allocable to California under Chapter 17 of the Corporation Tax Law. The loss carryover may be deducted from income of that corporation apportioned and allocable to California in subsequent taxable years.

C Combined Reporting

Corporations that are members of a unitary group filing a single tax return must use intrastate apportionment, separately computing the loss carryover for each corporation in the group using its individual apportionment factors (R&TC Section 25108). Complete a separate form FTB 3805Q for each taxpayer included in the combined report. Attach the separate forms for each taxpayer member behind the combined form FTB 3805Q for all members.

Unlike the loss treatment for a federal consolidated tax return, a California loss carryover for one member in a combined report may not be applied to the income of another member included in the combined report. Get FTB Pub. 1061, Guidelines for Corporations Filing a Combined Report, for more information.

Note. If taxpayers are required to be included in a combined report, the 2010 and 2011 NOL limitation amount of $300,000 or more shall apply to the aggregate amount of pre-apportioned income for all members included in the combined report.

D Water's-Edge

For water's-edge taxpayers, R&TC Section 24416.20(c) imposes a limitation on the NOL deduction if the NOL is generated during a non-water's-edge taxable year. The NOL carryover is limited to the lesser amount as re-determined by computing the income and factors of the original worldwide combined reporting group as if the water's-edge election had been in force for the taxable year of the loss. If R&TC Section 24416.20(c) applies, the NOL carryover for each corporation may be decreased, but not increased.

E S Corporations

An S corporation is allowed to carryover a loss that is incurred during a taxable year in which it has in effect a valid election to be treated as an S corporation. The loss is also separately calculated under the pass-through rules and passed to the shareholders in the year incurred and is taken into account in determining each shareholder's NOL carryover, if any.

If a corporation changes from a C corporation to an S corporation, the loss incurred while the corporation was a C corporation may not be applied to offset income subject to the 1.5% tax imposed on an S corporation. However, losses incurred while the corporation was a C corporation may be applied against the built-in gains which are subject to tax. If the corporation incurred losses while it was a C corporation and an S corporation, and the S corporation is using C corporation losses to offset its built-in gains, the S corporation must complete two forms FTB 3805Q and attach them to Form 100S, California S Corporation Franchise or Income Tax Return. The unused losses incurred while the corporation was a C corporation are “unavailable” except as provided for above unless and until the S corporation reverts back to a C corporation or the carryover period expires. However, if an S corporation changes to a C corporation, any S corporation NOLs are lost.

F Types of NOLs

The NOL Carryover and NOL Carryback tables on page 40 show the types of NOLs available, a description, and the percentages and carryover/carryback periods for each type of loss.

Specific Line Instructions

Part I – Current year NOL

Use Part I to figure the current year NOL eligible for carryback or carryover.

Line 2 – If the corporation incurred a disaster loss during the 2013 taxable year, enter the amount of the loss on this line. Enter as a positive number.

Line 3 – If the amount is zero or less, the corporation does not have a current year general NOL. Go to Part II for computation of general NOL carryovers, the current year disaster loss, and carryover from disaster losses.

Line 6 – Enter the current year NOL. California will allow NOLs incurred in taxable years beginning on or after January 1, 2013, to be carried back to each of the preceding two taxable years.

NOL carryback general rule: The corporation must first carry back the entire NOL incurred in 2013 to the preceding two years. Any loss not applied in the preceding two years can be carried forward up to 20 years. To determine the amount of NOL incurred in 2013 that can be carried back, complete Part III, NOL carryback, before completing Part I, lines 7 - 9.

Amended return – The corporation claims the NOL carryback by amending the 2011 and/or 2012 tax return using Form 100X, Amended Corporation Franchise or Income Tax Return, or Form 109, California Exempt Organization Business Income Tax Return.

Note: If the corporation will claim the NOL as a carryback in any of the previous two years, the corporation will first file the applicable 2013 tax return and attach the completed 2013 Form FTB 3805Q to the tax return.

After the 2013 tax return is filed, the corporation will file the amended return for 2011 and/or 2012 to claim the NOL carryback deduction and provide the following explanation on Form 100X, Part V, line 2, Explanation of Changes: “2013 NOL carryback deduction”. For amended Form 109, attach a statement and provide the following explanation: “2013 NOL carryback deduction”.

Do not attach the 2013 form FTB 3805Q to the 2011 or 2012 amended return. Attaching form FTB 3805Q may delay processing of the amended return.

Election to waive/relinquish NOL carryback: If the corporation would like to make the election to waive the two year carryback period for NOL incurred in 2013, check the box under the Election to waive carryback section. By making the election, the corporation is electing to carry NOL forward instead of carrying it back in the previous two years. Once the election is made, it's irrevocable.

If the corporation elects to waive the two-year carryback period and carry the NOL forward, go to Part II, Current Year NOLs, to record the corporation's 2013 NOL carryover to 2014. Complete columns (b), (c), (d), and (h) only, for each type of loss that the corporation incurred.

If the corporation has an eligible qualified new business or a small business and the NOL is greater than the amount of net loss from such a business, use the general NOL first. If the corporation operates one or more new businesses and one or more eligible small businesses, determine the amount of the loss attributable to the new business(es), the small business(es), and the general NOL in the following manner.

The NOL is first treated as a new business NOL to the extent of the loss from the new business. Any remaining NOL is then treated as an eligible small business NOL to the extent of the loss from the eligible small business. Any further remaining NOL is treated as an NOL under the general rules.

Line 9 – Go to Part II, Current Year NOLs, to record the corporation's 2013 NOL carryover to 2014. Complete columns (b), (c), (d), and (h) only, for each type of loss that the corporation incurred. See Part III, line 3, column (j) for each type of loss that the corporation incurred.

Part II – NOL carryover and disaster loss carryover limitations

Use Part II to limit current year disaster loss and NOL carryover deductions to current year income and to record all of the corporation's loss carryover information.

If the corporation has losses from more than one source and/or more than one category, the corporation must compute the allowable NOL carryover for each loss separately.
### List of events that have been declared disasters:

<table>
<thead>
<tr>
<th>Year</th>
<th>Code</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013</td>
<td>52</td>
<td>Tuolumne, Mariposa, and San Francisco Counties Rim Fire 08/13 to 10/13 **</td>
</tr>
<tr>
<td>2011</td>
<td>51</td>
<td>Los Angeles and San Bernardino County Severe Winds 11/11 **</td>
</tr>
<tr>
<td>2011</td>
<td>50</td>
<td>Santa Cruz County Severe Storms 03/11 **</td>
</tr>
<tr>
<td>2011</td>
<td>49</td>
<td>Mendocino County Tsunami Wave Surge 03/11</td>
</tr>
<tr>
<td>2011</td>
<td>48</td>
<td>Del Norte and Santa Cruz County Tsunami Wave Surge 03/11 **</td>
</tr>
<tr>
<td>2011</td>
<td>47</td>
<td>Severe Winter Storms, Flooding, Debris, and Mud Flows 12/10 to 01/11 **</td>
</tr>
<tr>
<td>2010</td>
<td>46</td>
<td>San Bruno Explosion</td>
</tr>
<tr>
<td>2010</td>
<td>45</td>
<td>Kern County Wildfires</td>
</tr>
<tr>
<td>2010</td>
<td>44</td>
<td>CA Winter Storms 01/10 to 02/10</td>
</tr>
<tr>
<td>2009</td>
<td>43</td>
<td>Los Angeles, Monterey and Placer Counties Rim Fire</td>
</tr>
<tr>
<td>2009</td>
<td>42</td>
<td>Baja California (Imperial County) Earthquake 2010</td>
</tr>
<tr>
<td>2009</td>
<td>41</td>
<td>Humboldt County Earthquake</td>
</tr>
<tr>
<td>2009</td>
<td>40</td>
<td>Santa Barbara Wildfires</td>
</tr>
<tr>
<td>2008</td>
<td>39</td>
<td>Southern California Wildfires 10/08 to 11/08</td>
</tr>
<tr>
<td>2008</td>
<td>38</td>
<td>Humboldt County Wildfires</td>
</tr>
<tr>
<td>2008</td>
<td>37</td>
<td>California Wildfires 2008</td>
</tr>
<tr>
<td>2007</td>
<td>36</td>
<td>Riverside County Winds</td>
</tr>
<tr>
<td>2007</td>
<td>35</td>
<td>Inyo Complex Fire</td>
</tr>
<tr>
<td>2007</td>
<td>34</td>
<td>Southern California Wildfires</td>
</tr>
<tr>
<td>2007</td>
<td>33</td>
<td>Santa Barbara and Ventura County Fires</td>
</tr>
<tr>
<td>2007</td>
<td>32</td>
<td>El Dorado County Wildfires</td>
</tr>
<tr>
<td>2007</td>
<td>31</td>
<td>California Severe Freeze 01/07</td>
</tr>
<tr>
<td>2006</td>
<td>30</td>
<td>Riverside and Ventura County Wildfires</td>
</tr>
<tr>
<td>2006</td>
<td>29</td>
<td>San Bernardino County Wildfires</td>
</tr>
<tr>
<td>2006</td>
<td>28</td>
<td>Northern California flooding, mudslides, and landslides (03/06 to 04/06)</td>
</tr>
<tr>
<td>2006</td>
<td>27</td>
<td>Northern California flooding, mudslides, and landslides (12/05 to 01/06)</td>
</tr>
<tr>
<td>2005</td>
<td>26</td>
<td>Shasta County Wildfires</td>
</tr>
<tr>
<td>2005</td>
<td>25</td>
<td>Southern California flooding, debris, flows, and mudslides</td>
</tr>
<tr>
<td>2004</td>
<td>24</td>
<td>San Joaquin Levee Break</td>
</tr>
<tr>
<td>2003</td>
<td>23</td>
<td>San Simeon earthquake</td>
</tr>
<tr>
<td>2003</td>
<td>22</td>
<td>Southern California fires and other related casualties</td>
</tr>
<tr>
<td>2000</td>
<td>21</td>
<td>Napa County earthquake</td>
</tr>
<tr>
<td>1999</td>
<td>19</td>
<td>Winter Freeze 98/99</td>
</tr>
<tr>
<td>1998</td>
<td>18</td>
<td>El Niño 98 (expired)*</td>
</tr>
</tbody>
</table>

*Corporations that elected to deduct the disaster loss in the prior year under IRC Section 165(i), the final year to deduct the disaster loss carryover was last year. Corporations that did not elect IRC Section 165(i), the final year to deduct the disaster loss carryover is this year.

** Carryover period and percentage are limited to the NOL rules. No special legislation was enacted.

For taxable years beginning on or after January 1, 2013, the corporation can claim 100% of the disaster loss deduction (from Tuolumne, Mariposa, and San Francisco Counties Rim Fire occurred on 08/13 to 10/13) in the year the loss was incurred, or make an election under IRC Section 165(i) to claim the disaster loss deduction against the previous year's income. If the disaster loss deduction (from Tuolumne, Mariposa, and San Francisco Counties Rim Fire) is claimed in 2013, any remaining disaster loss would create an NOL for 2013, and the applicable NOL carryback and carryforward rules for 2013 would apply. The corporation must carryback the NOL attributable to the disaster loss for two years or elect to carryforward the NOL for 20 years.

** **Note:** The Santa Cruz County Severe Storms (occurred in March 2011) and the Los Angeles and San Bernardino County Severe Winds (occurred in November 2011) disaster loss deductions are allowed at 100% and can be carried over for 20 years. Corporations can elect to deduct the disaster loss in the prior year under IRC Section 165(i). Any provision of law that suspends, defers, reduces, or otherwise diminishes the deduction of a NOL does not apply to a NOL attributable to the Santa Cruz County Severe Storms occurred in March 2011 and the Los Angeles and San Bernardino County Severe Winds occurred in November 2011. Refer to R&T Code Sections 24947.11 and 24347.12 for more information.

**Column (a)** – Enter the type of NOL: General (GEN), New Business (NB), Eligible Small Business (ESB), or Disaster (DIS). For more information see the table in General Information F, Types of NOLs.

Using Pierce’s disease, or an EDA NOL, get the applicable form for the NOL type.

**Column (d)** – Enter 100% of the initial loss for the year given in column (a).

**Column (e)** – Enter the NOL carryover amount from the 2012 form FTB 3805Q, Part II, column (h).

**Column (f)** – Enter the smaller of the amount in column (e) or the amount in column (g) of the previous line.

**Column (g)** – Enter the result of subtracting column (f) from the balance in column (g) of the previous line.

**Column (h)** – Subtract the amount in column (f) from the amount in column (e) and enter the result.

### Part III – NOL carryback

#### Line 3 – Current Year Disaster Loss

If the corporation did not elect to deduct the current year disaster loss in the prior year:

- In column (d), enter your 2013 disaster loss from Part I, line 2.
- In column (f), enter the disaster loss used in 2013.
- In column (h), enter column (d) less column (f).

If the corporation elected to deduct the 2013 disaster loss on the 2012 tax return, and the corporation has an existing amount to be carried over to 2013, enter the carryover amount in Part II, line 2, column (e). Use the Prior Year NOL instructions for column (a) through column (h) except:

- In column (a), enter 2013.
- In column (b), enter the new disaster code.
- In column (d), enter the total disaster loss incurred in 2013.

(continued on Page 40)
### NOL Carryover

<table>
<thead>
<tr>
<th>Type of NOL and Description</th>
<th>Taxable Year NOL Incurred</th>
<th>NOL Carried Over</th>
<th>Carryover* Period</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>General NOL (GEN)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available as a result of a loss incurred in taxable years after 1986 and allowed under R&amp;TC Section 24416.20. Does not include losses incurred from activities that qualify as a new business, an eligible small business, EZ, LARZ, LAMRAB, TTA, disaster loss, or Pierce's disease.</td>
<td>On or after 01/01/2008 2004-2007 2002-2003 2000-2001 1987-1999</td>
<td>100% 100% 60% 55% None</td>
<td>20 Years 10 Years 10 Years Expired</td>
</tr>
<tr>
<td><strong>Disaster Losses (DIS)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| Casualty losses in areas of California declared by the President of the United States or the Governor of California to be in a state of disaster. If the disaster is declared by the Governor of California only, subsequent state legislation is required for the disaster provision to be activated. An election may be made under IRC Section 165(i) permitting the disaster loss to be taken against the previous year’s income. If the corporation made this election, see Part II, Current Year NOLs, line 3 and federal Form 4684 instructions for when the election must be filed. If special legislation is enacted and the specified disaster loss exceeds income in the year it is claimed, 100% of the excess may be carried over for up to five taxable years. If any excess loss remains after the five-year period, 50% of that remaining loss may be carried over for up to 10 additional taxable years for losses occurred in any taxable year beginning before January 1, 2000; 55% for losses incurred in any taxable year beginning on or after January 1, 2000, and before January 1, 2002; 60% for losses incurred in any taxable year beginning on or after January 1, 2002, and before January 1, 2004; or 100% for losses incurred in any taxable year beginning on or after January 1, 2004. | See “List of events that have been declared as disasters” on page 39. | 100% Expired | 5 Years
| **New Business NOL (NB)**  |                           |                  |                   |
| Get FTB Legal Ruling 96-5 for more information. NB means any trade or business activity that is first commenced in California on or after January 1, 1994. 100% of an NB NOL may be carried over, but only to the extent of the net loss from the new business. The term “new business” also includes any taxpayer engaged in biopharmaceutical activities or other biotechnology activities described in Codes 2833 to 2836 of the SIC Manual. Also, it includes any taxpayer that has not received regulatory approval for any product from the United States Food and Drug Administration. See R&TC Section 24416.20(g)(7)(A) for more information. | On or after 01/01/2008 01/01/2000 before 01/01/2008 01/01/1994 before 01/01/2000 Year of business Year 1 Year 2 Year 3 | 100% 100% 100% | 20 Years 10 Years 8 Years 7 Years 6 Years |
| **Eligible Small Business NOL (ESB)** |                           |                  |                   |
| Get FTB Legal Ruling 96-5 for more information. An ESB NOL is an NOL incurred in a trade or business activity that has gross receipts, less returns and allowances, of less than $1 million during the taxable year. 100% of an ESB NOL may be carried over, but only to the extent of the net loss from the eligible small business. If a taxpayer’s NOL exceeds the net loss from an eligible small business, the excess may be carried over as a general NOL. The corporation should use the same SIC Code division classifications described in the New Business NOL section to determine what constitutes a trade or business activity. | On or after 01/01/2008 01/01/2000 before 01/01/2008 01/01/1994 before 01/01/2000 | 100% 100% None | 20 Years 10 Years Expired |

*Note: The carryover period for any NOL or NOL carryover, for which a deduction is disallowed because of the 2008-2011 suspension, are extended. For more information, see Important Information section.

### NOL Carryback

<table>
<thead>
<tr>
<th>Type of NOL and Description</th>
<th>Taxable Year NOL Incurred</th>
<th>NOL Carried Back shall not exceed</th>
<th>Carryback Period</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GEN, NB, and ESB NOL</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NOLs incurred in taxable years beginning on or after January 1, 2013, shall be carried back to each of the preceding two taxable years.</td>
<td>On or after 01/01/2013 and before 01/01/2014 On or after 01/01/2014 and before 01/01/2015 On or after 01/01/2015</td>
<td>50% 75% 100%</td>
<td>2 Years 2 Years 2 Years</td>
</tr>
</tbody>
</table>
**Corporation Depreciation and Amortization**

**TAXABLE YEAR** 2013

Attach to Form 100 or Form 100W.

**Corporation name**

**California corporation number**

---

**Part I  Election To Expense Certain Property Under IRC Section 179**

1. Maximum deduction under IRC Section 179 for California ............................................................... 1 $25,000
2. Total cost of IRC Section 179 property placed in service ................................................................. 2
3. Threshold cost of IRC Section 179 property before reduction in limitation ........................................ 3 $200,000
4. Reduction in limitation. Subtract line 3 from line 2. If zero or less, enter -0- ................................. 4
5. Dollar limitation for taxable year. Subtract line 4 from line 1. If zero or less, enter -0- ................. 5

<table>
<thead>
<tr>
<th>(a) Description of property</th>
<th>(b) Cost (business use only)</th>
<th>(c) Elected cost</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tbody>
</table>

7. Listed property (elected IRC Section 179 cost) ........................................................................... 7
8. Total elected cost of IRC Section 179 property. Add amounts in column (c), line 6 and line 7 ... 8
9. Tentative deduction. Enter the smaller of line 5 or line 8 .......................................................... 9
10. Carryover of disallowed deduction from prior taxable years ...................................................... 10
11. Business income limitation. Enter the smaller of business income (not less than zero) or line 9 ... 11
12. IRC Section 179 expense deduction. Add line 9 and line 10, but do not enter more than line 11 ........ 12
13. Carryover of disallowed deduction to 2014. Add line 9 and line 10, less line 12 .......................... 13

---

**Part II  Depreciation and Election of Additional First Year Expense Deduction Under R&TC Section 24356**

<table>
<thead>
<tr>
<th>(a) Description of property</th>
<th>(b) Date acquired (mm/dd/yyyy)</th>
<th>(c) Cost or other basis</th>
<th>(d) Depreciation allowed or allowable in earlier years</th>
<th>(e) Depreciation method</th>
<th>(f) Life or rate</th>
<th>(g) Depreciation for this year</th>
<th>(h) Additional first year depreciation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
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</tbody>
</table>

15. Add the amounts in column (g) and column (h). The total of column (h) may not exceed $2,000. See instructions for line 14, column (h) ................................................................. 15

---

**Part III  Summary**

16. Total: If the corporation is electing:
   - IRC Section 179 expense, add the amount on line 12 and line 15, column (g) or
   - Additional first year depreciation under R&TC Section 24356, add the amounts on line 15, columns (g) and (h) or
   - Depreciation (if no election is made), enter the amount from line 15, column (g) ................................................................. 16

17. Total depreciation claimed for federal purposes from federal Form 4562, line 22 ........................................ 17
18. Depreciation adjustment. If line 17 is greater than line 16, enter the difference here and on Form 100 or Form 100W, Side 1, line 6. If line 17 is less than line 16, enter the difference here and on Form 100 or Form 100W, Side 1, line 12. (If California depreciation amounts are used to determine net income before state adjustments on Form 100 or Form 100W, no adjustment is necessary.) 18

---

**Part IV  Amortization**

<table>
<thead>
<tr>
<th>(a) Description of property</th>
<th>(b) Date acquired (mm/dd/yyyy)</th>
<th>(c) Cost or other basis</th>
<th>(d) Amortization allowed or allowable in earlier years</th>
<th>(e) R&amp;TC section (see instructions)</th>
<th>(f) Period or percentage</th>
<th>(g) Amortization for this year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

20. Total. Add the amounts in column (g) ......................................................................................... 20
21. Total amortization claimed for federal purposes from federal Form 4562, line 44 ........................................ 21
22. Amortization adjustment. If line 21 is greater than line 20, enter the difference here and on Form 100 or Form 100W, Side 1, line 6. If line 21 is less than line 20, enter the difference here and on Form 100 or Form 100W, Side 1, line 12 22
2013 Instructions for Form FTB 3885
Corporation Depreciation and Amortization

General Information
In general, for taxable years beginning on or after January 1, 2010, California law conforms to the Internal Revenue Code (IRC) as of January 1, 2009. However, there are continuing differences between California and federal law. When California conforms to federal tax law changes, we do not always adopt all of the changes made at the federal level. For more information, go to ftb.ca.gov and search for conformity. Additional information can be found in FTB Pub. 1001, Supplemental Guidelines to California Adjustments, the instructions for California Schedule CA (540, or 540NR), and the Business Entity tax booklets.

The instructions provided with California tax forms are a summary of California tax law and are only intended to aid taxpayers in preparing their state income tax returns. We include information that is most useful to the greatest number of taxpayers in the limited space available. It is not possible to include all requirements of the California Revenue and Taxation Code (R&TC) in the tax booklets. Taxpayers should not consider the tax booklets as authoritative law.

A Purpose
Use form FTB 3885, Corporation Depreciation and Amortization, to calculate California depreciation and amortization deduction for corporations, including partnerships and limited liability companies (LLCs) classified as corporations.

S corporations must use Schedule B (100S), S Corporation Depreciation and Amortization.

Depreciation is the annual deduction allowed to recover the cost or other basis of business or income producing property with a determinable useful life of more than one year. Generally, depreciation is used in connection with tangible property. Amortization is an amount deducted to recover the cost of certain capital expenses over a fixed period. Generally amortization is used for intangible assets.

For amortizing the cost of certified pollution control facilities, use form FTB 3580, Application and Election to Amortize Certified Pollution Control Facility.

B Federal/State Differences
Differences between federal and California laws affect the calculation of depreciation and amortization. The following lists are not intended to be all-inclusive of the federal and state conformities and differences. For more information, refer to the R&TC.

California law conforms to federal law for the following:
• The sport utility vehicles (SUVs) and minivans built on a truck chassis are included in the definition of trucks and vans when applying the 6,000 pound gross weight limit. See federal Rev. Proc. 2003-70 for more information.
• The additional first-year depreciation, or the election to expense the cost of the property as provided in IRC Section 179, with modification.
• The federal Class Life Asset Depreciation Range (ADR) System provisions, which specify a useful life for various types of property. However, California law does not allow the corporation to choose a depreciation period that varies from the specified asset guideline system.

California law does not conform to federal law for the following:
• The enhanced IRC Section 179 expensing election for assets placed in service in 2010 through 2013 taxable year.
• The first-year depreciation allowance for new luxury autos or certain passenger automobiles acquired and placed in service in 2010 through 2013.
• The IRC Section 613A(d)(4) relating to the exclusion of certain refineries. See R&TC Section 24831.3 for more information.
• The IRC Section 168(k) relating to the 50% bonus depreciation deduction for assets acquired in tax years 2008 through 2013 and placed in service before 2014 (or before 2015 for certain qualifying property).

The additional first-year depreciation of certain qualified property placed in service after October 3, 2008, and the election to claim additional research and minimum tax credits in lieu of claiming the bonus depreciation.

The accelerated recovery period for depreciation of smart meters and smart grid systems.

The ten-year useful life for grapevines planted as replacements for vines subject to Phylloxera or Pierce’s disease. California law allows a useful life of five years.

The federal special class life for gas station convenience stores and similar structures.

The depreciation under Modified Accelerated Cost Recovery System (MACRS) for corporations, except to the extent such depreciation is passed through from a partnership or LLC classified as a partnership.

C Depreciation Calculation Methods
Depreciation methods are defined in R&TC Sections 24349 through 24354. Depreciation calculation methods, described in R&TC Section 24349, are as follows:
Straight-Line. The straight-line method divides the cost or other basis of property, less its estimated salvage value, into equal annual payments based on the estimated useful life of the property. An asset may not be depreciated below a reasonable salvage value.
Declining Balance. Under this method, depreciation is greatest in the first year and smaller in each subsequent year. The property must have a useful life of at least three years. Salvage value is not taken into account in determining the basis of the property, but the property may not be depreciated below a reasonable salvage value.
Declining balance is determined by the following formula:

\[
\text{Declining balance} = \frac{\text{Remaining basis}}{\text{Depreciation rate}}
\]

The amount of depreciation for each year is subtracted from the basis of the property and a uniform rate of up to 200% of the straight-line rate is applied to the remaining balance.

For example, the annual depreciation allowances for property with an original basis of $100,000 are:

<table>
<thead>
<tr>
<th>Year</th>
<th>Remaining basis</th>
<th>Declining balance rate</th>
<th>Depreciation allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>$100,000</td>
<td>20%</td>
<td>$20,000</td>
</tr>
<tr>
<td>Second</td>
<td>80,000</td>
<td>20%</td>
<td>16,000</td>
</tr>
<tr>
<td>Third</td>
<td>64,000</td>
<td>20%</td>
<td>12,800</td>
</tr>
<tr>
<td>Fourth</td>
<td>51,200</td>
<td>20%</td>
<td>10,240</td>
</tr>
</tbody>
</table>


Sum-of-the-Years-Digits Method. This method may be used whenever the declining balance method is allowed. The depreciation deduction is figured by subtracting the salvage value from the cost of the property and multiplying the result by a fraction. The numerator of the fraction is the number of years remaining in the useful life of the property. Therefore, the numerator changes each year as the life of the property decreases. The denominator of the fraction is the sum of the digits representing the years of useful life. The denominator remains constant every year.

Other Consistent Methods. Other depreciation methods may be used as long as the total accumulated depreciation at the end of any taxable year during the first 2/3 of the useful life of the property is not more than the amount that would have resulted from using the declining balance method.

D Period of Depreciation
Under Cal. Code Regs., tit. 18, section 24349(f), California conforms to the federal useful lives of property. Use the following information as a guide to determine reasonable periods of useful life for purposes of calculating depreciation. Actual facts and circumstances will determine useful life. However, the figures listed below represent the normal periods of useful life for the types of property listed as shown in IRS Rev. Proc. 87-56.
Office furniture, fixtures, machines, and equipment......................... 10 yrs.
This category includes furniture and fixtures (that are not structural components of a building) and machines and equipment used in the preparation of paper or data.
Examples include: desks; files; safes; typewriters, accounting, calculating, and data processing machines, communications equipment; and duplicating and copying equipment.

Computers and peripheral equipment (printers, etc.) ...................... 6 yrs.

Transportation equipment and automobiles (including taxis)............ 3 yrs.

General-purpose trucks:
Light (unloaded weight less than 13,000 lbs.) ......................... 4 yrs.
Heavy (unloaded weight 13,000 lbs. or more) ......................... 6 yrs.

Buildings
This category includes the structural shell of a building and all of its integral parts that service normal heating, plumbing, air conditioning, fire prevention and power requirements, and equipment such as elevators and escalators.

Type of building:
Apartments.............................................. 40 yrs.
Dwellings (including rental residences)............................ 45 yrs.
Office buildings...................................... 45 yrs.
Warehouses............................................. 60 yrs.

E Depreciation Methods to Use
Corporations may use the straight-line method for any depreciable property. Before using other methods, consider the kind of property, its useful life, whether it is new or used, and the date it was acquired. Use the following chart as a general guide to determine which method to use:

<table>
<thead>
<tr>
<th>Property description</th>
<th>Maximum depreciation method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real estate acquired 12/31/70 or earlier</td>
<td>New (useful life 3 yrs. or more)</td>
</tr>
<tr>
<td>Real estate acquired after 12/31/70</td>
<td>New (useful life 3 yrs. or more)</td>
</tr>
<tr>
<td>Residential rental: New</td>
<td>......... 200% Declining balance</td>
</tr>
<tr>
<td>Commercial and industrial: New</td>
<td>......... 125% Declining balance</td>
</tr>
<tr>
<td>Personal property New</td>
<td>......... Straight-line</td>
</tr>
<tr>
<td>New (useful life 3 yrs. or more)</td>
<td>......... 150% Declining balance</td>
</tr>
</tbody>
</table>

Use the following information as a guide to determine which method to use:

<table>
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</thead>
<tbody>
<tr>
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<tr>
<td>New (useful life 3 yrs. or more)</td>
<td>......... 150% Declining balance</td>
</tr>
</tbody>
</table>
F Election To Expense Certain Property Under IRC Section 179

For taxable years beginning on or after January 1, 2005, corporations may elect IRC Section 179 to expense part or all of the cost of depreciable tangible property used in the trade or business and certain other property described in federal Publication 946, How to Depreciate Property. To elect IRC Section 179, the corporation must have purchased property, as defined in the IRC Section 179(d)(2), and placed it in service during the taxable year. If the corporation elects this deduction, the corporation must reduce the California depreciable basis by the IRC Section 179 expense. See the instructions for federal Form 4562, Depreciation and Amortization, for more information. California does not allow IRC Section 179 expense election for off-the-shelf computer software. California conforms to the federal changes made to the deduction of business start-up and organizational costs paid or incurred on or after January 1, 2005. Exceptions: California does not conform to the federal increase in the deduction for start-up expenses in 2010 taxable year.

Limitations. Federal limitation amounts are different than California limitation amounts. For California purposes, the California limitation amount for IRC Section 179 expense deduction allowed is $25,000. This amount is reduced if the cost of all IRC Section 179 property placed in service during the taxable year is more than $200,000. The total IRC Section 179 expense deduction cannot exceed the corporation’s business income.

G Amortization

California conforms to the IRC Section 197 amortization of intangibles for taxable years beginning on or after January 1, 1994. Generally, assets that meet the definition under IRC Section 197 are amortized on a straight-line basis over 15 years. There may be differences in the federal and California amounts for intangible assets acquired in taxable years beginning prior to January 1, 1994. See R&T Section 24355.5 for more information.

Amortization of the following assets is governed by California law:

- Bond premiums
- Research expenditures
- Reforestation expenses
- Organizational expenditures
- Start-up expenses

Other intangible assets may be amortized if it is approved with reasonable accuracy that the asset has an ascertained value that diminishes over time and has a limited useful life.

Specific Line Instructions

For properties placed in service during the taxable year, the corporation may complete Part I if the corporation elects to expense qualified property under IRC Section 179, or Part II if the corporation elects additional first year expense deduction for qualified property under R&T Section 24356. The corporation may only elect IRC Section 179 or the additional first year expense deduction for the same taxable year. The election must be made on a timely filed tax return (including extension). The election may not be revoked except with the Franchise Tax Board’s consent.

Part I Election To Expense Certain Property Under IRC Section 179

Complete Part I if the corporation elects IRC Section 179 expense. Include all assets qualifying for this deduction since the limit applies to all qualifying assets as a group rather than to each asset individually. The total IRC Section 179 expense for property, which the election may be made, is figured on line 5. The amount of IRC Section 179 expense deductions for the taxable year cannot exceed the corporation’s business income on line 11. See the instructions for federal Form 4562 for more information.

Line 2 Enter the cost of all IRC Section 179 qualified property placed in service during the taxable year including the cost of any listed property. See General Information for Election To Expense Certain Property Under IRC Section 179, for information regarding qualified property. See line 7 instructions for information regarding listed property.

Line 5 If line 5 is zero, the corporation cannot elect to expense any IRC Section 179 property. Skip line 6 through line 11, enter zero on line 12.

Line 6 Do not include any listed property on line 6. Enter the elected IRC Section 179 cost of listed property on line 7.

Column (a) – Description of property. Enter a brief description of the property the corporation elects to expense.

Column (b) – Cost (business use only). Enter the cost of the property. If the corporation acquired the property through a trade-in, do not include any carryover basis of the property traded in. Include only the excess of the cost of the property over the value of the property traded in.

Column (c) – Elected cost. Enter the amount the corporation elects to expense. The corporation does not have to expense the entire cost of the property. The corporation can depreciate the amount it does not expense.

Line 7 Use a format similar to federal Form 4562, Part V, line 26 to determine the elected IRC Section 179 cost of listed property. Listed property generally includes the following:

- Passenger automobiles weighing 6,000 pounds or less
- Any other property used for transportation if the nature of the property lends itself to personal use, such as motorcycles, pick-up trucks, SUVs, etc.
- Any property used for entertainment or recreational purposes (such as photographic, phonograph, communication, and video recording equipment).
- Cellular telephones (and other similar telecommunications equipment). Note: California does not conform to the federal exclusion of these items from being treated as listed property for taxable years beginning on or after January 1, 2010.
- Computers or peripheral equipment.

Exception. Listed property generally does not include:

- Photographic, phonographic, communication, or video equipment used exclusively in the corporation’s trade or business.
- Any computer or peripheral equipment used exclusively at a regular business.
- An ambulance, hearse, or vehicle used for transporting persons or property for hire.

Listed property used 50% or less in business activity does not qualify for the IRC Section 179 expense deduction. For more information regarding listed property, see the instructions for federal Form 4562.

Line 11 The total cost the corporation can deduct is limited to the corporation’s business income. For the purpose of IRC Section 179 election, business income is the net income derived from the corporation’s active trade or business, Form 100 or Form 100W, line 18, before the IRC Section 179 expense deduction (excluding items not derived from a trade or business actively conducted by the corporation).

Part II Depreciation and Election of Additional First Year Expense Deduction Under R&T Section 24356

Line 14 Corporations may elect to expense up to 20% of the cost of “qualifying property” in the year acquired in addition to the regular depreciation deduction. The maximum additional first-year depreciation deduction is $2,000. Corporations must reduce the basis used for regular depreciation by the amount of additional first-year depreciation claimed.

“Qualifying property” is tangible personal property used in business and having a useful life of at least six years. Land, buildings, and structural components do not qualify. Property converted from personal use, acquired by gift, inheritance, or from related parties also does not qualify. See R&T Section 24356 and the applicable regulations for more information.

An election may be made to expense up to 40% of the cost of property described in R&T Sections 24356.7 and 24356.8. For more information, get form FTB 3805Z, Enterprise Zone Deduction and Credit Summary; or form FTB 3807, Local Agency Military Base Recovery Area Deduction and Credit Summary.

Part IV Amortization

Line 19, Column (e) – R&T section. Enter the correct R&T section for the type of amortization. See General Information G, Amortization, for a list of the R&T sections.
Principal Business Activity Codes

This list of principal business activities and their associated codes is designed to classify a business by the type of activity in which it is engaged to facilitate the administration of the California Revenue and Taxation Code. For taxable years beginning on or after January 1, 1998, these principal business activity codes are based on the North American Industry Classification System. Using the list of activities and codes below, determine from which activity the company derives the largest percentage of its “total receipts.” Total receipts is defined as the sum of gross receipts or sales (Form 100, Side 4, Schedule F, line 1a) plus all other income (Form 100, Side 4, Schedule F, lines 4 through 10). If the company purchases raw materials and supplies them to a subcontractor to produce the finished product, but retains title to the product, the company is considered a manufacturer and must use one of the manufacturing codes (311100-339990).

Once the principal business activity is determined, entries must be made on Form 100, Question E. For the business activity code, enter the six-digit code selected from the list below. On the next line enter a brief description of the company’s business activity. Finally, enter a description of the principal product or service of the company on the next line.

Agriculture, Forestry, Fishing, and Hunting

Code

Crop Production

111100 Oilseed & Grain Farming
111210 Vegetable & Melon Farming (including aides & yams)
11300 Fruit & Tree Nut Farming
114000 Greenhouse, Nursery, & Floriculture Production
11900 Other Crop Farming (including tobacco, cotton, sugarcane, hay, peanut, sugar beet, & all other crop farming)

Animal Production

11211 Beef Cattle Ranching & Farming
11212 Cattle Feedlots
11210 Dairy & Milk Production
11221 Hog & Pig Farming
11230 Poultry & Egg Production
11240 Sheep & Goat Farming
11251 Aquaculture (including shellfish & finfish farms & hatcheries)
11290 Other Animal Production

Forestry and Logging

11310 Timber Tract Operations
11320 Forest Nurseries & Gathering of Forest Products
11330 Logging

Fishing, Hunting and Trapping

11410 Fishing
11420 Hunting & Trapping

Support Activities for Agriculture and Forestry

11510 Support Activities for Crop Production (including cotton ginning, soil testing, seed treatment, & cultivating)
11520 Support Activities for Animal Production
11530 Support Activities for Forestry

Mining

21110 Oil & Gas Extraction
21120 Coal Mining
21220 Metal Ore Mining
21230 Stone Mining & Quarrying
21250 Sand, Gravel, Clay, & Ceramic & Refractory
21239 Other Nonmetallic Mineral Mining & Quarrying
21330 Support Activities for Mining

Utilities

22110 Electric Power Generation, Transmission & Distribution
22120 Natural Gas Distribution
22130 Water, Sewage, & Other Systems
22150 Combination Gas and Electric

Construction

Code

Construction of Buildings
236110 Residential Building Construction
236200 Nonresidential Building Construction

Heavy and Civil Engineering Construction
237100 Utility System Construction
237210 Land Subdivision
237310 Highway, Street, & Bridge Construction
23790 Other Heavy & Civil Engineering Construction

Specialty Trade Contractors
238100 Foundation, Structure, & Building Exterior Contractors (including framing carpentry, masonry, glass, roofing, & cladding)
238210 Electrical Contractors
238220 Plumbing, Heating, & Air-Conditioning Contractors
238290 Other Building Equipment Contractors
238300 Building Finishing Contractors (including drywall, insulation, painting, wallcovering, flooring, tile, & finish carpentry)
23890 Other Specialty Trade Contractors (including site preparation)

Manufacturing

Code

Food Manufacturing
311100 Animal Food Mfg
311200 Grain & Oilseed Milling
311300 Sugar & Confectionery Product Mfg
311400 Fruit & Vegetable Preserving & Specialty Food Mfg
311500 Dairy Product Mfg
311610 Animal Slaughtering and Processing
311700 Seafood Product Preparation & Packaging
311800 Bakers, Tortilla & Dry Pasta Mfg
31190 Other Food Mfg (including coffee, tea, flavorings, & seasonings)

Beverage and Tobacco Product Manufacturing
312100 Soft Drink & Ice Mfg
312120 Breweries
312130 Wineries
312140 Distilleries
312200 Tobacco Manufacturing

Textiles and Textile Product Mills
313000 Textile Mills
313400 Textile Product Mills

Apparel Manufacturing
315100 Apparel Knitting Mills
315210 Cut & Sew Apparel Contractors
315220 Men’s & Boys’ Cut & Sew Apparel Mfg
315240 Women’s, Girls’ and Infants’ Cut and Sew Apparel Mfg
315280 Other Cut & Sew Apparel Mfg
315990 Apparel Accessories & Other Apparel Mfg

Printing and Related Support Activities
32110 Printing & Related Support Activities
321200 Veneer, Plywood, & Engineered Wood Product Mfg
321900 Other Wood Product Mfg

Paper Manufacturing
322100 Pulp, Paper, & Paperboard Mills
322200 Converted Paper Product Mfg

Printing and Related Support Activities
323100 Printing & Related Support Activities
3232100 Printing & Related Support Activities

Petroleum and Coal Products Manufacturing
324110 Petroleum Refineries (including integrated)
324210 Asphalt Paving, Roofing, & Saturated Materials Mfg
324190 Other Petroleum & Coal Products Mfg

Chemical Manufacturing
325100 Basic Chemical Mfg
325200 Resin, Synthetic Rubber, & Artificial & Synthetic Fibers & Filaments Mfg
325300 Pesticide, Fertilizer, & Other Agricultural Chemical Mfg
325410 Pharmaceutical & Medicine Mfg
325500 Paint, Coating, & Adhesive Mfg
325600 Soap, Cleaning Compound, & Toilet Preparation Mfg
325900 Other Chemical Product & Preparation Mfg

Plastics and Rubber Products Manufacturing
326100 Plastics Product Mfg
326200 Rubber Product Mfg

Nonmetallic Mineral Products Manufacturing
327100 Clay Product & Refractory Mfg
327210 Glass & Glass Product Mfg
327300 Cement & Concrete Product Mfg
327400 Lime & Gypsum Product Mfg
327900 Other Nonmetallic Mineral Product Mfg

Primary Metal Manufacturing
331100 Iron & Steel Mills & Ferroalloy Mfg
331200 Steel Product Mfg from Purchased Steel
33130 Aluminum & Aluminum Production & Processing
33140 Nonferrous Metal (except Aluminum) Production & Processing
33150 Foundries

Fabricated Metal Product Manufacturing
332100 Forging & Stamping
332210 Cutlery & Handtool Mfg
332300 Architectural & Structural Metals Mfg
332400 Boiler, Tank, & Shipping Container Mfg
332510 Other Aluminum & Other Metal Mfg
332600 Other fabricated Metal Mfg
332700 Machine Shops, Turned Product, & Screw, Nut, & Bolt Mfg

Machinery Manufacturing
333100 Agriculture, Construction, & Mining Machinery Mfg
333200 Industrial Machinery Mfg
333310 Commercial & Service Industry Machinery Mfg

Electrical, Heating, Air-Conditioning, & Commercial Refrigeration Equipment Mfg
333410 Ventilation, Heating, Air-Conditioning, & Commercial Refrigeration Equipment Mfg
333510 Metalworking Machinery Mfg
333610 Engine, Turbine, & Power Transmission Equipment Mfg
333990 Other General Purpose Machinery Mfg

Computer and Electronic Product Manufacturing
334100 Computer & Peripheral Equipment Mfg
334200 Communications Equipment Mfg
334310 Audio & Video Equipment Mfg
334410 Semiconductor & Other Electronic Component Mfg
334500 Navigational, N. Measuring, Electromedical, & Control Instruments Mfg
334610 Manufacturing & Reproducing Magnetic & Optical Media

Electrical Equipment, Appliance, and Component Manufacturing
335100 Electric Lighting Equipment Mfg
335200 Household Appliance Mfg
335310 Electrical Equipment Mfg
335990 Other Electrical Equipment & Component Mfg

Transportation Equipment Manufacturing
336100 Motor Vehicle Mfg
336210 Motor Vehicle Body & Trailer Mfg
336300 Motor Vehicle Parts Mfg
336410 Aerospace Product & Parts Mfg
336510 Railroad Rolling Stock Mfg
336610 Ship & Boat Building
336990 Other Transportation Equipment Mfg

Furniture and Related Product Manufacturing
337000 Furniture & Related Product Manufacturing

Miscellaneous Manufacturing
339100 Medical Equipment & Supplies Mfg
339900 Other Miscellaneous Manufacturing

Wholesale Trade

Merchant Wholesalers, Durable Goods
423100 Motor Vehicle & Motor Vehicle Parts & Supplies
423200 Furniture & Home Furnishings
423300 Lumber & Other Construction Materials
423400 Professional & Commercial Equipment & Supplies
423500 Metal & Mineral (except Petroleum)
423600 Household Appliances and Electrical and Electronic Goods
423700 Hardware, Plumbing & Heating Equipment & Supplies
423800 Machinery, Equipment, & Supplies

Sporting & Recreation Goods & Supplies
423910 Sporting & Recreation Goods & Supplies
423920 Toy & Hobby Goods & Supplies
423930 Recyclable Materials
423940 Jewelry, Watch, Precious Stone, & Precious Metals
423990 Other Miscellaneous Durable Goods
Gasoline Stations
Food and Beverage Stores
Equipment and Supplies Dealers
Building Material and Garden Stores
Furniture and Home Furnishings
Wholesale Electronic Markets and Agents and Brokers

Retail Trade
Motor Vehicle and Parts Dealers

Electronic Markets
Wholesale Trade Agents & Brokers

Furniture and Home Furnishings Stores

Electronics and Appliance Stores

Building Material and Garden Equipment and Supplies Dealers

Food and Beverage Stores

Gasoline Stations

Code
Merchant Wholesalers, Nondurable Goods
424100 Paper & Paper Products
424210 Drugs & Druggists' Sundries
424300 Apparel, Piece Goods, & notions
424400 Grocers & Related Products
424500 Farm Product Raw Materials
424600 Chemical & Allied Products
424700 Petroleum & Petroleum Products
424800 Beer, Wine, & Distilled Alcoholic Beverages
424910 Farm Supplies
424920 Book, Periodical, & Newspapers
424930 Flower, Nursery Stock, & Florists Supplies
424940 Tobacco & Tobacco Products
424950 Paint, Varnish, & Supplies
424990 Other Miscellaneous Nondurable Goods

Wholesale Electronic Markets and Agents and Brokers
425110 Business to Business
425120 Wholesale Trade Agents & Brokers

Retail Trade
Motor Vehicle and Parts Dealers
441100 New Car Dealers
441120 Used Car Dealers
441210 Recreational Vehicle Dealers
441220 Boat Dealers
441280 Motorcycle, ATV, and All Other Motor Vehicle Dealers
441300 Automotive Parts, Accessories, & Tire Stores

Furniture and Home Furnishings Stores
442110 Furniture Stores
442210 Floor Covering Stores
442291 Other Covering Textile Stores
442299 All Other Home Furnishings Stores

Electronics and Appliance Stores
443141 Household Appliance Stores
443142 Electronics Stores (including audio, video, Computer, and Camera Stores)

Building Material and Garden Equipment and Supplies Dealers
444110 Home Centers
444120 Paint & Wallpaper Stores
444130 Hardware Stores
444190 Other Building Material Dealers
444200 Lawn & Garden Equipment & Supplies Stores

Food and Beverage Stores
445110 Supermarkets and Other Grocery (except Convenience Stores)
445120 Convenience Stores
445210 Meat Markets
445220 Fish & Seafood Markets
445230 Fruit & Vegetable Markets
445291 Baked Goods Stores
445292 Confectionery & Nut Stores
445299 All Other Specialty Food Stores
445310 Beer, Wine, & Liquor Stores

Health and Personal Care Stores
446110 Pharmacies & Drug Stores
446120 Cosmetics, Beauty Supplies, & Perfume Stores
446130 Optical Goods Stores
446190 Other Health & Personal Care Stores

Gasoline Stations
447100 Gasoline Stations (including convenience stores with gas)
Accounting, Tax Preparation, Bookkeeping, and Payroll Services 541211 Offices of Certified Public Accountants 541213 Tax Preparation Services 541214 Payroll Services 541219 Other Accounting Services 541310 Architectural, Engineering, and Related Services 541320 Landscape Architecture Services 541330 Engineering Services 541340 Drafting Services 541350 Building Inspection Services 541360 Geophysical Surveying & Mapping Services 541370 Surveying & Mapping (except Geophysical) Services 541380 Testing Laboratories 541400 Specialized Design Services (including interior, industrial, graphic, & fashion design) 541511 Custom Computer Programming Services 541512 Computer Systems Design Services 541513 Computer Facilities Management Services 541519 Other Computer Related Services 541600 Management, Scientific, & Technical Services (including schools, colleges, universities) 541700 Scientific Research & Development Services 541800 Technical Services 541910 Marketing Research & Public Opinion Polling 541920 Photographic Services 541930 Translation & Interpretation Services 541940 Veterinary Services 541990 Other Professional, Scientific, & Technical Services 551111 Offices of Bank Holding Companies 551112 Offices of Other Holding Companies 551190 Other Professional, Scientific, & Technical Services 561500 Travel Arrangement & Reservation Services 561600 Investigation & Security Services 561710 Exterminating & Pest Control Services 561720 Janitorial Services 561730 Landscaping Services 561740 Carpet & Upholstery Cleaning Services 561790 Other Services to Buildings & Dwellings 561900 Other Support Services (including packaging & labeling services, & convention & trade show organizers) 562000 Waste Management & Remediation Services 611000 Educational Services (including schools, colleges, & universities) 611111 Offices of Physicians & Dentists 611112 Offices of Physicians, Mental Health Specialists 612100 Other Professional, Scientific, & Technical Services 621110 Performing Arts Companies 621120 Spectator Sports (including sports clubs & racetracks) 621130 Promoters of Performing Arts, Sports, & Similar Events 621140 Agents & Managers for Artists, Athletes, Entertainers, & Other Public Figures 621150 Independent Artists, Writers, & Performers 621200 Other Health Care Practitioners 621310 Offices of Chiropractors 621320 Offices of Optometrists 621330 Offices of Mental Health Practitioners (except Physicians) 621340 Offices of Physical, Occupational & Speech Therapists, & Audiologists 621391 Offices of Podiatrists 621399 Offices of All Other Miscellaneous Health Practitioners 621410 Outpatient Care Centers 621420 Outpatient Mental Health & Substance Abuse Centers 621491 HMO Medical Centers 621492 Kidney Dialysis Centers 621493 Freestanding Ambulatory Surgical & Emergency Centers 621498 All Other Outpatient Care Centers 621510 Medical & Diagnostic Laboratories 621610 Home Health Care Services 621900 Other Ambulatory Health Care Services (including ambulance services & blood & organ banks) 621900 Hospitals 622000 Hospitals 624200 Community Food & Housing, & Emergency & Other Relief Services 624310 Vocational Rehabilitation Services 624410 Child Day Care Services 712110 Performing Arts Companies 712120 Spectator Sports (including sports clubs & racetracks) 712130 Promoters of Performing Arts, Sports, & Similar Events 712140 Agents & Managers for Artists, Athletes, Entertainers, & Other Public Figures 712150 Independent Artists, Writers, & Performers 712191 Bed & Breakfast Inns 712199 All Other Traveler Accommodation 721110 Hotels (except Casino Hotels) & Motels 721120 Casino Hotels 721191 Bed & Breakfast Inns 721199 All Other Traveler Accommodation 721210 RV (Recreational Vehicle) Parks & Recreational Camps 721310 Rooming & Boarding Houses 722300 Special Food Services (Including Food Service Contractors & Caterers) 722410 Drinking Places (Alcoholic Beverages) 722511 Full Service Restaurants 722513 Limited Service Restaurants 722514 Cafeterias & Buffets 722515 Snack and Non-alcoholic Beverage Bars 811100 Automotive Mechanic & Electrical Repair & Maintenance Services 811120 Automotive Body, Paint, Interior, & Glass Repair Services 811190 Other Automotive Repair & Maintenance Services (including oil change & lubrication shops & car washes) 811210 Electronic & Precision Equipment Repair & Maintenance Services 811310 Commercial & Industrial Machinery & Equipment (except Automotive & Electronic) Repair & Maintenance Services 811410 Home & Garden Equipment Repair & Maintenance Services 811420 Reupholstery & Furniture Repair Services 811430 Footwear & Leather Goods Repair Services 811490 Other Personal & Household Goods Repair & Maintenance Services 812111 Barber Shops 812112 Beauty Salons 812113 Nail Salons 812190 Other Personal Care Services (including diet & weight reducing centers) 812210 Funeral Homes & Funeral Services 812220 Cemeteries & Crematories 812510 Coin-Operated Laundries & Drycleaners 812320 Drycleaning & Laundry Services (except Coin-Operated) 812330 Linen & Uniform Supply 812910 Pet Care (except Veterinary) Services 812920 Photofinishing Services 812930 Parking Lots & Garages 812990 All Other Personal Services 813000 Religious, Grantmaking, Civic, Professional, & Similar Organizations (including foundation & homeowners associations)
By Internet – You can download, view, and print California tax forms, instructions, publications, FTB Notices, and FTB Legal Rulings at ftb.ca.gov.

By phone – You can order current year California tax forms from 6 a.m. to 10 p.m. weekdays, 6 a.m. to 4:30 p.m. Saturdays, except holidays.

- Refer to the list in the right column and find the code for the form you want to order.
- Call 800.338.0505.
- Select “Business Entity Information.”
- Select “Forms and Publications.”
- Enter the three-digit code shown to the left of the form title when instructed.

Allow two weeks to receive your order. If you live outside California, allow three weeks to receive your order.

By mail – Write to:
TAX FORMS REQUEST UNIT
FRANCHISE TAX BOARD
PO BOX 307
RANCHO CORDOVA CA 95741-0307

Letters
If you write to us, be sure to include your California corporation number or federal employer identification number, your daytime and evening telephone numbers, and a copy of the notice with your letter. Send your letter to:
FRANCHISE TAX BOARD
PO BOX 942857
SACRAMENTO CA 94257-0500

We will respond to your letter within ten weeks. In some cases, we may need to call you for additional information. Do not attach correspondence to your tax return unless the correspondence relates to an item on the return.

General Phone Service
Telephone assistance is available year-round from 7 a.m. until 5 p.m. Monday through Friday, except holidays. Hours subject to change.

Telephone: 800.852.5711 from within the United States
916.845.6500 from outside the United States
TTY/TDD: 800.822.6268 for persons with hearing or speech impairment
IRS: 800.829.4933 call the IRS for federal tax questions

Asistencia bilingüe en español:
Asistencia telefónica está disponible todo el año durante las 7 a.m. y las 5 p.m. lunes a viernes, excepto días festivos. Las horas están sujetas a cambios.

Teléfono: 800.852.5711 dentro de los Estados Unidos
916.845.6500 fuera de los Estados Unidos
TTY/TDD: 800.822.6268 personas con discapacidades auditivas y del habla
IRS: 800.829.4933 llame al IRS para preguntas sobre impuestos federales
### Automated Phone Service

Use our automated phone service to get recorded answers to many of your questions about California taxes and to order current year California business entity tax forms and publications. This service is available in English and Spanish to callers with touch-tone telephones. Have paper and pencil ready to take notes.

**Telephone:** 800.338.0505 from within the United States  
916.845.6500 from outside the United States

### To Order Forms

See “Where to Get Tax Forms and Publications” on the previous page.

### To Get Information

You can hear recorded answers to Frequently Asked Questions 24 hours a day, 7 days a week. Call our automated phone service at the number listed above. Select “Business Entity Information,” then select “Frequently Asked Questions.” Enter the 3-digit code, listed below, when prompted.

<table>
<thead>
<tr>
<th>Code</th>
<th>Filing Assistance</th>
<th>Code</th>
<th>Minimum Tax and Estimate Tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>712</td>
<td>What is the minimum franchise tax?</td>
<td>714</td>
<td>My corporation is not doing business; does it have to pay the minimum franchise tax?</td>
</tr>
<tr>
<td>503</td>
<td>How do I file a protest against a Notice of Proposed Assessment?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>723</td>
<td>I received a bill for $250. What is this for?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Code Filing Assistance

- **715** If my actual tax is less than the minimum franchise tax, what figure do I put on line 24 of Form 100 or Form 100W?
- **717** What are the tax rates for corporations?
- **718** How do I get an extension of time to file?
- **722** When does my corporation have to file a short-period return?
- **734** Is my corporation subject to franchise tax or income tax?
  - **S Corporations**
  - **704** Is an S corporation subject to the minimum franchise tax?
  - **705** Are S corporations required to make estimated payments?
  - **706** What forms do S corporations file?
  - **707** The tax for my S corporation is less than the minimum franchise tax. What figure do I put on line 22 of Form 100S?
- **Exempt Organizations**
  - **709** How do I get tax-exempt status?
  - **710** Does an exempt organization have to file Form 199?
  - **736** I have exempt status. Do I need to file Form 100 or Form 109 in addition to Form 199?