



APPORTIONMENT AND ALLOCATION (For corporations and pass-through entities taxable both within and without Kentucky.)

2020

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<b>&gt;</b>	SAA	ınetru	ictions.

➤ Attach to Form 7	20, 720U (Providers only), PTE, or 725				
Name of Corporation of	or Pass-through Entity	Federal Identification Number		Kentucky Corporation/LLET Account Number	
return is a partne if the pass-throu	nd complete page 4, Apportionment and er or member of a limited liability pass-the gh entity filing this tax return is a partne ation is filing an elective consolidated tax	rough entity or general par r or member of a pass-thro	tnership do	oing business in Kentucky; or (ii	
If apportionment me	thod other than statutory formula is use	d:			
KRS 141.120(12)(	) if the Department has granted written ap (a), attach a copy of the approval letter to n allocation and apportionment method	the tax return; or (ii) if the c	ompany ha	as made an irrevocable five year	
PART I—COMPU	JTATION OF APPORTIONMENT	FRACTION			
Required for All C	Companies—Receipts Factor Com	putation			
Convert line 3 to	a percentage carried to four decir	mal places.			
1 Kentucky rece	ipts	▶1		0 0	
2 Total receipts		▶2		0 0	
3 Receipts facto	r (line 1 divided by line 2)	▶3		%	
•	OVIDERS (KRS 141.121—see instru al purposes for all other companie	-			
Convert lines 4, 7	, 10, 11, and 12 to a percentage ca	rried to four decimal <b>j</b>	olaces.		
4 Double-weigh	ted receipts factor (line 3 multiplie	ed by 2) ► 4		%	
5 Average value	of Kentucky real/tangible propert	ry (Part III) ►5		0 0	
6 Average value	of total real/tangible property (Pa	art IV) ▶6		0 0	
7 Property facto	r (line 5 divided by line 6)	▶ 7		%	
8 Kentucky payr	rolls	▶8		0 0	
9 Total payrolls		▶9		0 0	
10 Payroll factor	(line 8 divided by line 9)	▶ 10		%	
11 Total (add line	s 4, 7, and 10)	▶ 11		%	
	nt fraction—line 11 divided by 4 or sent (receipts representing 2 facto			%	





# PART II—APPORTIONMENT AND ALLOCATION OF INCOME (FORM 720 ONLY)

1	Net income (from Form 720, Part I,	line 40)	<b>▶</b> 1		0 0
2	Deduct non-apportionable income	(if applicable):			
	(a) Interest	▶2(a)		0 0	
	(b) Rents	▶ (b)		0 0	
	(c) Royalties	► (c)		0 0	
	(d) Net gain or (loss) on sale or exchange of capital assets	▶ (d)		0 0	
	(e) Total (lines (a) through (d))	► (e)		0 0	
	(f) Related expenses (attach schedule)	▶ (f)		0 0	
3	Net non-apportionable income (line	e 2(e) less line 2(f))	▶3		0 0
4	Apportionable income (line 1 less li	ine 3)	▶4		0 0
5	Apportionable income apportioned multiplied by Part I, line 3)(Provider		<b>▶</b> 5		0 0
6	Add Kentucky non-apportionable in	ncome (if applicable):			
	(a) Interest	►6(a)		0 0	
	(b) Rents	▶ (b)		0 0	
	(c) Royalties	► (c)		0 0	
	(d) Net gain or (loss) on sale or exchange of capital assets	▶ (d)		0 0	
	(e) Total (lines (a) through (d))	▶ (e)		0 0	
	(f) Kentucky <b>related expenses</b> (attach schedule)	► (f)		0 0	
7	Kentucky net non-apportionable incline 6(f))	come (line 6(e) less	<b>▶</b> 7		0 0
8	Taxable net income (line 5 plus line on Form 720, Part I, line 41)	7) (enter here and	▶8		0 0



B. End of Year

## PART III—TOTAL KENTUCKY REAL/TANGIBLE PROPERTY

PROPERTY			A. Beginning of Year	B. End of Year
1	Inventories	▶1	0 0	0 0
2	Buildings	▶2	0 0	0 0
3	Machinery and equipment	▶3	0 0	0 0
4	Land	▶4	0 0	0 0
5	Other tangible assets	▶5	0 0	0 0
6	Total (lines 1 through 5)	▶6	0 0	0 0
7	Average value of real, total of line 6, column		roperty owned in Kentucky, divided by 2	0 0
8	Leased property (Eighless subrentals)	nt times the	e annual rental rate ▶8	0 0
9	Total (lines 7 and 8) (e	enter on Pa	rt I, line 5)	0 0

## PART IV-TOTAL REAL/TANGIBLE PROPERTY

1	Inventories	▶1		0 0	0 0
2	Buildings	▶2		0 0	0 0
3	Machinery and equipment	<b>▶</b> 3		0 0	0 0
4	Land	<b>▶</b> 4		0 0	0 0
5	Other tangible assets	▶5		0 0	0 0
6	Total (lines 1 through 5)	<b>▶</b> 6		0 0	0 0
7	Average value of real/ total of line 6, column		e property owned everywhere, B divided by 2	▶7	0 0
8	Leased property (Eigh less subrentals)	t times	the annual rental rate	▶8	0 0
9	Total (lines 7 and 8) (e	nter on	Part I, line 6)	▶9	0 0

A. Beginning of Year

**PROPERTY** 

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SCHEDULE A (2020)

Schedule A—Apportionment and Allocation Continuation Sheet

ō Line 9 Total Payrolls Page . Required for Providers (KRS 141.121) (For informational purposes for all other companies) Kentucky Payrolls Line 8 Average Value of Total Real/Tangible Property Line 6 U Average Value of Kentucky Real/Tangible Line 5 Property Total Receipts Line 2 Ш Kentucky Receipts Line 1 Required by All Companies GRAND TOTAL (add Line 1, Section A, Line 16, and Section B, Line 15) Corporation/LLET Account Number Kentucky Section B Subtotal (add lines 2 through 13 of this page only) Section A Subtotal (add lines 2 through 14 of this page only) Carry GRAND TOTAL To Schedule A, Part I Identification Number Federal **ELECTIVE CONSOLIDATED GROUP** Section A Total (Sum line 15 of all pages) Section B Total (Sum line 14 of all pages) m PASS-THROUGH ENTITIES Intercompany Eliminations Name 4 Taxpayer 14 15 16 6 10 12 13 က 5 9 œ 6 10 12 Ξ 0 z ошо – S — O F — O Z Ω 41A720A (10-50) 200278 Page 4 of 4

General—A corporation that is taxable in this state and another state must apportion and allocate net income to Kentucky per KRS 141.120. A pass—through entity doing business within and without the state must compute an apportionment fraction per KRS 141.206(11)(b). Public service companies (defined in KRS 136.120) and financial organizations (defined in KRS 141.120(1) (c)) must apportion and allocate net income per KRS 141.121(5). The apportionment fraction for a Provider, as defined in KRS 141.121, continues to be calculated using a three (3)-factor formula as provided in KRS 141.901 for tax years beginning on or after January 1, 2018. Regulatory guidance on the sourcing of receipts in accordance with KRS 141.120 is provided in 103 KAR 16.270. Visit https://legislature.ky.gov/Pages/index.aspx to view this regulation along with the latest on regulatory proposals.

A corporation must use the statutory formula unless the corporation has been required or granted approval in writing by the Department of Revenue to use an alternative method per KRS 141.120(12) or the corporation qualifies for and elects an alternative apportionment per KRS 141.121(4). A copy of the letter from the Department of Revenue requiring or granting approval to use a method other than the statutory formula or a statement electing an alternative apportionment method per KRS 141.121(4) must be attached to the return when filed.

**Elective Consolidated Returns**—An affiliated group filing an elective consolidated return is treated as a single corporation. All transactions between members of the affiliated group must be eliminated in determining the receipts, property, and payroll factors.

Use page 4, Section A, Apportionment and Allocation Continuation Sheet, to show the consolidated factors computation.

**Unitary Combined Returns**—Attach to Form 720U if you are a provider included in a unitary combined return in accordance with KRS 141.202. All other members that are not providers will compute their apportionment factors on Form 720U, Schedule U5.

## PART I—COMPUTATION OF APPORTIONMENT FRACTION

Schedule A must be submitted with the applicable tax return (Form 720, 720U (Providers only), PTE, or 725). If the corporation or any corporation in an affiliated group filing Schedule A owns an interest in a limited liability pass-through entity or a general partnership doing business in Kentucky, complete page 4, Section B, Apportionment and Allocation Continuation Sheet. If the pass-through entity filing Schedule A owns an interest in a pass-through entity doing business in Kentucky, complete page 4, Section B, Apportionment and Allocation Continuation Sheet.

If page 4 is required, enter the amounts from Section C, Columns D and E on the corresponding lines of Schedule A, page 1. "Providers," as defined in KRS 141.121(1)(e), must enter the amounts from Section C, Columns D through I on the corresponding lines of Schedule A, page 1. The apportionment fraction is then determined by completing Schedule A, Part I, Line 3 for all companies. For Providers, the apportionment fraction is determined by completing Schedule A, Part I, Lines 3, 4, 7, 10, 11, and 12.

A corporation or pass-through entity not required to complete page 4 must compute its apportionment fraction as follows:

Lines 1 through 3—Receipts—Total receipts include all gross receipts, other than non-apportionable receipts. Receipts of tangible personal property sales are assigned to Kentucky if the property is delivered or shipped to a purchaser in Kentucky, regardless of the f.o.b. point or other conditions of sale. Receipts of tangible personal property sales to the U.S. government are assigned to Kentucky if the property is shipped from Kentucky.

KRS 141.120(11) provides that receipts other than receipts of tangible personal property sales are assigned to Kentucky if the taxpayer's market for the sales is in Kentucky.

The following are general guidelines for assigning receipts to Kentucky, but should not be considered all-inclusive. Receipts are assigned to Kentucky in the following instances:

- A. Real property that is sold, rented, leased, or licensed to the extent the property is located in Kentucky.
- B. <u>Tangible personal property</u> that is rented, leased, or licensed to the extent the property is located in Kentucky.
- C. A <u>service</u> that is provided to the extent it is delivered to a location in Kentucky.
- D. 1. Intangible property that is rented, leased, or licensed if and to the extent the property is used in Kentucky, provided that intangible property utilized in marketing a good or service to a customer is used in Kentucky if that good or service is purchased by a consumer who is in Kentucky; and
  - 2. Intangible property that is sold, if and to the extent the property is used in Kentucky, provided that:
    - A contract right, government license, or similar intangible property that authorizes the holder to conduct a business activity in a specific geographic area is used in this state if the geographic area includes all or part of this state;
    - ii. Receipts from intangible property sales that are contingent on the productivity, use, or disposition of the intangible property shall be treated as receipts from the rental, lease, or licensing of the intangible property under KRS 141.120(11)(a)4.a.; and
    - All other receipts from a sale of intangible property shall be excluded from the numerator and denominator of the receipts factor.

**Receipts Factor**—For all companies except Providers (KRS 141.121), apportionable income must be multiplied by a fraction, the numerator of which is the total Kentucky receipts and the denominator of which is the total everywhere receipts.

**Lines 4 through 10**—Required to be completed by Providers per KRS 141.121(3). For all other companies, these lines must be completed for informational purposes. The apportionment fraction for a Provider continues to be calculated using a three

(3)-factor formula as provided in KRS 141.901 for tax years beginning on or after January 1, 2018. Provider, defined in KRS 141.121(1)(e), means any corporation engaged in the business of providing: (1) Communications service as defined in KRS 136.602; (2) Cable service as defined in KRS 136.602; or (3) Internet access as defined in 47 U.S.C. sec. 151.

Property—Total property includes all real and tangible personal property owned or rented and used during the taxable year. Property owned is valued at original cost. Leased property is valued at eight times the annual rental rate less any non-apportionable subrentals. Real and tangible personal properties are assigned to Kentucky if owned or rented and used in Kentucky. Exclude (1) construction in progress and (2) property which has been certified by Kentucky as a pollution control facility and is owned or leased by the corporation.

Payroll—Total payroll includes all compensation paid or payable by the corporation during the tax period. Kentucky payroll is that portion of total payroll that is paid or payable for services performed within the state. Compensation is paid or payable in this state if: (1) the individual's service is performed entirely within the state; (2) the individual's service is performed both within and without the state, but the service performed without the state is incidental to the individual's service within the state; or (3) some of the service is performed in the state and the base of operations or, if there is no base of operations, the place from which the service is directed or controlled is in the state, or the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is in this state.

Lines 11 and 12—To be completed by a Provider (KRS 141.121) with a valid REASON CODE entered in the PROVIDER BUSINESS box located on Page 1 of the return. See Item C for Form 720, Item F for Form PTE, and Item D for Form 725. Form 720U filers, see Schedule U5, Section A, Line 4. The apportionment fraction for a provider continues to be calculated using a three (3)-factor formula as provided in KRS 141.901.

## PART II—APPORTIONMENT AND ALLOCATION OF INCOME

Apportionable income arises from transactions and activities in the regular course of the corporation's trade or business and includes income from tangible and intangible property if the acquisition, management, or disposition of the property is or was related to the operation of the taxpayer's trade or business.

Classifying income by categories (such as interest, rents, royalties, and capital gains) does not determine whether income is apportionable or non-apportionable. For example, gain or (loss) recognized on the sale of property may be apportionable income or non-apportionable income depending upon its relationship to the corporation's trade or business.

Non-apportionable income means all income other than apportionable income less all direct or indirect expenses attributable to the production of this income. Rents and royalties from real or tangible personal property, capital gains, interest,

or patent or copyright royalties, to the extent that they constitute nonapportionable income, shall be allocated as provided in KRS 141.120 (5) through (8).

Line 5—Apportionable Income Apportioned to Kentucky for Providers (KRS 141.121) Only—Line 4 multiplied by Part I, Line 12.

## APPORTIONMENT AND ALLOCATION-CONTINUATION SHEET

Line 1—Enter the parent company FEIN and information on Line 1 and the subsidiaries and pass-through entities on Lines 2 through 13 of the applicable section. If multiple continuation pages are needed, Line 1 should only be filled out on the first page.

**Columns F through I**—Required to be completed by Providers per KRS 141.121(1)(e). For all other companies, these lines must be completed for informational purposes. The apportionment fraction for a Provider continues to be calculated using a three (3)- factor formula as provided in KRS 141.901 for tax years beginning on or after January 1, 2018.

## **ELECTIVE CONSOLIDATED GROUP**

Section A, Lines 2 through 14—Report the apportioned factors for the members of an Elective Consolidated Group, including Kentucky Schedules K-1 received from pass-through entities. Report all member information in the total and enter intercompany transactions as a negative amount on Line 14 per KRS 141.201.

**Line 15—Section A Subtotal**—Add Lines 2 through 14 of this page only.

**Line 16—Section A Total—**If multiple continuation pages are needed, add the subtotals from Line 15 of each page and reflect the total of all pages on the first continuation page.

### **PASS-THROUGH ENTITIES**

**Section B, Lines 2 through 13**—Report the apportioned factors received from pass-through entities on Schedule K-1.

Note: If a subsidiary receives a Kentucky Schedule K-1, the pass-through items should be reported in Section A only.

**Line 14—Section B Subtotal**—Add Lines 2 through 13 of this page only.

**Line 15—Section B Total—**If multiple continuation pages are needed, add the subtotals from Line 14 of each page and reflect the total of all pages on the first continuation page.

#### **GRAND TOTAL**

**Section C**—Add Line 1, Section A, Line 16 and Section B, Line 15, then carry the Grand Total to Schedule A, Part I. Check the appropriate box at the top of Schedule A, Page 1, and enter all apportionment and allocation calculations.