WHO MUST FILE FORM 740-NP—Form 740-NP must be used by full-year nonresidents who had income from Kentucky sources and by part-year residents who had income while a Kentucky resident or from Kentucky sources while a nonresident. These persons must file Form 740-NP if (1) they had any gross income from Kentucky sources and gross income from all sources in excess of modified gross income for their family size, or (2) Kentucky gross receipts from self-employment in excess of modified gross income for their family size. See Chart A on page 5.

Individuals who are residents of Kentucky for the entire tax year must use Form 740 or Form 740-EZ. Persons who maintain a permanent residence in Kentucky (i.e., are domiciled in Kentucky) are considered residents. Persons not domiciled in Kentucky but who live in Kentucky for more than 183 days during the tax year are also considered residents.

Full-year nonresidents must report all income from Kentucky sources (including distributive share income, Schedule K-1), from activities carried on in Kentucky or from the performance of services in Kentucky, and from property located in Kentucky.

Persons moving into Kentucky must report income received from Kentucky sources prior to becoming residents and income received from all sources after becoming Kentucky residents.

Residents moving out of Kentucky during the year must report income from all sources while a resident and from Kentucky sources while a nonresident.

Reciprocal States—Kentucky has reciprocal agreements with specific states. These agreements provide for taxpayers to be taxed by their state of residence, and not the state where income is earned. Reciprocity does not apply to persons who live in Kentucky for more than 183 days during the tax year. The states and types of exemptions are as follows:

- Illinois, West Virginia—wages and salaries
- Indiana—wages, salaries and commissions
- Michigan, Wisconsin—income from personal services (including salaries and wages)
- Ohio—wages and salaries. Note: Wages which an S corporation pays to a shareholder-employee if the shareholder-employee is a “twenty (20) percent or greater” direct or indirect equity investor in the S corporation shall not be exempt under the reciprocity agreement.
- Virginia—commuting daily, salaries and wages

Taxpayers who qualify for this exemption and have no other Kentucky taxable income should file Form 740-NP-R, Kentucky Income Tax Return, Nonresident—Reciprocal State, to obtain a refund. Also, nonresidents who qualify for the exemption should file Form 42A809, Certificate of Nonresidence, with their employer to exempt their future wages from Kentucky withholding.

Gambling income and distributive share income (Schedule K-1) are not exempt under reciprocal agreements. This income is fully taxable. A complete return must be filed if filing requirements are met.

Military Personnel—Nonresident military personnel with civilian jobs in Kentucky are required to report this income on Form 740-NP except residents of reciprocal states (see reciprocal states above). Any income from nonmilitary Kentucky sources is also taxable.

Military Pay Exclusion—Effective for taxable years beginning on or after January 1, 2010, all military pay received by active duty members of the Armed Forces of the United States, members of reserve components of the Armed Forces of the United States, and members of the National Guard will be exempt from Kentucky income tax. (KRS 141.010(10)(u))

Soldiers will claim the exemption by excluding military pay when filing a Kentucky individual income tax return starting with the 2010 return. Provided the military member has no income other than military pay, he or she would not be required to file a Kentucky income tax return. The military pay exemption applies to all Kentucky military members regardless of where the member is stationed. Kentucky income tax should no longer be withheld from checks received for military pay, beginning January 1, 2010. If Kentucky income tax is incorrectly withheld from a soldier’s military pay in 2010 and after, the Department of Revenue will refund the tax withheld.

Military Spouse—The Military Spouses Residency Relief Act (MSRRA) (Public Law 111-97) was signed into law on November 11, 2009. This new law is effective for taxable year 2009. The MSRRA allows the same residency benefits permitted to military personnel under the Servicemembers Civil Relief Act (SCRA) to also apply to a military spouse’s nonmilitary service income, under certain circumstances.

The MSRRA prohibits a spouse’s income from being considered income earned in a tax jurisdiction if the spouse is not a resident or domiciliary of such jurisdiction when the spouse in that jurisdiction solely to be with a servicemember serving under military orders.

Those military spouses who fall under this law should file Form 740-NP Kentucky Individual Income Tax Nonresident or Part-Year Resident Return to request a refund of the Kentucky income tax withheld from his or her pay. The income would not be reported as taxable on the Kentucky income tax return. To assist the department in identifying those returns, please check the MILITARY SPOUSE box at the top of the return. Please address any further questions to the Taxpayer Assistance Section at (502) 564-4581.

Military Personnel Eligible for Combat Zone Extension—Members of the Army, Navy, Marines, Air Force, or Public Health Service of the United States government who serve in an area designated as a combat zone by presidential proclamation shall not be required to file an income tax return and pay the taxes, which would otherwise become due during the period of service, until 12 months after the service is completed. Members of the National Guard or any branch of the Reserves called to active duty to serve in a combat zone are granted the same extension.

MODIFIED GROSS INCOME AND FAMILY SIZE
(Use With Chart A)

Family Size—Consists of yourself, your spouse if married and living in the same household and qualifying children. Family size is limited to four.

Qualifying Dependent Child—Means a qualifying child as defined in Internal Revenue Code Section 152(c), and includes a child who lives in the household but cannot be claimed as a dependent if the provisions of Internal Revenue Code Section 152(e)(2) and 152(e)(4) apply. In general, to be a taxpayer’s qualifying child, a person must satisfy four tests:
• **Relationship**—The taxpayer’s child or stepchild (whether by blood or adoption), foster child, sibling or stepsibling, or a descendant of one of these.

• **Residence**—Has the same principal residence as the taxpayer for more than half the tax year. A qualifying child is determined without regard to the exception for children of divorced or separated parents. Other federal exceptions apply.

• **Age**—Must be under the age of 19 at the end of the tax year, or under the age of 24 if a full-time student for at least five months of the year, or be permanently and totally disabled at any time during the year.

• **Support**—Did not provide more than one-half of his/her own support for the year.

**Modified Gross Income**—Modified gross income is the greater of federal adjusted gross income adjusted to include interest income derived from municipal bonds (non-Kentucky) and lump-sum pension distributions not included in federal adjusted gross income, or Kentucky adjusted gross income adjusted to include lump-sum pension distributions not included in federal adjusted gross income.

### Chart A

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Income</th>
<th>Modified Gross Income</th>
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<td>Four or More</td>
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**WHEN TO FILE**—April 18, 2017, is the filing deadline for persons reporting income for calendar year 2016. To avoid penalties and interest, returns must be postmarked no later than April 18, 2017.

**Social Security Number**—You are required to provide your Social Security number per Section 405, Title 42, of the United States Code. This information will be used to establish your identity for tax purposes only.

**AMENDED RETURNS**—If you discover that you omitted deductions or otherwise improperly prepared your return, you may obtain a refund by filing an amended return within four years of the due date of the original return. You are required to file an amended return to report omitted income.

When filing an amended return, check the box on Form 740-NP and attach a detailed explanation of the changes to income, deductions and tax. Submit a completed Kentucky return and corrected federal schedules, if applicable. If you do not attach the required information, processing of your amended return may be delayed.

**CONFIDENTIALITY**—Kentucky Revised Statute 131.190 requires the Department of Revenue to maintain strict confidentiality of all taxpayer records. No employee of the Department of Revenue may divulge any information regarding the tax returns, schedules or reports required to be filed. However, the Department of Revenue is not prohibited from providing evidence to or testifying in any court of law concerning official tax records.

The department may provide official information on a confidential basis to the Internal Revenue Service or to any other governmental agency with which it has an exchange of information agreement whereby the department receives similar or useful information in return.

**REPORTING PERIODS AND ACCOUNTING PROCEDURES**—Kentucky law requires taxpayers to report income on the same calendar or fiscal year and to use the same methods of accounting as required for federal income tax purposes. Any federally approved change in accounting period or methods must be reported to the Kentucky Department of Revenue. Attach a copy of the federal approval.

Changes to federal income tax law made after the Internal Revenue Code reference date contained in KRS 141.010(3) shall not apply for purposes of Chapter 141 unless adopted by the General Assembly.

**POLITICAL PARTY FUND DESIGNATION**—You may designate that a portion of your taxes will be paid to either the Democratic or Republican parties if you have a tax liability of at least $2 ($4 for married persons filing joint returns). This designation will not increase your tax or decrease your refund. You may make this designation by checking the applicable box. A taxpayer and spouse may each make a designation. Persons making no designation should check the “No Designation” box.

**FILING STATUS**—Legal liabilities are affected by the choice of filing methods. Married persons who file joint returns are jointly and severally liable for all income taxes due for the period covered by the return. If married, you may file separate or joint returns. Most married persons pay less tax if they file separate returns.

**Filing Status 1, Single**—Use this filing status if you are unmarried, divorced, widowed, legally separated by court decree, or if you filed as “Head of Household” or “Qualifying Widow(er)” on your federal return.

**Filing Status 2, Married Filing Joint Return**—Use this filing status if you and your spouse choose to file a joint return even if one spouse had no income. Jointly means that you and your spouse add your incomes together and report the total on page 4, Section D, Column B, Lines 1 through 34.

**Filing Status 3, Married Filing Separate Returns**—If using this filing status, you and your spouse must file two, separate tax forms. The taxpayer’s income is reported on one tax form, the spouse’s on the other. When filing separate returns, the name and Social Security number of each spouse must be entered on both returns. Enter the spouse’s Social Security number in the block provided, and enter the name on page 1, Line 3.

**DETERMINING YOUR INCOME**

**SECTION D—INCOME/ADJUSTMENTS TO INCOME**

A copy of pages 1 and 2 of your federal income tax return and all supporting schedules must be filed with Kentucky Form 740-NP. Please clearly identify as “Copy.”

**INSTRUCTIONS FOR COLUMN A**

All entries in Column A should be amounts reported for federal income tax purposes.

**Depreciation—Assets Purchased After September 10, 2001**

Effective for taxable years ending after September 10, 2001, an individual that for federal income tax purposes elects to utilize
the 30 percent or the 50 percent special depreciation allowance or the increased 179 deduction will have a different depreciation and Section 179 deduction for Kentucky purposes than for federal purposes. The differences will continue through the life of the assets. There will be recapture and basis differences for Kentucky and federal income tax purposes until the assets are sold or fully depreciated.

INSTRUCTIONS FOR COLUMN B

Depreciation, Section 179 Deduction and Gains/Losses From Disposition of Assets—Important: Follow the instructions for Reporting Depreciation and Section 179 Deduction Differences if you have elected for federal income tax purposes to take the 30 percent or the 50 percent special depreciation allowance or the increased Section 179 deduction for property placed in service after September 10, 2001. A copy of the federal Form 4562 if filed for federal income tax purposes must be submitted with Form 740-NP to verify that no adjustments are required.

Reporting Depreciation and Section 179 Deduction Differences for property placed in service after September 10, 2001—Create a Kentucky Form 4562 by entering Kentucky at the top center of a federal Form 4562 above Depreciation and Amortization. In Part I, Line 1 enter the Kentucky limit of $25,000 and in Part I, Line 3 enter the Kentucky phase-out amount of $200,000. In Part II, strike through and ignore Line 14, Special depreciation allowance for qualified property placed in service during the tax year. Use the created Kentucky Form 4562 to compute Kentucky depreciation and Section 179 deduction in accordance with the IRC in effect on December 31, 2001.

Note: In determining the Section 179 deduction for Kentucky, the income limitation on Line 11 is Kentucky net income before the Section 179 deduction, instead of federal taxable income. Adjust federal Schedules C, E and F for the difference in allowable depreciation and report in Column B the Kentucky income (loss) from business, farming or rental property. Attach Kentucky Form 4562 and, if filed, federal Form 4562.

Line 1, Wages, Salaries, Tips, etc.—Enter all wages, salaries, tips, bonuses, commissions or other compensation received for personal services from Kentucky sources while a nonresident and from all sources while a resident of Kentucky. Do not include in this amount any reimbursement for moving expenses included in Kentucky wages on your wage and tax statement.

Line 2, Moving Expense Reimbursement—See instructions for Schedule ME.

Line 3, Interest—Interest income received while a Kentucky resident must be reported, except for the following: (a) income from bonds issued by the Commonwealth of Kentucky and its political subdivisions; and (b) income from U.S. government bonds or securities. Interest income from bonds issued by other states and their political subdivisions is taxable to Kentucky and must be included on Line 3.

Line 4, Dividends—Report dividends received while a resident of Kentucky and the distributive share of the dividend income reflected on the Schedule K-1.

Line 5, Taxable Refunds, Credits or Offsets of State or Local Income Taxes—Enter the amount of taxable local income tax refund or credit reported on your federal return only if you received a tax benefit in a prior year. Do not include state income tax refunds.

Line 6, Alimony Received—Enter alimony payments received while a Kentucky resident.

Lines 7 and 12, Profit or (Loss) from Business or Farming—For income taxable to Kentucky, complete and attach federal Schedule C, Schedule C-EZ for business income or federal Schedule F for farming and Form 4562, Depreciation and Amortization. Do not adjust wages by the federal work opportunity credit from federal Form 5884. For passive activities, see Form 8582-K. Do not include income from the national tobacco settlement agreement. Adjust income for the difference in allowable depreciation and report in Column B.

Note: Individual owners of disregarded single member LLCs (SMLLCs) that file on Schedules C, E, or F for federal income tax shall file Form 725, Kentucky Single Member LLC Individually Owned Income and LLET Return, to compute and pay the limited liability entity tax. The individual member shall report income or loss from the entity and determine credit in the same manner as other pass-through entities (PTEs).

Lines 8 and 9, Gain or (Loss) from Sale or Exchange of Assets—Gains (losses) on sales of assets (including installment sales) while a Kentucky resident must be reported on the Kentucky return. Gains (losses) on sales of tangible assets located in Kentucky must be reported regardless of state of residence. Generally, gains (losses) on sales of intangible assets are reported to the state of residence.

Determining and Reporting Differences in Gain or Loss From Disposition of Assets—If during the year you dispose of assets placed in service after September 10, 2001, on which the 30 percent or the 50 percent special depreciation allowance or the increased Section 179 deduction was taken for federal income tax purposes, you will need to determine and report the difference in the amount of gain or loss on the assets as follows:

Create a Kentucky form by entering Kentucky at the top center of a federal Schedule D, federal Form 4797 and other applicable federal forms. Compute Kentucky gain or loss from the disposed assets using the Kentucky basis. Enter the Kentucky gain or loss on the appropriate line. Attach the created Kentucky Schedule D, Kentucky Form 4797 and other forms or schedules to support the deduction.

Line 10(a), Federally Taxable IRA Distributions, Pensions and Annuities—Enter on Line 10(a), Column A, the total of IRA distributions, pensions and annuities received for the entire year. Enter on Line 10(a), Column B, the total of IRA distributions, pensions and annuities received while a resident of Kentucky.

Line 10(b), Pension Income Exclusion—You may exclude up to $41,110 of pension income per taxpayer reported on Line 10(a), Column B. If Line 10(a), Column B, is more than $41,110 and is from the federal government, Commonwealth of Kentucky or Kentucky local governments, complete Schedule P.

Line 11, Income from Schedule E—Enter income from rents, royalties, partnerships, estates, trusts, limited liability companies (LLC), S corporations and REMICs. Nonresident individuals receiving a Kentucky Schedule K-1 from a partnership, estate, trust, LLC or S corporation must report their distributive share of the income, gains or losses, etc., as reflected on the Schedule K-1. Shareholders and partners should multiply their distributive share items by the taxable percentage from Schedule K-1; Form 720S, Line B(2); Form 765, Line D(2) and Form 765-GP, Line C(2).

Part-year residents not receiving a Kentucky Schedule K-1, but receiving a federal K-1 from a partnership, estate, trust or S corporation, must report the same amount of distributive income, gains or losses, etc., as reported for federal income tax purposes from entities whose taxable years end during their period of residence.
Do not include in Column B the net income from an S corpora-
tion subject to the franchise tax imposed under KRS 136.605
or the capital stock tax imposed under KRS 136.300.

Report income from real estate mortgage investment conduits
(REMICs) as follows: (1) if the REMIC is a corporation, include
only distributions of cash or property during the taxable year;
or (2) if other than a corporation, report the same amount as re-
ported for federal income tax purposes for the taxable year.

Note: Individual owners of disregarded single member
LLCs (SMLLLCs) that file on Schedules C, E, or F for federal
income tax shall file Form 725, Kentucky Single Member LLC
Individually Owned Income and LLET Return, to compute and
pay the limited liability entity tax. The individual member shall
report income or loss from the entity and determine credit in
the same manner as other pass-through entities (PTEs).

Line 13, Unemployment Compensation—Report unemploy-
ment compensation received while a resident of Kentucky.

Line 14, Taxable Social Security Benefits—Social Security
benefits are not taxable for Kentucky.

Line 15, Gambling Winnings—Report income from lottery
winnings and gambling received while a Kentucky resident
or from Kentucky sources while a nonresident.

Line 16, Other Income—Report income from prizes, awards,
or any sources not listed above while a Kentucky resident
or from Kentucky sources while a nonresident. Also, include any
mortgage debt forgiveness excluded from federal adjusted
gross income.

Retirement Income (For persons moving out of Kentucky)—
Include differences in pension (3-year recovery rule) and IRA
bases received while a resident of Kentucky (also include
differences on Schedule P, Line 2).

Net Operating Loss Deduction—A Kentucky net operating
loss deduction (KNOLD) must be computed using Kentucky
income and deduction amounts. The federal net operating
loss deduction is not allowed. The KNOLD should be included
as a negative amount on Line 16. If the loss is from a business
outside Kentucky, none of the loss may be used. Kentucky
returns must be filed for the year of the loss and for all
years for which the loss is utilized. Attach schedule showing
computation.

Note: For 2005 and future years, the carryback of net operating
losses to prior years is no longer allowed. Net operating losses
may be carried forward for up to 20 years. Documentation to
substantiate any loss must be available to the Department of
Revenue upon request.

Artistic Charitable Contributions—A deduction is allowed for
“qualified artistic charitable contributions” of any literary, musi-
cal, artistic or scholarly composition, letter or memorandum,
or similar property.

An amount equal to the fair market value of the property on
the date contributed is allowable as a deduction. However, the
deduction is limited to the amount of the taxpayer’s Kentucky
artistic adjusted gross income for the taxable year. This amount
should be included as a negative amount on Line 16.
The following requirements for a deduction must be met:

(a) The property must have been created by the personal
efforts of the taxpayer at least one year prior to the
date contributed. The creation of this property cannot
be related to the performance of duties while an officer
or employee of the United States, any state or political
subdivision thereof.

(b) A written appraisal of the fair market value of the
contributed property must be made by a qualified
independent appraiser within one year of the date of the
contribution. A copy of the appraisal must be attached
to the tax return.

(c) The contribution must be made to a qualified tax-exempt
organization.

ADJUSTMENTS TO INCOME

KRS 141.010(10) and (11) provide that deductions are limited
to amounts allocable to income subject to taxation. If a ded-
uction or an adjustment to gross income is allowable based
upon the receipt of certain types of income or is limited to
a maximum amount deductible for federal income tax pur-
poses, the Kentucky income used to determine the amount
allowable for Kentucky shall be the same type of income used
to allow the deduction on the federal return. Persons who
move into or out of Kentucky during the period are limited to
the adjustments to gross income paid during the period
of residence or that portion of adjustments to gross income
that Kentucky income bears to total income. Nonresidents
are limited to that portion of adjustments to gross income
that Kentucky income bears to total income.

Line 18, Educator Expenses—Deduct up to $250 for teachers
and other educators for their out-of-pocket expenses
incurred while a Kentucky resident or expenses for use in an
educational classroom.

Line 19, Certain Business Expenses of Reservists, Performing
Artists and Fee-Basis Government Officials—Do not include
out-of-pocket expenses for members of the National Guard
or Reserves.

Line 20, Health Savings Account (HSA) Deduction—Federal
limitations apply. Contributions deducted by full-year non-
residents are limited to the percentage of their Kentucky
income for the taxable year. Nonresidents
are limited to that portion of adjustments to gross income
that Kentucky income bears to total income.

Line 21, Moving Expenses—Enter allowable moving expense
deduction (attach Schedule ME).

Line 22, Deduction for One-Half of Self-Employment Tax—
You may deduct one-half of the self-employment tax based
upon the self-employment income reported in Column B as
Kentucky income for the taxable year.

Line 23, Self-Employed SEP, SIMPLE and Qualified Plans
Deduction—Self-employed persons may deduct qualified
payments to a Keogh retirement plan, a Simplified Employee
Pension (SEP) or a SIMPLE plan based upon Kentucky self-
employment earnings.

Line 24, Self-Employed Health Insurance Deduction—For
Kentucky purposes, see Section D, Line 32 for the allowable
health insurance deduction.

Line 25, Penalty on Early Withdrawal of Savings—You may
deduct the interest penalty only if the interest income has
been reported to Kentucky.

Line 26, Alimony Paid—The alimony deduction cannot exceed
Kentucky income. Alimony paid by full-year nonresidents is
limited to the percentage of their Kentucky total income to
their federal total income. Enter the recipient’s name and
Social Security number.
Line 27, Individual Retirement Arrangements (IRAs)—The deduction cannot exceed income earned in Kentucky. Contributions made by full-year nonresidents are limited to the percentage of their Kentucky earned income to their federal earned income. Use federal worksheets and instructions with the above limitations.

Line 28, Student Loan Interest Deduction—Federal limitations apply. Student loan interest deduction is limited to the percentage of Kentucky total income (Line 17, Column B) to federal total income (Line 17, Column A). Enter in Column A, the total of student loan interest from your federal return. Enter in Column B, the allowable deduction with the above limitation.

Line 29, Tuition and Fees Deduction—Federal limitations apply. The tuition and fees deduction is limited to the percentage of Kentucky total income (Line 17, Column B) to federal total income (Line 17, Column A). Enter in Column A, the tuition and fees deduction from your federal return. Enter in Column B, the allowable deduction with the above limitation.

Line 30, Domestic Production Activities Deduction—For taxable years beginning on or after January 1, 2010, the amount of the domestic production activities deduction (DPAD) for Kentucky income tax returns will remain 6 percent as allowed in Section 199(a)(2) of the Internal Revenue Code (IRC) for taxable years beginning before January 1, 2010. Kentucky does not recognize the 9 percent DPAD calculation rate allowed for federal income tax returns filed for taxable years beginning on or after January 1, 2010.

Part-year resident or full-year nonresident individuals shall prorate the allowable federal DPAD based upon the percentage of Kentucky domestic production gross receipts to federal domestic production gross receipts. The KDPAD shall not exceed 50 percent of the Kentucky W-2 wages from the entity that generated Kentucky domestic production gross receipts. This deduction must be recomputed based on the 6 percent allowed for the Kentucky DPAD as opposed to the 9 percent allowed for the federal DPAD deduction. A pass-through entity is required to attach information containing each individual partner’s, member’s or shareholder’s distributive share of DPGR, KDPGR and Kentucky W-2 wages allocable to DPGR to each individual partner’s, member’s or shareholder’s Kentucky Schedule K-1 for purposes of making this calculation.

Note: These items are reported on page 1, Form 740-NP.

Schedule J, Farm Income Averaging—If you elect Farm Income Averaging on your federal return, you may also use this method for Kentucky. Complete and attach Kentucky Schedule J and include tax in the amount on this line.

If you had a lump-sum distribution from a qualified retirement plan, complete Schedule P and Form 4972-K and attach copies to Form 740-NP. The amount of tax computed on Form 4972-K should be included in the amount on this line.

Also enter on this line any recycling composting income tax credit recapture (attach Schedule RC-R), distilled spirits income tax credit recapture (attach Schedule DS-R), and/or angel investor income tax credit recapture.

Line 15—Enter amount from page 3, Section A, Line 25. See instructions for Section A.

Line 17—Enter amount from page 3, Section B, Line 4. See instructions for Section B.

Line 18—Multiply the amount on Line 17 by the percentage on Line 7 and enter result here.
Line 20 and Line 21, Family Size Tax Credit—The Family Size Tax Credit is based on modified gross income (MGI) and the size of the family. If your total MGI is $32,319 or less, you may qualify for Kentucky Family Size Tax Credit.

Step One—Determine your family size. Check the box on Line 20 to the right of the number that represents your family size.

Family Size—Consists of yourself, your spouse if married and living in the same household and qualifying children.

Family Size 1 is an individual either single, or married living apart from his or her spouse for the entire year. You may qualify for the Family Size Tax Credit even if you are claimed as a dependent on your parent’s tax return.

Family Size 2 is an individual with one qualifying child or a married couple.

Family Size 3 is an individual with two qualifying children or a married couple with one qualifying child.

Family Size 4 is an individual with three or more qualifying children or a married couple with two or more qualifying children.

Qualifying Dependent Child—Means a qualifying child as defined in Internal Revenue Code Section 152(c), and includes a child who lives in the household but cannot be claimed as a dependent if the provisions of Internal Revenue Code Section 152(e)(2) and 152(e)(4) apply. In general, to be a taxpayer’s qualifying child, a person must satisfy four tests:

Relationship—Must be the taxpayer’s child or stepchild (whether by blood or adoption), foster child, sibling or stepsibling, or a descendant of one of these.

Residence—Has the same principal residence as the taxpayer for more than half the tax year. A qualifying child is determined without regard to the exception for children of divorced or separated parents.

Age—Must be under the age of 19 at the end of the tax year, or under the age of 24 if a full-time student for at least five months of the year, or be permanently and totally disabled at any time during the year.

Support—Did not provide more than one-half of his/her own support for the year.

Step Two—Determine modified gross income.

| FORM 740-NP WORKSHEET FOR COMPUTATION OF MODIFIED GROSS INCOME FOR FAMILY SIZE TAX CREDIT |
|---------------------------------|---------------------------------|---------------------------------|---------------------------------|---------------------------------|---------------------------------|---------------------------------|---------------------------------|
| (a) Enter your federal adjusted gross income from page 1, Line 8. **If zero or less, enter zero** | (b) If married filing separate returns and living in the same household, enter your spouse’s federal adjusted gross income. **If zero or less, enter zero** | (c) Enter tax-exempt interest from municipal bonds (non-Kentucky) | (d) Enter amount of lump-sum distributions not included in federal adjusted gross income (federal Form 4972) | (e) Enter total of Lines (a), (b), (c) and (d) | (f) Enter your Kentucky adjusted gross income from page 1, Line 9. **If zero or less, enter zero** | (g) If married filing separate returns and living in the same household, enter your spouse’s Kentucky adjusted gross income from page 1, Line 9. **If zero or less, enter zero** | (h) Enter amount of lump-sum distributions not included in adjusted gross income (Kentucky Form 4972-K) | (i) Enter total of Lines (f), (g) and (h) | (j) Enter the greater of Line (e) or (i). This is your **Modified Gross Income**. Use this amount to determine if you qualify for the Family Size Tax Credit. |

Step Three—Use the Family Size Table to look up the percentage of credit and enter in the space provided on Line 21.

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<td>21,307</td>
<td>26,405</td>
</tr>
<tr>
<td>15,800</td>
<td>---</td>
<td>21,307</td>
<td>---</td>
<td>26,813</td>
</tr>
</tbody>
</table>

Step Four—Multiply tax from Line 19 by the percentage and enter on Line 21. This is your Family Size Tax Credit.
Line 23, Education Tuition Tax Credit—Complete Form 8863-K to claim this credit. See Forms and instructions.

Line 25, Child and Dependent Care Credit—Full-year nonresidents are not entitled to this credit. Part-year residents may be entitled to a credit for child and dependent care expenses paid while a resident of Kentucky. To determine this credit, complete the following worksheet.

a. Enter total credit calculated on federal Form 2441, Line 9 ..................

b. Enter total child and dependent care expenses entered on Form 2441, Line 3 ..................

c. Enter the amount included on Line b paid while a Kentucky resident ..........

d. Divide Line c by Line b.
   Enter result ............................................

e. Multiply the amount on Line a by the decimal amount on Line d ..... 

f. Percent of allowable credit for Kentucky ............................................. x .20

g. Multiply the amount on Line e by the decimal amount on Line f.
   This is your Child and Dependent Care Credit. Enter on Line 25 ... 

Note: If you and your spouse are filing separate Kentucky returns, the child and dependent care credit calculated for Kentucky must be divided based on the percentage of each spouse’s adjusted gross income to total Kentucky adjusted gross income (Line 9).

Line 27, Kentucky Use Tax—If, while a Kentucky resident, you made any out-of-state purchases of tangible personal property or digital property for use in Kentucky on which sales tax was not charged, you must report Kentucky use tax on those purchases, pursuant to KRS 139.330. For example, if you order from catalogs, make purchases through the Internet, or shop outside Kentucky for items such as clothing, shoes, jewelry, cleaning supplies, furniture, computer equipment, pre-written computer software, office supplies, books, souvenirs, exercise equipment or subscribe to magazines, you may owe use tax to Kentucky.

For your convenience, the Use Tax Calculation Worksheet and Optional Use Tax Table are provided in these instructions. The Optional Use Tax Table is designed for those purchases of less than $1,000. If you made untaxed out-of-state purchases in amounts under $1,000, but do not have records readily available that show the amount of those purchases, you may use the Optional Use Tax Table below to estimate the compensating use tax based on your Kentucky Adjusted Gross Income (KYAGI). All untaxed purchases in the amount of $1,000 or greater must be accounted for on an actual basis using the Use Tax Calculation Worksheet. Failure to timely report may result in assessment of penalty and interest in addition to the tax amount due.

Optional Use Tax Table

<table>
<thead>
<tr>
<th>KY AGI* Tax</th>
<th>Use Tax Table Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 - $10,000</td>
<td>$4</td>
</tr>
<tr>
<td>$10,001 - $20,000</td>
<td>$12</td>
</tr>
<tr>
<td>$20,001 - $30,000</td>
<td>$20</td>
</tr>
<tr>
<td>$30,001 - $40,000</td>
<td>$28</td>
</tr>
<tr>
<td>$40,001 - $50,000</td>
<td>$36</td>
</tr>
<tr>
<td>$50,001 - $75,000</td>
<td>$50</td>
</tr>
<tr>
<td>$75,001 - $100,000</td>
<td>$70</td>
</tr>
</tbody>
</table>
| Above $100,000 | Multiply AGI by 0.08% (0.0008) * AGI from Line 9 on KY Form 740 or KY Form 740-NP or Line 1 on KY Form 740-EZ.

Use Tax Calculation Worksheet

Call 502-564-5170 for assistance.

1. Purchases of $0 to $1,000
   x 6 percent (.06) OR Use Tax Table Amount
   $ 

2. Purchases of $1,000 or more
   x 6 percent (.06)
   $ 

3. Total Use Tax Due (add lines 1 and 2)
   $ 

Report this amount on Form 740 or 740-NP, Line 27; or 740-EZ, Line 9.

Note: The items reported for use tax on Form 740-NP should be those purchased strictly for personal use. Any use tax liabilities accruing to a business such as mail-order office supplies must be reported on the sales and use tax return or the consumer’s use tax return. The Department of Revenue routinely conducts compliance programs with other states regarding out-of-state purchases. Persons not reporting applicable use tax will be liable for the tax plus interest and penalties.

Credit Against the Kentucky Use Tax Due

You may reduce or eliminate the amount of Kentucky use tax due by the amount of state sales tax paid to the out-of-state seller on the same transaction. The reduction may not exceed the amount of Kentucky use tax due on the purchase. For example, if Georgia state sales tax of 4 percent is paid, only the additional 2 percent is due to Kentucky, or if Illinois state sales tax of 6.25 percent is paid, no additional Kentucky use tax is due. Sales tax paid to a city, county or another country cannot be used as a credit against Kentucky use tax due.

Line 30(a), Tax Withheld—Enter the amount of 2016 Kentucky income tax withheld by your employer(s). This amount is shown on wage and tax statements, including Forms 1099 and W-2G, which you must attach to Form 740-NP in the designated area. You will not be given credit for Kentucky income tax withheld unless you attach the wage and tax statements or other supporting documents reflecting Kentucky withholding.

Employers are required to give these statements to employees no later than January 31, 2017. If by March 1 you are unable to obtain a wage and tax statement from an employer, contact the Department of Revenue for instructions.
You may not claim credit for tax withheld by another state. Within certain limitations, Kentucky part-year residents may claim a credit for nonrefundable individual income tax paid to other states. See Section A, Line 5.

Local government occupational, license or income tax must not be included on line 30(a).

**Line 30(b), Estimated Tax Paid**—Enter Kentucky estimated tax payments made for 2016 and amounts credited from the 2015 return.

Also, include on Line 30(b) payments prepaid with extension requests. Identify as “paid with extension.”

**Line 30(c), Refundable Certified Rehabilitation Credit**—Enter 2016 approved refundable certified rehabilitation credit per KRS 141.382(1)(b).

**Line 30(d), Film Industry Tax Credit**—Enter 2016 approved refundable film industry tax credit per KRS 141.383. Attach Schedule K-1, if applicable.

**Line 30(e), Nonresident Withholding**—Enter the amount of Kentucky income tax withheld from form PTE-WH, line 9.

**Line 31**—Total of amounts on Lines 30(a) through 30(e).

Compare the amounts on Lines 29 and 31. If Line 31 is larger than Line 29, subtract Line 29 from Line 31. Enter the difference on Line 32. This is the AMOUNT OVERPAID.

If Line 31 is smaller than Line 29, you owe additional tax. Subtract Line 31 from Line 29. Enter on Line 37. For instructions on payment, see Line 40, **Amount You Owe**.

**Line 32, Amount Overpaid**—If you have an overpayment on Line 32, you may have all of this amount refunded to you on Line 36, and/or you may credit all or part of it toward your 2017 Kentucky estimated income tax on Line 35.

You may also contribute all or a portion of your overpayment to the following funds on Line 33: (a) **Nature and Wildlife Fund** for the purpose of acquiring land to preserve habitat for wildlife and natural areas of historic or scenic value; (b) **Child Victims’ Trust Fund** to support local programs designed to prevent sexual abuse and exploitation of children; (c) **Veterans’ Program Trust Fund** which was created solely for the benefit of veterans’ programs; (d) **Breast Cancer Research and Education Trust Fund** which was created to fund breast cancer research and provide public education about breast cancer; (e) **Farms to Food Banks Trust Fund** which was created to offset farmers’ cost for providing surplus Kentucky grown fruits and vegetables to food banks; (f) **Local History Trust Fund** which was created to support grants for local history organizations that help preserve their communities’ heritage; (g) **Special Olympics Kentucky** to help provide confidence and self-esteem building sports programs for athletes with intellectual disabilities in Kentucky; (h) **Pediatric Cancer Research Trust Fund** to support pediatric cancer research and treatment for Kentucky patients; or (i) **Rape Crisis Center Trust Fund** to help provide direct services to Kentucky citizens who have experienced sexual violence, sexual assault, or rape at any time in their lifetime. **Amounts contributed on Line 34 and/or credited on Line 35 must be subtracted from the overpayment and cannot exceed it.**

**Line 37, Additional Tax Due**—This is your additional tax due before penalties and interest.

**Penalties and Interest**

**Line 38(a), Underpayment of Estimated Tax and/or Interest**—If the amount owed is more than $500 and more than 30 percent of the income tax liability on Line 26, you may be subject to a penalty of 10 percent of the underpayment of estimated tax.

The amount of the penalty may be calculated on Form 2210-K. Form 2210-K may also be used by qualifying farmers and others to claim exception to the penalty. If paying the penalty or claiming an exemption, complete Form 2210-K, attach it to your return and check the block beside Line 38(a). Enter the amount of the penalty on Line 38(a). The minimum penalty is $25.

Failure to make four equal installment payments timely may result in interest due. See Form 2210-K and instructions.

If your return is filed after April 18, 2017, or any tax due on the return is paid after April 18, 2017; you may be subject to additional penalties and interest.

**Line 38(b), Interest**—Interest will be assessed at the “tax interest rate” from the original due date of the return until the date of payment.

**Line 38(c), Late Payment Penalty**—If the amount of tax due as shown on Line 37 is not paid by the original due date of the return, a penalty of 2 percent of the tax computed due may be assessed for each 30 days or fraction thereof that the tax is past due, not to exceed 20 percent. The minimum penalty is $10. However, if the amount timely paid is 75 percent of the tax determined due by the Department of Revenue, no late payment penalty will be assessed.

**Line 38(d), Late Filing Penalty**—If a return is not filed by the due date or the extended due date, a penalty of 2 percent of the total tax due for each 30 days or fraction thereof that a return is not filed may be assessed, not to exceed 20 percent. The minimum penalty is $10.

**Note:** Penalties but not interest may be reduced or waived if reasonable cause for reduction or waiver can be shown.

**LINE 40, Amount You Owe**—When filing the return, you must pay any tax due shown on Line 40.

Your 2016 individual income tax liability may be paid using any of the following options:

- **Form EPAY (42A740),** if supported by your software vendor, may be used to make an electronic payment of tax due separately from filing your tax return. Refer to the Form EPAY (42A740) instructions for additional information.
- **Form 8879-K, for use when simultaneously making an electronic payment and filing your return.**
- **Pay by Credit Card or ACH Debit through April 18, 2017.**
- **Pay by check and Form 740-V in the same envelope.**
- **Express. Access the Department of Revenue's secure Web site (www.revenue.ky.gov) to make electronic payments.**
- **Pay by check using Form 740-V if you filed your return electronically. Make check payable to Kentucky State Treasurer, write “KY Income Tax-2016” and your Social Security number on the face of the check. Enclose the check and Form 740-V in the same envelope.**

If you need assistance with payment options, you may call the Department of Revenue at (502) 564-4581.

**Note:** If you cannot pay your tax in full, file your return and pay as much as possible by April 18. Contact the Department of Revenue for additional payment information.
WHEN AND WHERE TO FILE—The income tax return for calendar year 2016 must be postmarked no later than April 18, 2017, to avoid penalties and interest. Mail to:

Refund/Other Returns
Kentucky Department of Revenue
P.O. Box 856970
Louisville, KY 40285-6970

Pay Returns
Kentucky Department of Revenue
P.O. Box 856980
Louisville, KY 40285-6980

ESTIMATED TAX—Persons who reasonably expect to have income in excess of $5,000 from which no Kentucky income tax will be withheld may be required to make estimated tax payments on Form 740-ES. However, if the amount of estimated tax is $500 or less, no estimated payments are required. Persons who do not prepay at least 70 percent of the tax liability may be subject to a 10 percent penalty for underpayment of estimated tax. If you are required to make estimated tax payments you may also be subject to interest if the payments are not made timely. Prepayments for 2017 may be made through withholding, a credit forward of a 2016 overpayment or estimated tax installment payments.

Estimated tax installments may now be made electronically using Form EPAY, or when electronically filing your return using Form 8879-K, or through mailing a 740-ES with payment.

The instructions for Form 740-ES include a worksheet for calculating the amount of estimated tax due and for making installment payments. These forms may be obtained from the Kentucky Department of Revenue, P.O. Box 518, Frankfort, KY 40602-0518, or any Kentucky Taxpayer Service Center, or by calling (502) 564-3658.

EXTENSION OF TIME TO FILE
Taxpayers who are unable to file a return by April 18, 2017, may request an extension. Taxpayers may elect to file this request electronically or by mailing the extension to the Department of Revenue on or before the due date of the return. Interest at the “tax interest rate” applies to any income tax paid after the original due date of the return. If the amount of tax paid by the original due date is less than 75 percent of the tax due, a late payment penalty may be assessed (minimum penalty is $10). Interest and late payment penalty charges can be avoided by remitting payment with the Extension Payment Voucher by the due date.

If you wish to make a payment prior to the due date of your tax return, complete Section II of the Application for Extension of Time to File, Form 40A102, and remit with payment. Write “KY Income Tax—2016” and your Social Security number on the face of the check.

Personal Property—Kentucky taxpayers are reminded to report all taxable personal property, except motor vehicles, owned on January 1 to either the property valuation administrator in the county of residence (or location of business) or the Office of Property Valuation in Frankfort. Tangible personal property is to be reported on the Tangible Personal Property Tax Return, Form 62A500. The due date for these returns is May 15.
SECTION A—BUSINESS INCENTIVE AND OTHER TAX CREDITS

Line 1, Nonrefundable Limited Liability Entity Tax Credit (KRS 141.0401(2))

An individual that is a partner, member or shareholder of a limited liability pass-through entity is allowed a limited liability entity tax (LLET) credit against the income tax imposed by KRS 141.020 equal to the individual’s proportionate share of LLET computed on the gross receipts or gross profits of the limited liability pass-through entity as provided by KRS 141.0401(2), after the LLET is reduced by the minimum tax of $175 and by other tax credits which the limited liability pass-through entity may be allowed. The credit allowed an individual that is a partner, member, or shareholder of a limited liability pass-through entity against income tax shall be applied only to income tax assessed on the individual’s proportionate share of distributive income from the limited liability pass-through entity as provided by KRS 141.0401(3)(b). Any remaining LLET credit shall be disallowed and shall not be carried forward to the next year.

Nonrefundable Kentucky limited liability entity tax credit (KRS 141.0401(2))—The credit amount is shown on Kentucky Schedule(s) K-1 from pass-through entities (PTEs) or Form(s) 725 for single member limited liability companies. Copies of Kentucky Schedule(s) K-1 or Form(s) 725 must be attached to your return.

Kentucky Limited Liability Entity Tax Credit Worksheet

Complete a separate worksheet for each LLE. Retain for your records.

Name ________________________________

Address ________________________________________________

FEIN ________________________________

Percentage of Ownership ........................................ %

1. Enter Kentucky taxable income from Form 740-NP Line 13.........................

2. Enter LLE income as shown on Kentucky Schedule K-1 or Form 725 ...........

3. Subtract Line 2 from Line 1 and enter total here ........................................

4. Enter Kentucky tax on income amount on Line 1........................................

5. Enter Kentucky tax on income amount on Line 3........................................

6. Subtract Line 5 from Line 4. If Line 5 is larger than Line 4, enter zero. This is your tax savings if income is ignored.................................

7. Enter nonrefundable limited liability entity tax credit (from Kentucky Schedule K-1 or Form 725) ................

8. Enter the lesser of Line 6 or Line 7. This is your credit. Enter here and on Form 740-NP, Section A, Line 1 ...

Line 2, Kentucky Small Business Tax Credit—For taxable years beginning after December 31, 2010, a small business may be eligible for a nonrefundable credit of up to one hundred percent (100%) of the Kentucky income tax imposed under KRS 141.020 or 141.040, and the limited liability entity tax imposed under KRS 141.0401.

The small business development credit program authorized by KRS 154.60-020 and KRS 141.384 was amended to allow the credit to apply to taxable years beginning after December 31, 2010. The definition of base year for purposes of the credit computation was changed to the first full year of operation that begins on or after January 1, 2009 and before January 1, 2010.

Small businesses are eligible to apply for credits and receive final approval for these credits one (1) year after the small business:

- Creates and fills one (1) or more eligible positions over the base employment, and that position or positions are created and filled for twelve (12) months; and
- Invests five thousand dollars ($5,000) or more in qualifying equipment or technology.

The small business shall submit all information necessary to the Kentucky Economic Development Finance Authority to determine credit eligibility for each year and the amount of credit for which the small business is approved.

A small business that is a pass-through entity not subject to the tax imposed by KRS 141.040 and that has tax credits approved under Subchapter 60 of KRS Chapter 154 shall apply the credits against the limited liability entity tax imposed by KRS 141.0401, and shall also distribute the amount of the approved tax credits to each partner, member, or shareholder based on the partner’s, member’s, or shareholder’s distributive share of income as determined for the year during which the tax credits are approved.

The maximum amount of credits that may be committed in each fiscal year by the Kentucky Economic Development Finance Authority shall be capped at three million dollars ($3,000,000).

The maximum amount of credit for each small business for each year shall not exceed twenty-five thousand dollars ($25,000). The credit shall be claimed on the tax return for the year during which the credit was approved. As per KRS 141.0205, individuals entitled to this credit will claim the credit on Line 2, Section A – Business Incentive and Other Tax Credits.

Unused credits may be carried forward for up to five (5) years.

Line 3, Skills Training Investment Tax Credit—Enter the amount of credit certified by the Bluegrass State Skills Corporation. A copy of the Kentucky Schedule K-1 for the year the credit was approved must be attached to the return in the first year the credit is claimed. The excess credit over the income tax liability in the year approved may be carried forward for three successive taxable years. For information regarding the application and approval process for this credit, contact the Cabinet for Economic Development, Bluegrass State Skills Corporation at (502) 564-2021, for information.

Line 4, Nonrefundable Certified Rehabilitation Credit—This credit is available to owner-occupied residential and commercial preservation projects for structures that are listed in the National Register of Historic Places, or in a National Register historic district, up to $3 million annually. The credit is 30 percent of certified rehabilitation expenses for owner-occupied residential properties, not to exceed $60,000 per project, and 20 percent for commercial and income-producing properties. To qualify, an owner must spend at least $20,000 on rehabilitation.
Individuals or businesses can apply the credit against their state income tax liability, carry the credit forward up to seven years or transfer it to a banking institution to leverage financing. For application submitted on or after April 30, 2010, the credit shall be refundable if the taxpayer makes an election under KRS 171.397(2)(b). For more information regarding this credit, visit the Kentucky Heritage Council’s Web site at www.heritage.ky.gov, or call (502) 564-7005.

**Line 5, Credit for Tax Paid to Another State**—Kentucky residents are required to report all income received including income from sources outside Kentucky. Within certain limitations, a credit for income tax paid to another state may be claimed. The credit is limited to the amount of Kentucky tax savings had the income reported to the other state been omitted, or the amount of tax paid to the other state, whichever is less.

**TIP**—Credit for taxes paid to another state may be reduced or eliminated if gambling losses are claimed on Schedule A.

You may not claim credit for tax withheld by another state. You must file a return with the other state and pay tax on income also taxed by Kentucky in order to claim the credit. A copy of the other state’s return including a schedule of income sources must be attached to verify this credit. If you owe tax in more than one state, the credit for each state must be computed separately.

**Reciprocal States**—Kentucky has reciprocal agreements with specific states. These agreements provide that taxpayers be taxed by their state of residence, and not the state where income is earned. Persons who live in Kentucky for more than 183 days during the tax year are considered residents and reciprocity does not apply. The states and types of exemptions are as follows:

- **Illinois, West Virginia**—wages and salaries
- **Indiana**—wages, salaries and commissions
- **Michigan, Wisconsin**—income from personal services (including salaries and wages)
- **Ohio**—wages and salaries. **Note:** Wages which an S corporation pays to a shareholder-employee if the shareholder-employee is a “twenty (20) percent or greater” direct or indirect equity investor in the S corporation shall not be exempt under the reciprocity agreement.
- **Virginia**—commuting daily, salaries and wages

Kentucky does not allow a credit for tax paid to a reciprocal state on the above income. If tax was withheld by a reciprocal state, you must file directly with the other state for a refund of those taxes.

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**Credit for Taxes Paid to Other State Worksheet**

**Kentucky residents/part-year residents only. Complete a separate worksheet for each state. See instructions for Form 740-NP, Section A, Line 5.**

| Name of other state | | |
|---------------------|------------------|

1. List Kentucky taxable income from Form 740-NP, Line 13 | | |
2. List any gambling losses from Schedule A, Line 31 | | |
3. Add Lines 1 and 2 and enter total here | | |
4. List income reported to other state included on Kentucky return | | |
5. Subtract Line 4 from Line 3 and enter total here | | |
6. Adjusted gambling losses. Compute gambling losses allowed on Kentucky return if income from other state is ignored | | |
7. Subtract Line 6 from Line 5 and enter total here | | |
8. Enter Kentucky tax on income amount on Line 7 | | |
9. Enter Kentucky tax on income amount on Line 1 | | |
10. Subtract Line 8 from Line 9. This is the tax savings on return if other state’s income is ignored | | |
11. Enter tax paid to other state on income claimed on Kentucky return | | |
12. Enter the lesser of Line 10 or Line 11. This is your credit for tax paid to other state. Carry this total to Form 740-NP, Section A, Line 5 | | |

**Line 6, Employer’s Unemployment Tax Credit**—If you hired unemployed Kentucky residents to work for you during the last six months of 2015 or during 2016, you may be eligible to claim the unemployment tax credit. In order to claim a credit, each person hired must meet specific criteria. For each qualified person, you may claim a tax credit of $100. The period of unemployment must be certified by the Office of Employment and Training, Education Cabinet, 275 East Main Street, 2-WA, Frankfort, KY 40621-0001, and you must maintain a copy of the certification in your files. A copy of Schedule UTC must be attached to your return.

**Line 7, Recycling and/or Composting Tax Credit**—Individuals who purchase recycling or composting equipment to be used exclusively in Kentucky for recycling or composting postconsumer waste materials, are entitled to a credit against the tax equal to 50 percent of the installed cost of the equipment. Application for this credit must be made on Schedule RC, which may be obtained from the Department of Revenue. A copy of Schedule RC and/or Schedule RC (K-1) reflecting the amount of credit approved by the Department of Revenue must be attached to the return.
produced or blended and the renewable diesel produced in
file a claim for biodiesel and renewable diesel credit with the
141.020, KRS 141.040 and KRS 141.0401. The taxpayer must
are entitled to a tax credit against the taxes imposed by KRS
and blenders of biodiesel and producers of renewable diesel
—Producers
—contact the Environmental and Public Protection Cabinet at
credit for voluntary environmental remediation property,
percent of approved credit. For more information regarding
been approved for the credit by the Department of Revenue.
agreed order with the Environmental and Public Protection
Council on Postsecondary Education.
reported showing the amount of credit distributed. For information
school equivalency diploma. The employer shall complete the
employers who assist employees in completing a learning
141.0062 provides a nonrefundable income tax credit for
research as defined in Section 41 of the IRC. Any unused
research. “Qualified research” is defined to mean qualified
created or retained with base hourly wages equal to either: (1) 75 percent
of the average hourly wage for the Commonwealth; or (2) 75 percent
of the average hourly wage for the county in which
the project is to be undertaken. The maximum amount of
negotiated inducement that can be claimed by a company for
any single tax year may be up to 25 percent of the authorized
inducement. The agreement shall expire on the earlier of the
date the approved company has received inducements equal
to the approved costs of its project, or 10 years from the
activation date. If the base year is for a taxable year beginning before January 1, 2007, the LLET will not apply.
Caution: An approved company under the Environmental Stewardship Act shall not be entitled to the recycling credit
provided under the provisions of KRS 141.390 for equipment
used in the production of an environmental stewardship project.
Line 15, Clean Coal Incentive Tax Credit—A nonrefundable,
nontransferable credit against taxes imposed by KRS 136.120,
KRS 141.020, KRS 141.005, or KRS 141.0401 shall be allowed
for a clean coal facility. As provided by KRS 141.428, a clean
coal facility means an electric generation facility beginning
commercial operation on or after January 1, 2005, at a cost
greater than $150 million that is located in the Commonwealth
of Kentucky and is certified by the Environmental and Pub-
lic Protection Cabinet as reducing emissions of pollutants
released during generation of electricity through the use of
clean coal equipment and technologies. The amount of the
credit shall be two dollars ($2) per ton of eligible coal pur-
chased that is used to generate electric power at a certified
clean coal facility, except that no credit shall be allowed if the
eligible coal has been used to generate a credit under KRS
141.0405 for the taxpayer, parent or a subsidiary.
Line 16, Ethanol Tax Credit—An ethanol producer shall be
eligible for a nonrefundable tax credit against the taxes
imposed by KRS 141.020 or 141.040 and 141.0401 in an amount
certified by the department. The credit rate shall be one dollar
($1) per ethanol gallon produced, unless the total amount
of approved credit for all ethanol producers exceeds the annual
ethanol tax credit cap. If the total amount of approved credit
for all ethanol producers exceeds the annual ethanol tax credit
cap, the department shall determine the amount of credit
each ethanol producer receives by multiplying the annual
certification to the taxpayer by April 15. The credit certification
must be attached to the tax return claiming this credit.
Line 14, Environmental Stewardship Tax Credit—An approved
company may be permitted a credit against the Kentucky
income tax imposed by KRS 141.020, KRS 141.040 or KRS
141.0401 on the income of the approved company generated
by or arising out of a project as determined under KRS 154.48-
020. An “environmental stewardship product” means any new
manufactured product or substantially improved existing
manufactured product that has a lesser or reduced adverse
effect on human health and the environment or provides for
improvement to human health and the environment when
compared with existing products or competing products that
serve the same purpose. A company must have eligible costs
of at least $5 million and within six months after the activation
date, the approved company compensates a minimum of 90
percent of its full-time employees whose jobs were created or
retained with base hourly wages equal to either: (1) 75 percent
of the average hourly wage for the Commonwealth; or (2) 75 percent
of the average hourly wage for the county in which
the project is to be undertaken. The maximum amount of
negotiated inducement that can be claimed by a company for
any single tax year may be up to 25 percent of the authorized
inducement. The agreement shall expire on the earlier of the
date the approved company has received inducements equal
to the approved costs of its project, or 10 years from the
activation date. For more information, contact the Cabinet
for Economic Development, Old Capitol Annex, 300 West
Broadway, Frankfort, Kentucky 40601.
KRS 141.430 was amended to provide that for tax years
beginning on or after June 4, 2010, the base tax year is reduced
by fifty percent (50%). The base tax year is the combined
income tax and LLET for the first taxable year after December 31, 2005, that ends immediately prior to the activation date. If
the base year is for a taxable year beginning before January 1, 2007, the LLET will not apply.

Caution: An approved company under the Environmental Stewardship Act shall not be entitled to the recycling credit
provided under the provisions of KRS 141.390 for equipment
used in the production of an environmental stewardship project.

Line 15, Clean Coal Incentive Tax Credit—A nonrefundable,
nontransferable credit against taxes imposed by KRS 136.120,
KRS 141.020, KRS 141.005, or KRS 141.0401 shall be allowed
for a clean coal facility. As provided by KRS 141.428, a clean
coal facility means an electric generation facility beginning
commercial operation on or after January 1, 2005, at a cost
greater than $150 million that is located in the Commonwealth
of Kentucky and is certified by the Environmental and Pub-
lic Protection Cabinet as reducing emissions of pollutants
released during generation of electricity through the use of
clean coal equipment and technologies. The amount of the
credit shall be two dollars ($2) per ton of eligible coal pur-
chased that is used to generate electric power at a certified
clean coal facility, except that no credit shall be allowed if the
eligible coal has been used to generate a credit under KRS
141.0405 for the taxpayer, parent or a subsidiary.

Line 16, Ethanol Tax Credit—An ethanol producer shall be
eligible for a nonrefundable tax credit against the taxes
imposed by KRS 141.020 or 141.040 and 141.0401 in an amount
certified by the department. The credit rate shall be one dollar
($1) per ethanol gallon produced, unless the total amount
of approved credit for all ethanol producers exceeds the annual
ethanol tax credit cap. If the total amount of approved credit
for all ethanol producers exceeds the annual ethanol tax credit
cap, the department shall determine the amount of credit
each ethanol producer receives by multiplying the annual
ethanol tax credit cap by a fraction, the numerator of which is the amount of approved credit for the ethanol producer and the denominator of which is the total approved credit for all ethanol producers. The credit allowed shall be applied both to the income tax imposed under KRS 141.020 or 141.040 and to the limited liability entity tax imposed under KRS 141.0401, with the ordering of credits as provided in KRS 141.0205. Any remaining ethanol credit shall be disallowed and shall not be carried forward to the next year. “Ethanol producer” is defined as an entity that uses corn, soybeans, or wheat to manufacture ethanol at a location in this Commonwealth.

**Line 17, Cellulosic Ethanol Tax Credit**—A cellulosic ethanol producer shall be eligible for a nonrefundable tax credit against the taxes imposed by KRS 141.020 or 141.040 and 141.0401 in an amount certified by the department. The credit rate shall be one dollar ($1) per cellulosic ethanol gallon produced, unless the total amount of approved credit for all cellulosic ethanol producers exceeds the annual cellulosic ethanol tax credit cap. If the total amount of approved credit for all cellulosic ethanol producers exceeds the annual cellulosic ethanol tax credit cap, the department shall determine the amount of credit each cellulosic ethanol producer receives by multiplying the annual cellulosic ethanol tax credit cap by a fraction, the numerator of which is the amount of approved credit for the cellulosic ethanol producer and the denominator of which is the total approved credit for all cellulosic ethanol producers. The credit allowed shall be applied both to the income tax imposed under KRS 141.020 or 141.040 and to the limited liability entity tax imposed under KRS 141.0401, with the ordering of credits as provided in KRS 141.0205. Any remaining cellulosic ethanol credit shall be disallowed and shall not be carried forward to the next year. “Cellulosic ethanol producer” is defined as an entity that uses cellulosic biomass materials to manufacture cellulosic ethanol at a location in this Commonwealth.

**Line 18, Energy Efficiency Products Tax Credits**—Enter any unused credit from 2015.

**Line 19, Railroad Maintenance and Improvement Credit**—The railroad maintenance and improvement credit provided by KRS 141.385 is a nonrefundable credit that can be applied against the taxes imposed by KRS 141.020, KRS 141.040 and KRS 141.0401. The tax credit shall be used in the tax year of the qualified expenditures which generated the tax credit and cannot be carried forward to a return for any other period.

An eligible taxpayer means the owner of a Class II or Class III railroad located in Kentucky, the transporter of property using the rail facilities of a Class II or III railroad in Kentucky, or any person that furnishes railroad-related property or services to a Class II or Class III railroad located in Kentucky. A copy of Schedule RR-I must be attached to your return.

**Line 20, Endow Kentucky Credit**—Effective for taxable years beginning on or after January 1, 2011, the Endow Kentucky Tax Credit was created to encourage donations to community foundations across the Commonwealth. KRS 141.438 was created to allow a nonrefundable income tax and limited liability entity tax credit of 20 percent of the value of the endowment gift, not to exceed $10,000.

A taxpayer shall attach a copy of the approved Schedule ENDOW to the tax return each year to claim the tax credit against the taxes imposed by KRS 141.020 or 141.040 and 141.0401.

A partner, member or shareholder of a pass-through entity shall attach a copy of Schedule K–1, Form 720S; Schedule K–1, Form 765; or Schedule K–1, Form 765–GP to the partner’s, member’s or shareholder’s tax return each year to claim the tax credit.

Unused credit may be carried forward for use in a subsequent taxable year, for a period not to exceed five years.

**Line 21, New Markets Development Tax Credit**—A taxpayer that makes a qualified equity investment in a qualified community development entity may be eligible for a credit that may be taken against the corporation income tax, individual income tax, insurance premiums taxes and limited liability entity tax. The qualified community development entity must first submit an application to the Department of Revenue for approval. The person or entity actually making the loan or making the equity investment will be able to claim a credit, subject to a $10 million credit cap each fiscal year, by completing Form 8874(K)-A.

**Line 22, Food Donation Credit**—For taxable years beginning on or after January 1, 2014, but before January 1, 2018, a qualified taxpayer shall be allowed a nonrefundable credit against the tax imposed by KRS 141.020, or 141.040 and 141.0401, with the ordering of credits as provided in KRS 141.0205, in an amount equal to ten percent (10%) of the value of donated edible agriculture products to a nonprofit organization operating a food program in Kentucky that is exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code.

A qualified taxpayer means a person responsible for and deriving income from: (i) growing fruits, vegetables, or other edible agriculture products; or (ii) raising beef, poultry, pork, fish, or other edible agriculture products. Edible agriculture products means fruits, vegetables, beef, poultry, pork, fish, or any other edible product raised or grown in Kentucky that is intended for and fit for human consumption. For more information, see KRS 141.392.

Attach a copy of the Schedule(s) FD. If this credit cannot be taken in full in the year of the donation you may carry the credit forward four (4) years.

**Line 23, Distilled Spirits Credit**—Nonrefundable and nontransferable distilled spirits ad valorem tax credit may be claimed by income taxpayers who pay Kentucky property tax on distilled spirits. If the taxpayer is a pass-through entity, such as a partnership or limited liability company classified as a partnership for Kentucky income tax purposes, the taxpayer may apply the credit against the LLET and pass the credit through to its members, partners, or shareholders in the same proportion as the distributive share of income or loss is passed through. For tax year 2016, the distilled spirits credit is equal to forty percent (40%) of the tax assessed under KRS 132.160 and paid under KRS 132.180 on a timely basis on or after January 1, 2016. For more information, see KRS 141.389.

**Line 24, Angel Investor Credit**—Effective for taxable years beginning on or after January 1, 2015, a nonrefundable personal income tax credit is available under the Kentucky angel investment credit program to individuals who invest a minimum of $10,000 in certain Kentucky small businesses with high-growth potential that are engaged in knowledge-based activities, such as bioscience, environmental and energy technology, health and human development, information technology and communications, and materials science and advanced manufacturing, that will further the establishment or expansion of small businesses, create additional jobs, and foster the development of new products and technologies.

The maximum amount of credit that may be claimed by a taxpayer in any taxable year shall not exceed fifty percent (50%) of the total amount of credit awarded or transferred to the taxpayer.

Any amount of credit that a taxpayer is unable to utilize during a taxable year may be carried forward for use in a succeeding taxable year for a period not to exceed fifteen (15) years. Any
amount of credit not used within fifteen (15) years shall be lost. No amount of credit may be carried back by any taxpayer. For more information, see KRS 141.396.

SECTION B—PERSONAL TAX CREDITS

Line 1(a), Yourself — You are always allowed to claim a tax credit for yourself (even if your parent(s) can claim a credit for you on their return). On Line 1(a), there are eleven boxes under four separate headings. Always check the box under “Check Regular” to claim a tax credit for yourself. If 65 or older, also check the next four boxes on the line. If legally blind, also check the next four boxes on the line.

If you’re a member of the Kentucky National Guard on December 31, 2016, also check the last two boxes on Line 1(a). Kentucky law specifically restricts this credit to Kentucky National Guard members; military reserve members are not eligible.

Line 1(b), Your Spouse — Do not fill in Line 1(b) if (1) you are single; (2) you are married and you and your spouse are filing two separate returns; or (3) your spouse received more than half of his or her support from another taxpayer.

Fill in Line 1(b) if you are married and (1) you and your spouse are filing a joint return, or (2) if your spouse had no income or is not required to file a return. If you meet these criteria, check the first box on Line 1(b) for your spouse. If your spouse is 65 or older, also check the next four boxes. If your spouse was legally blind at the end of the taxable year, also check the next four boxes on the line. If your spouse was a member of the Kentucky National Guard on December 31, 2016, also check the last two boxes on the line.

Dependents — You are allowed to claim a tax credit for each person defined as a dependent in the Internal Revenue Code. Generally, dependents who qualify for federal purposes also qualify for Kentucky.

Line 2, Dependents Who Live With You

Use to claim tax credits for your dependent children, including stepchildren and legally adopted children, who lived with you during the taxable year. If the dependent meets the requirements for a qualifying child under the provisions of IRC 152(c), check the box; this child qualifies to be counted to determine the family size.

Dependents Who Did Not Live With You

Also use Line 2 to claim tax credits for your dependent children who did not live with you and to claim tax credits for other persons who qualify as dependents. These dependents do not qualify to be counted to determine the family size.

Children of Divorced or Separated Parents — Attach a copy of federal Form 8332 filed with your federal return. Children may only be counted for family size by the custodial parent.

Tax Credits for Individuals Supported by More Than One Taxpayer — Attach a copy of federal Form 2120 filed with your federal return.

SECTION C—FAMILY SIZE TAX CREDIT

Children may only be claimed for family size by the custodial parent. Even if you have signed federal Form 8332 and may not claim the child as a dependent, you may count children who otherwise meet the requirements for the Family Size Tax Credit.

You must include in Section C the names and Social Security numbers of the qualifying children that are not claimed as dependents in Section B in order to count them in your total family size.

SIGN RETURN — Be sure to sign on page 3 after completion of pages 1, 2, 3 and 4 of your return. Each return must be signed by the taxpayer. Joint returns must be signed by both taxpayer and spouse. Returns that are not signed may be returned to you for signature.

Enter Driver’s License/State Issued ID number.

Please enter a telephone number where you can be reached during regular working hours. You may be contacted for additional information needed to complete processing of your tax return.

INSTRUCTIONS FOR SCHEDULE A

FORM 740-NP

You may itemize your deductions for Kentucky even if you do not itemize for federal purposes. Amounts entered on Schedule A should be total deductions for the taxable period. These amounts are prorated on Form 740-NP, page 1. If you do not itemize, you may elect to take a standard deduction of $2,460 and it does not have to be prorated.

Special Rules for Married Couples — If one spouse itemizes deductions, the other must itemize. Married couples filing a joint federal return and who wish to file separate returns for Kentucky may: (a) file separate Schedules A showing the specific deductions claimed by each; (b) file a joint Schedule A, divide the total deductions between them based on the percentage of each spouse’s income to total income, and attach a copy to each return; or (c) each spouse may claim the standard deduction of $2,460.

Limitations on Itemized Deductions for High-Income Taxpayers — If your adjusted gross income from Form 740-NP, Line 8, exceeds $184,850 ($92,425 if married filing separate returns), your itemized deductions are reduced by the lesser of:

(a) 3 percent of the amount by which your adjusted gross income exceeds $184,850 ($92,425 if married filing separate returns), or

(b) 80 percent of your total itemized deductions except medical and dental expenses, casualty and theft losses, gambling losses and investment interest.

Complete the itemized deductions limitation schedule on the reverse of Schedule A (Form 740-NP).
MEDICAL AND DENTAL EXPENSES

Federal rules apply. You may deduct only your medical and dental expenses that exceed 10 percent of Form 740-NP, Line 8, but if you or your spouse was born before January 2, 1952, then you may only deduct your medical and dental expenses that exceed 7.5 percent of 740-NP, Line 8. Do not include any expenses deducted on Form 740-NP, page 4, Section D, Column B, Line 31 or Line 32. Married taxpayers filing separate Forms 740-NP who choose to file one Schedule A and prorate the total must combine the Line 8 amounts from both returns.

TAXES

You may not deduct new motor vehicle taxes, sales tax, state or federal income taxes paid or withheld, otherwise federal rules apply.

INTEREST

You may deduct interest that you have paid during the taxable year on a home mortgage. You may not deduct interest paid on credit or charge card accounts, a life insurance loan, an automobile or other consumer loan, delinquent taxes or on a personal note held by a bank or individual.

Interest paid on business debts should be deducted as a business expense on the appropriate business income schedule.

You may not deduct interest on an indebtedness of another person when you are not legally liable for payment of the interest. Nor may you deduct interest paid on a gambling debt or any other nonenforceable obligation. Interest paid on money borrowed to buy tax-exempt securities or single premium life insurance is not deductible.

Line 10—List the interest and points (including “seller-paid points”) paid on your home mortgage to financial institutions and reported to you on federal Form 1098.

Line 11—List other interest paid on your home mortgage and not reported to you on federal Form 1098. Show name and address.

Line 12—List points (including “seller-paid points”) not reported to you on federal Form 1098. Points (including loan origination fees) charged only for the use of money and paid with funds other than those obtained from the lender are deductible over the life of the mortgage. However, points may be deducted in the year paid if all three of the following apply: (1) the loan was used to buy, build or improve your main home, and was secured by that home, (2) the points did not exceed the points usually charged in the area where the loan was made, and were figured as a percentage of the loan amount, and (3) if the loan was used to buy or build the home, you must have provided funds (see below) at least equal to the points charged. If the loan was used to improve the home, you must have paid the points with funds other than those obtained from the lender.

Funds provided by you include down payments, escrow deposits, earnest money applied at closing, and other amounts actually paid at closing. They do not include amounts you borrowed as part of the overall transaction.

Seller-Paid Points—If you are the buyer, you may be able to deduct points the seller paid in 2016. You can do this if the loan was used to buy your main home and the points meet item 2 above. You must reduce your basis in the home by those points, even if you do not deduct them.
Line 14. Interest on Investment Property — Investment interest is interest paid on money you borrowed that is allocable to property held for investment. It does not include any interest allocable to a passive activity.

Attach federal Form 4952, Investment Interest Expense Deduction.

Exception. You do not have to file federal Form 4952 if all three of the following apply:

(a) your investment interest is not more than your investment income from interest and ordinary dividends,
(b) you have no other deductible investment expenses, and
(c) you have no disallowed investment interest expense from 2015.

For more details, see federal Publication 550, Investment Income and Expenses.

CONTRIBUTIONS

You may deduct what you actually gave to organizations that are religious, charitable, educational, scientific or literary in purpose. You may also deduct what you gave to organizations that work to prevent cruelty to children or animals. In general, contributions deductible for federal income tax purposes are also deductible for Kentucky.

You are required to maintain receipts, cancelled checks or other reliable written documentation showing the name of the organization and the date and amount given to support claimed deductions for charitable contributions.

Separate contributions of $250 or more require written substantiation from the donee organization in addition to your proof of payment. It is your responsibility to secure substantiation. A letter or other documentation from the qualifying charitable organization that acknowledges receipt of the contribution and shows the date and amount constitutes a receipt. This substantiation should be kept in your files. Do not send it with your return.

In addition, enter on Line 17 the value of a leasehold interest property contributed to a charitable organization to provide temporary housing for the homeless. Attach Schedule HH.

CASUALTY AND THEFT LOSSES

Use Line 20 to report casualty or theft losses of property that is not trade, business, rent or royalty property. Attach federal Form 4684, Casualties and Thefts, or a similar statement to figure your loss. Enter on Line 20 the amount of loss from federal Form 4684.

Losses You MAY Deduct

You may be able to deduct all or part of each loss caused by theft, vandalism, fire, storm, and car, boat and other accidents or similar causes. You may also be able to deduct money you had in a financial institution but lost because of the insolvency or bankruptcy of the institution.

You may deduct nonbusiness casualty or theft losses only to the extent that:

(a) the amount of each separate casualty or theft loss is more than $100, and
(b) the total amount of all losses during the year is more than 10 percent of Form 740-NP, page 1, Line 8.

Note: Married taxpayers filing separate Forms 740-NP who choose to file one Schedule A and prorate the total must combine the Line 8 amounts from both returns.

Special rules apply if you had both gains and losses from non-business casualties or thefts. See federal Form 4684 for details.

Losses You MAY NOT Deduct

Money or property misplaced or lost.

Breakage of china, glassware, furniture and similar items under normal conditions.

Progressive damage to property (buildings, clothes, trees, etc.) caused by termites, moths, other insects or disease.
Deduct the costs of proving you had a property loss as a miscellaneous deduction on Line 26. (Examples of these costs are appraisal fees and photographs used to establish the amount of your loss.)

For more details, see federal Publication 547, Nonbusiness Disasters, Casualties, and Thefts. It also gives information about federal disaster area losses.

**MISCELLANEOUS DEDUCTIONS**

Most miscellaneous deductions cannot be deducted in full. You must subtract 2 percent of your adjusted gross income from the total. Compute the 2 percent limit on Line 29.

**Note:** Married taxpayers filing separate Forms 740-NP who choose to file one Schedule A and prorate the total must combine the Line 8 amounts from both returns.

Generally, the 2 percent limit applies to job expenses you paid for which you were not reimbursed (Line 24). The limit also applies to certain expenses you paid to produce or collect taxable income (Line 26). See the instructions for Lines 24, 25 and 26 for examples of expenses to claim on these lines.

The 2 percent limit does not apply to certain other miscellaneous expenses that you may deduct. These expenses can be deducted in full on Line 31. The Line 31 instructions describe these expenses. Included are deductible gambling losses (to the extent of winnings) and certain job expenses of disabled employees. See federal Publication 529, Miscellaneous Deductions, for more information.

**Expenses Subject to the 2 Percent Limit**

**Important:** The increase in first-year luxury automobile depreciation caps, the 30 percent and the 50 percent special depreciation allowance, the additional New York Liberty Zone Section 179 deduction for property placed in service after September 10, 2001, and the increased Section 179 deduction limits and thresholds for property placed in service after December 31, 2002, are not allowable for Kentucky tax purposes. For passenger automobiles purchased after September 10, 2001, you must compute Kentucky depreciation in accordance with the IRC in effect on December 31, 2001.

Create a Kentucky Form 2106 by entering Kentucky at the top center of a federal Form 2106, Employee Business Expenses. Complete Section D—Depreciation of Vehicles in accordance with the IRC in effect on December 31, 2001. Attach a copy of the federal Form 2106 filed for federal income tax purposes if no adjustments are required.

**Line 24—Use this line to report job-related expenses you paid for which you were not reimbursed. In some cases you MUST first fill out Form 2106, Employee Business Expenses, or Form 2106-EZ, Unreimbursed Employee Business Expenses. Fill out Form 2106-EZ if you claim any unreimbursed travel, transportation, meal or entertainment expenses for your job. Fill out Form 2106 if your employer paid you for any of your job-related expenses reportable on Line 24.**

Enter the amount of unreimbursed employee business expenses from Form 2106 or 2106-EZ on Line 24 of Schedule A.

If you do not have to fill out Form 2106 or 2106-EZ, list the type and amount of your expenses in the space provided. If you need more space, attach a statement showing the type and amount of the expense. Enter one total on Line 24.

**Line 25—Use this line to report tax return preparation fees paid during the taxable year including fees paid for filing your return electronically.**

**Line 26—Use this line for amounts you paid to produce or collect taxable income and manage or protect property held for earning income. List the type and amount of each expense in the space provided. If you need more space, attach a statement showing the type and amount of each expense. Enter one total on Line 26.**

**LINE 31—OTHER MISCELLANEOUS DEDUCTIONS**

Use this line to report miscellaneous deductions that are NOT subject to the 2 percent adjusted gross income limit. Only the expenses listed below can be deducted on Line 31.

**Expenses NOT Subject to the 2 Percent Limit**

Gambling losses to the extent of Kentucky gambling winnings. Gambling winnings must be included on Form 740-NP, Section D, Line 15. **(Note:** Gambling losses must be verified by supplemental records. These include a diary and unredeemed tickets, payment slips and winning statements.)

Federal estate tax on income in respect of a decedent.

Amortizable bond premium on bonds acquired before October 23, 1986.

Deduction for repayment of amounts under a claim of right if more than $3,000. See federal Publication 525.

Unrecovered investment in a pension.

Impairment-related work expenses of a disabled person.

Casualty and theft losses of income-producing property.

List the type and amount of each expense. Enter one total on Line 31. For more information on these expenses, see federal Publication 529.

**LINE 32—TOTAL ITEMIZED DEDUCTIONS**

If the amount on Form 740-NP, Line 9, exceeds $184,850 ($92,425 if married filing separate returns), skip Lines 33 through 36 and complete the limitation schedule.

**Dividing Deductions Between Spouses—** Married taxpayers combining itemized deductions must divide the itemized deductions if filing separate Kentucky returns or if one spouse is not filing a Kentucky return. Complete Lines 33 through 36, Schedule A.
Purpose of Form—Use this form to determine if you owe an underpayment of estimated tax penalty for failing to prepay 70% of your tax liability and/or interest for failing to make four equal estimated tax installments timely. You may be subject to one or both even if you are due a refund when you file your tax return.

Underpayment of Estimated Tax Penalty—You may be charged an underpayment of estimated tax penalty if you did not prepay 70% of your tax liability and you did not meet one of the exceptions listed in Part I.

Estimated Tax Interest—You may also be charged interest if you failed to make four equal installments timely pursuant to KRS 141.305. These payments are due by April 15, June 15, September 15 of the taxable year, and on January 15 of the succeeding taxable year. Failure to make these payments timely may result in interest due pursuant to KRS 141.985. The interest is computed separately for each due date.

Part I—Exceptions and Exclusions—The underpayment of estimated tax penalty may not apply if one of the exceptions listed in Part I is met. If you meet one or more of the exceptions, check the appropriate box(es), complete the lines associated with the exception and check the “Form 2210-K attached” box on Form 740, line 38a (Form 740-NP, line 38a). If none of the exceptions apply, go to Part II.

Part II—Figuring the Underpayment and Penalty—Only complete this section if the additional tax due exceeds $500 and you do not meet one of the exceptions listed in Part I. Do not include amounts that were prepaid with extension or payments made after the due date of the fourth declaration installment. To avoid this penalty in the future, obtain and file Form 740-ES.

Part III—Required Annual Payment and Interest Calculation—This section is used to calculate your required annual payment. The required annual payment is used to calculate the amount of payment that you should have made each quarter. If you do not pay the required amount in each quarter, you will be subject to interest until that payment is made. You may not be required to pay estimated tax payments if you meet one of the following exceptions:

• Taxpayer died during the taxable year
• Declaration was not required until after September 1, 2016, and the taxpayer files a return and pays the full amount of the tax computed on the return on or before February 1, 2017.
• Two-thirds (2/3) or more of the gross income was from farming; this return is being filed on or before March 1, 2017; and the total tax due is being paid in full.
• Prepaid your last years tax liability with timely payments.

Lines 1–7—Calculates your required annual payment which is the lesser of your current years income tax liability or your previous years tax liability. If you have paid withholding that exceeds the lesser of the two, you do not owe interest and you do not need to complete the rest of the form.

Line 8—Multiply line 7, page 2, by 25 percent (.25) and enter amount in columns A through D. However, if your source(s) of income changed unexpectedly throughout the year or your income was received later in the year, the required number of installments may be fewer.

A taxpayer who is not required to pay estimated tax in four equal installments at the beginning of the year may be required to make installment payments during the remainder of the year. Refer to the payment due dates at the top of columns A – D to determine how many installments you are required to make based on when your income changed or was received.

If you are required to make 3 installments, multiply line 7 by 34 percent (.34) and enter in column B then multiply line 7 by 33 percent (.33) and enter in columns C and D.

If you are required to make 2 installments, multiply line 7 by 50 percent (.50) and enter in columns C and D.

If you are required to only make 1 installment, multiply line 7 by 100 percent (1.00) and enter in column D.

Line 9—Enter the sum of estimated tax payments made and Kentucky withholding for each quarter. If you have Kentucky income tax withheld, multiply the total by 25 percent (.25) and enter in columns A through D. If you had a credit forward from a prior year return, enter the total amount in Column A only.

Note: Complete lines 10 through 17 for Column A before going to Column B, etc.

Line 10—Enter amount from line 17 of the previous column. This amount should be the overpayment if any from the previous column.

Line 12—Enter amount from line 16 of the previous column. This amount should be the underpayment amount from the previous column that will be carried over to each column until the payment is made.

Line 16—This is the underpayment amount for that column and any underpayment from the previous column. The underpayment will continue to carry over to the next column until the payment is made or the due date, whichever is earlier.

Figuring the Interest—Interest will be calculated on each underpayment in each column from the payment due date written above line 8 to the date on line 18 or the date the payment was made, whichever is earlier. The underpayments will carry over to the next column and be added to that column's underpayment to calculate interest on that balance.

Line 18—Use this date to calculate the number of days that the current interest amount will be based upon, unless the underpayment was paid prior to this date.

Line 19—This is the number of days from the payment due date shown above line 8 to the date the amount on line 16 was paid or the date shown on line 18 for the column in which you are calculating interest.

For example, if your underpayment on line 16 for column A is $1,000, you would calculate the interest from 4–15–16 to 6–15–16 and enter 61 days on line 19. If this $1,000 remains unpaid, it will be added to any underpayment in column B and you would calculate interest from 6–15–16 until 9–15–16 which would be 92 days for that period, etc.

Line 20—The annual interest rate is established by the Department of Revenue for each calendar year. The interest rate for calendar years 2016 is 6 percent and 2017 is 5 percent. The interest calculation for the required third installment payment may be calculated using two different interest rates.
Instructions for Form 8863-K

Purpose of Form—Use Form 8863-K to calculate and claim your 2016 education tuition tax credits. The education credits are: the American Opportunity Credit and the Lifetime Learning Credit. These credits are based on qualified undergraduate education expenses paid to an eligible postsecondary educational institution located in Kentucky. If you elected to claim the education credit for federal purposes rather than the tuition and fees deduction, you must make that same election for Kentucky purposes.

Part I, Qualifications—All questions in Part I must be answered “Yes” to be eligible to claim the Kentucky education tuition tax credit.

Qualified Education Expenses—See the federal instructions to determine the qualified expenses for the American Opportunity Credit and the Lifetime Learning Credit. The allowable expenses may be different for each credit.

Eligible Educational Institution located in Kentucky—An eligible educational institution is generally any accredited public, nonprofit, or private college, university, vocational school, or other postsecondary institution. The institution must be eligible to participate in a student aid program administered by the Department of Education. The institution attended must be physically located in Kentucky to qualify.

Part II, American Opportunity Credit—You must enter the student’s name and Social Security number, the name and address of the Kentucky institution, and the qualified expenses. Use the federal instructions to determine if each student meets the qualifications. For Kentucky, the credit is limited to 25% of the allowable federal credit with a maximum amount allowed of $625 for each qualifying student.

Part III, Lifetime Learning Credit—You must enter the student’s name and Social Security number, the name and address of the Kentucky institution, and the qualified expenses. Use the federal instructions to determine if each student meets the qualifications. For Kentucky, the credit is limited to 25% of the allowable federal credit with a maximum allowed of $500 per return.

Part IV, Allowable Education Credits—

Line 12—Multiply Line 11 by 25% (.25). This is your tentative Kentucky allowable credit.

Line 13—Enter the tentative tax from Form 740 or Form 740-NP, page 1, Line 22.

Line 14—Enter the amount from page 2, Part V, Line 34. This is the allowable credit carryforward from prior year(s). If there is no carryforward, enter zero.

Line 15—Subtract Line 14 from Line 13.

Line 16—Enter the smaller of Line 15 or Line 12.

Line 17—Add Lines 14 and 16. Enter here and on Form 740 or Form 740-NP, Line 23. This is your allowable 2016 education credit.

Line 18—If Line 15 is smaller than Line 12, subtract Line 15 from Line 12. This is the amount of unused credit carryforward from 2016 to 2017. Maintain records for following years.

Part V, Credit Carryforward from Prior Years—The Kentucky education tuition tax credit can be carried forward for up to 5 years if unused during the preceding tax year(s). You must have completed Form 8863-K for any prior year(s) in which you are claiming a credit carryforward.
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