This booklet contains:

☐ Tax Credit Forms
☐ Fiduciary Tax Forms
☐ Withholding Tax Forms

**CAUTION**

The federal amounts that you use on your Arizona return may not be the same as the federal amounts from your federal tax return.

Each year the Arizona State Legislature considers if they will adopt changes made to the federal tax law during the prior year. These forms assume the Legislature will adopt all federal law changes made after January 1, 2013.

If you use the amounts from your 2013 federal tax return to complete your Arizona return and the Legislature does not adopt the 2013 federal changes, you may have to amend your return at a later date for any difference between Arizona and federal law. For more details, visit [www.azdor.gov](http://www.azdor.gov) and click on the link for 2013 conformity.
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- Brochures
- Tax Rulings and Procedures
- Other General Tax Information

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Individual and Corporate Income Tax:
Phoenix........................................... (602) 255-3381
Toll-free from area codes 520 and 928........... (800) 352-4090

Withholding Tax:
Phoenix........................................... (602) 255-2060
Toll-free from area codes 520 and 928........... (800) 843-7196

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You may get forms and information at any of our offices.

We have offices at the following locations:

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1600 West Monroe

Gilbert
275 East Germann Road
Building 2, Suite 180

Tucson
400 West Congress

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- Does the Math
- Selects Forms and Schedules
- Makes Complex Returns Simple
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- E-Files the IRS and AZ Returns at the same time
- Gives Proof of E-Filing

www.azdor.gov
For details & eligibility

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# Individual Tax Forms

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ARIZONA FORM 300  
Nonrefundable Corporate Tax Credits and Recapture 2013

For the calendar year 2013 or fiscal year beginning (**M, M, D, D, 2, 0, 1, 3**) and ending (**M, M, D, D, 2, 0, Y, Y**).

Attach to the taxpayer’s return.

<table>
<thead>
<tr>
<th>Name as shown on Form 99T, 120, 120A, 120S, or 120X</th>
<th>Employer identification number</th>
</tr>
</thead>
</table>

**Part I Nonrefundable Tax Credits**

Enter total available nonrefundable tax credits.

1. Enterprise Zone Credit from Form 304 ................................................................. 1 00  
2. Environmental Technology Facility Credit from Form 305 .................................... 2 00  
3. Military Reuse Zone Credit from Form 306 ......................................................... 3 00  
4. Credit for Increased Research Activities from Form 308 ....................................... 4 00  
5. Pollution Control Credit from Form 315 ............................................................... 5 00  
6. Credit for Taxes Paid for Coal Consumed in Generating Electrical Power from Form 318 .. 6 00  
7. Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets from Form 319 ................................................................. 7 00  
8. Credit for Employment of TANF Recipients from Form 320 ..................................... 8 00  
9. Agricultural Pollution Control Equipment Credit from Form 325 ............................. 9 00  
10. Credit for Donation of School Site from Form 331 .............................................. 10 00  
11. Credits for Healthy Forest Enterprises from Form 332 ........................................ 11 00  
12. Credit for Employing National Guard Members from Form 333 ............................ 12 00  
13. Motion Picture Credits from Form 334 .................................................................. 13 00  
14. Credit for Corporate Contributions to School Tuition Organizations from Form 335 ... 14 00  
15. Credit for Solar Energy Devices – Commercial and Industrial Applications from Form 336. 15 00  
16. Credit for Water Conservation System Plumbing Stub Outs from Form 337 ............... 16 00  
17. Credit for Corporate Contributions to School Tuition Organizations for Displaced Students or Students With Disabilities from Form 341 ................................................................. 17 00  
18. Renewable Energy Production Tax Credit from Form 343 ....................................... 18 00  
19. Solar Liquid Fuel Credit from Form 344 ................................................................. 19 00  
20. Credit for New Employment from Form 345 ......................................................... 20 00  
21. Additional Credit for Increased Research Activities for Basic Research Payments from Form 346 ........................................................................................................ 21 00  
22. Credit for Qualified Health Insurance Plans from Form 347 .................................... 22 00  
23. **Total available nonrefundable tax credits.** Add lines 1 through 22 ......................... 23 00  

Continued on page 2 ➔
Part II  Application of Nonrefundable Tax Credits

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<tr>
<td>24</td>
<td>Tax from Form 99T, line 6; or Form 120, line 16; or Form 120A, line 8; or Form 120S, line 12; or Form 120X, line 16(c)</td>
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<tr>
<td>25</td>
<td>Tax from recapture of environmental technology facility credit from Form 305, Part V, line 23</td>
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<tr>
<td>26</td>
<td>Tax from recapture of credits for healthy forest enterprises from Form 332. See instructions</td>
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<td>27</td>
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<td>28</td>
<td>Tax from recapture of credit for qualified facilities from Form 349, Part V, line 17</td>
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<td>29</td>
<td>Recapture total – add lines 25 through 28. Enter total here and on Form 99T, line 7; or Form 120, line 17; or Form 120A, line 9; or Form 120S, line 13; or Form 120X, line 17(c).</td>
</tr>
<tr>
<td>30</td>
<td>Subtotal of tax – add lines 24 and 29</td>
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Nonrefundable Tax Credits Claimed

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<td>47</td>
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<td>Renewable Energy Production Tax Credit</td>
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<td>Solar Liquid Fuel Credit</td>
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<td>50</td>
<td>Credit for New Employment</td>
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<td>51</td>
<td>Additional Credit for Increased Research Activities for Basic Research Payments</td>
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<tr>
<td>52</td>
<td>Credit for Qualified Health Insurance Plans</td>
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53 Total nonrefundable tax credits claimed. Add lines 31 through 52. Total cannot be more than line 30. Enter total here and on Form 99T, line 9; or Form 120, line 19; or Form 120A, line 11; or Form 120S, line 15; or Form 120X, line 19(c) | 53 | 00 |
General Instructions

Form 300 may only be used by corporate taxpayers or exempt organizations with unrelated business taxable income (UBTI). Individual taxpayers must use Arizona Form 301 to claim tax credits.

Corporate taxpayers and exempt organizations with UBTI use this form to summarize their total available nonrefundable tax credits, to determine the application of the available nonrefundable tax credits, and to calculate their tax liability related to recapture of tax credits.

The credits are available to an exempt organization that is subject to corporate income tax on UBTI. The credit must result from the activities that generate UBTI.

Specific Instructions

Enter the taxpayer name and employer identification number as shown on Arizona Form 99T, 120, 120A, 120S, or 120X. Indicate the period covered by the taxable year.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, or an S corporation is the employer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

Part I - Nonrefundable Tax Credits

Complete Part I to determine the total amount of available nonrefundable tax credits. The available tax credit amount for a particular credit is the total of the current taxable year's credit and any unused credit carryovers from prior taxable years. On lines 1 through 22, enter the available tax credit amount for each of the credits listed.

Line 1 - Enterprise Zone Credit
Enter the amount from Form 304, Part VII, line 24.

Line 2 - Environmental Technology Facility Credit
Enter the amount from Form 305, Part VII, line 42.

Line 3 - Military Reuse Zone Credit
Enter the amount from Form 306, Part IX, line 44.

Line 4 - Credit for Increased Research Activities
Enter the amount from Form 308, Part VI, line 42c; or from Form 308, Part XI, line 69.

Line 5 - Pollution Control Credit
Enter the amount from Form 315, Part V, line 32.

Line 6 - Credit for Taxes Paid for Coal Consumed in Generating Electrical Power
Enter the amount from Form 318, Part IV, line 14.

Line 7 - Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets
Enter the amount from Form 319, Part VII, line 32.

Line 8 - Credit for Employment of TANF Recipients
Enter the amount from Form 320, Part VIII, line 31.

Line 9 - Agricultural Pollution Control Equipment Credit
Enter the amount from Form 325, Part V, line 32.

Line 10 - Credit for Donation of School Site
Enter the amount from Form 331, Part V, line 25.

Line 11 - Credits for Healthy Forest Enterprises
Enter the amount from Form 332, Part XV, line 76.

Line 12 - Credit for Employing National Guard Members
Enter the amount from Form 333, Part VI, line 22.

Line 13 - Motion Picture Credits
Enter the amount from Form 334, Part V, line 20, column (d).

Line 14 - Credit for Corporate Contributions to School Tuition Organizations
Enter the amount from Form 335, Part IV, line 23.

Line 15 - Credit for Solar Energy Devices - Commercial and Industrial Applications
Enter the amount from Form 336, Part IX, line 46.

Line 16 - Credit for Water Conservation System Plumbing Stub Outs
Enter the amount from Form 337, line 5, column (d).

Line 17 - Credit for Corporate Contributions to School Tuition Organizations for Displaced Students or Students With Disabilities
Enter the amount from Form 341, Part IV, line 23.

Line 18 - Renewable Energy Production Tax Credit
Enter the amount from Form 343, Part V, line 26.

Line 19 - Solar Liquid Fuel Credit
Enter the amount from Form 344, Part IV, line 22.

Line 20 - Credit for New Employment
Enter the amount from Form 345, Part VIII, line 42.

Line 21 - Additional Credit for Increased Research Activities for Basic Research Payments
Enter the amount from Form 346, Part VII, line 31.

Line 22 - Credit for Qualified Health Insurance Plans
Enter the amount from Form 347, Part VI, line 20.
Line 23 - Total Available Nonrefundable Tax Credits
Add lines 1 through 22. Enter the total. This is the total amount of all nonrefundable tax credits available for use by the taxpayer.

Part II - Application of Nonrefundable Tax Credits
Complete Part II to figure any recapture. Also complete Part II to determine which tax credits you will claim and the portion of the available tax credit amount from Part I that you will claim for a particular tax credit.

Note for a partner in a partnership: Partnerships with corporate partners or exempt organization partners with UBTI must notify those partners if a credit that the partnership passed through must be recaptured. The partnership should provide the amount of recapture to its partners. Each relevant credit form has a section devoted to this purpose. The partner must then include any of these recapture amounts in the amount of recapture it computes on Form 300.

Note for an exempt organization that is a shareholder in an S corporation: S corporations with exempt organization shareholders must notify those shareholders if a credit that the S corporation passed through must be recaptured. The S corporation should provide the amount of recapture to its shareholders. Each relevant credit form has a section devoted to this purpose. The exempt organization shareholder with UBTI must then include any of these recapture amounts in the amount of recapture it computes on Form 300.

Line 24 -
Enter the amount of tax as follows:

<table>
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<th>If you filed Form:</th>
<th>See page:</th>
<th>Line number:</th>
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<td>6</td>
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<tr>
<td>120</td>
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<td>120A</td>
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<td>120S</td>
<td>1</td>
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<tr>
<td>120X</td>
<td>1</td>
<td>16(c)</td>
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</tbody>
</table>

Line 25 -
Enter the amount of tax from recapture of the environmental technology facility credit on Form 305, Part V, line 23.

Line 26 -
Enter the total amount of tax from recapture of the credits for healthy forest enterprises from Form 332, Part XI, line 53 and from Form 332, Part XII, line 59; or use the worksheet below to calculate the amount to enter on Form 300, line 26.

**Healthy Forest Recapture Tax Worksheet**

1. Enter the tax from recapture of the employment credit from Form 332, Part XI, line 53.
2. Enter the tax from recapture of the training credit from Form 332, Part XII, line 59.
3. Add the amounts on line 1 and line 2. Enter the total here and on Form 300, line 26.

Line 27 -
Enter the amount of tax from recapture of the credit for renewable energy industry from Form 342, Part V, line 17.

Line 28 -
Enter the amount of tax from recapture of the credit for qualified facilities from Form 349, Part V, line 17.

Line 29 -
Add lines 25 through 28. Enter the total here and on your income tax form, as follows:

<table>
<thead>
<tr>
<th>If you filed Form:</th>
<th>See page:</th>
<th>Line number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>99T</td>
<td>1</td>
<td>7</td>
</tr>
<tr>
<td>120</td>
<td>1</td>
<td>17</td>
</tr>
<tr>
<td>120A</td>
<td>1</td>
<td>9</td>
</tr>
<tr>
<td>120S</td>
<td>1</td>
<td>13</td>
</tr>
<tr>
<td>120X</td>
<td>1</td>
<td>17(c)</td>
</tr>
</tbody>
</table>

Line 30 -
Add lines 24 and 29. Enter the total. This is the maximum amount to which the total amount of nonrefundable tax credits claimed by the taxpayer may be applied.

**Nonrefundable Tax Credits Claimed:** The total amount of nonrefundable tax credits claimed by the taxpayer cannot exceed the amount entered on line 30. In order for the taxpayer to determine which tax credit(s) to claim and the amount to claim for a particular tax credit, the taxpayer must consider any limitations on the allowable amount of a particular tax credit and whether the unused portion of a particular tax credit may be carried forward.

Line 31 - Enterprise Zone Credit
The unused portion of this tax credit may be carried forward for five succeeding taxable years, provided the business remains in the former enterprise zone. If the business relocates outside of the former enterprise zone, the carryover of the tax credit is lost. Enter the amount claimed.

Line 32 - Environmental Technology Facility Credit
The unused portion of this tax credit may be carried forward for fifteen succeeding taxable years. If the taxpayer is subject to the tax related to recapture of this tax credit for the facility, the carryover of the tax credit is reduced by the percentages listed in Form 305 instructions.

The portion of the available credit amount from Form 300, Part I, line 2 that may be claimed by the taxpayer is limited to 75 percent of the amount of tax entered on line 30. Enter the amount claimed.

Line 33 - Military Reuse Zone Credit
The unused portion of this tax credit may be carried forward for five succeeding taxable years if the business remains in the military reuse zone. If the business relocates outside of the military reuse zone, the carryover of the tax credit is lost. Enter the amount claimed.
Line 34 - Credit for Increased Research Activities
The unused portion of this tax credit may be carried forward for fifteen succeeding taxable years. Effective for taxable years beginning from and after December 31, 2000: The unused portion of the conversion credit carryover may be carried forward for fifteen succeeding taxable years from the taxable year in which the excess qualified research expenses were incurred. Enter the total amount claimed.

NOTE: If you qualify for and are claiming a 75% refund of your excess credit for the current year, enter the nonrefundable portion of the credit here (from Form 308, Part VI, line 42c). Enter the refundable portion of the credit (the amount from Form 308, Part VI, line 46) on Form 99T, line 12; or Form 120, line 22; or Form 120A, line 14; or Form 120S, line 18; or Form 120X, line 22. Carry forwards from previous years of the credit for increased research activities will carryover to the following year, provided the credit is within the fifteen year carry forward period.

Line 35 - Pollution Control Credit
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 36 - Credit for Taxes Paid for Coal Consumed in Generating Electrical Power
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 37 - Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 38 - Credit for Employment of TANF Recipients
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 39 - Agricultural Pollution Control Equipment Credit
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 40 - Credit for Donation of School Site
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 41 - Credits for Healthy Forest Enterprises
The unused portion of these tax credits may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 42 - Credit for Employing National Guard Members
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 43 - Motion Picture Credits
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 44 - Credit for Corporate Contributions to School Tuition Organizations
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 45 - Credit for Solar Energy Devices - Commercial and Industrial Applications
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 46 - Credit for Water Conservation System Plumbing Stub Outs
This credit has expired and is in the carry forward period. The unused portion of this tax credit may be carried forward for up to three more succeeding taxable years. Enter the amount claimed.

Line 47 - Credit for Corporate Contributions to School Tuition Organizations for Displaced Students or Students With Disabilities
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 48 - Renewable Energy Production Tax Credit
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 49 - Solar Liquid Fuel Credit
The unused portion of this tax credit may not be carried forward. Enter the amount claimed.

Line 50 - Credit for New Employment
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 51 - Additional Credit for Increased Research Activities for Basic Research Payments
The unused portion of this tax credit may be carried forward for five succeeding taxable years. Enter the amount claimed.

Line 52 - Credit for Qualified Health Insurance Plans
The unused portion of this tax credit may be carried forward for three succeeding taxable years. Enter the amount claimed.

Line 53 - Total Nonrefundable Tax Credits Claimed
Add lines 31 through 52. Enter the total. This amount cannot exceed the amount entered on line 30. Enter the amount from this line on your income tax form, as follows:

<table>
<thead>
<tr>
<th>If you filed Form:</th>
<th>See page:</th>
<th>Line number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>99T</td>
<td>1</td>
<td>9</td>
</tr>
<tr>
<td>120</td>
<td>1</td>
<td>19</td>
</tr>
<tr>
<td>120A</td>
<td>1</td>
<td>11</td>
</tr>
<tr>
<td>120S</td>
<td>1</td>
<td>15</td>
</tr>
<tr>
<td>120X</td>
<td>1</td>
<td>19(c)</td>
</tr>
</tbody>
</table>
For the calendar year 2013 or fiscal year beginning \( M \), \( M \), \( D \), \( M \), \( D \), \( 2, 0, 1, 3 \) and ending \( M \), \( M \), \( D \), \( M \), \( D \), \( 2, 0, Y, Y \).

### Attach to your return.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140PY, 140NR or 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140PY, 140NR or 140X (if a joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

### Part I: Nonrefundable Individual Tax Credits

Enter total available tax credits.

<table>
<thead>
<tr>
<th>Number</th>
<th>Tax Credit Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Enterprise Zone Credit</td>
<td>00</td>
</tr>
<tr>
<td>2</td>
<td>Environmental Technology Facility Credit</td>
<td>00</td>
</tr>
<tr>
<td>3</td>
<td>Military Reuse Zone Credit</td>
<td>00</td>
</tr>
<tr>
<td>4</td>
<td>Recycling Equipment Credit</td>
<td>00</td>
</tr>
<tr>
<td>5</td>
<td>Credit for Increased Research Activities – Individuals</td>
<td>00</td>
</tr>
<tr>
<td>6</td>
<td>Credit for Taxes Paid to Another State or Country</td>
<td>00</td>
</tr>
<tr>
<td>7</td>
<td>Credit for Solar Energy Devices</td>
<td>00</td>
</tr>
<tr>
<td>8</td>
<td>Agricultural Water Conservation System Credit</td>
<td>00</td>
</tr>
<tr>
<td>9</td>
<td>Pollution Control Credit</td>
<td>00</td>
</tr>
<tr>
<td>10</td>
<td>Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets</td>
<td>00</td>
</tr>
<tr>
<td>11</td>
<td>Credit for Employment of TANF Recipients</td>
<td>00</td>
</tr>
<tr>
<td>12</td>
<td>Credit for Contributions to Qualifying Charitable Organizations</td>
<td>00</td>
</tr>
<tr>
<td>13</td>
<td>Credit for Contributions Made or Fees Paid to Public Schools</td>
<td>00</td>
</tr>
<tr>
<td>14</td>
<td>Credit for Contributions to Private School Tuition Organizations</td>
<td>00</td>
</tr>
<tr>
<td>15</td>
<td>Agricultural Pollution Control Equipment Credit</td>
<td>00</td>
</tr>
<tr>
<td>16</td>
<td>Credit for Donation of School Site</td>
<td>00</td>
</tr>
<tr>
<td>17</td>
<td>Credits for Healthy Forest Enterprises</td>
<td>00</td>
</tr>
<tr>
<td>18</td>
<td>Credit for Employing National Guard Members</td>
<td>00</td>
</tr>
<tr>
<td>19</td>
<td>Motion Picture Credits</td>
<td>00</td>
</tr>
<tr>
<td>20</td>
<td>Credit for Solar Energy Devices – Commercial and Industrial Applications</td>
<td>00</td>
</tr>
<tr>
<td>21</td>
<td>Credit for Investment in Qualified Small Businesses</td>
<td>00</td>
</tr>
<tr>
<td>22</td>
<td>Credit for Water Conservation Systems</td>
<td>00</td>
</tr>
<tr>
<td>23</td>
<td>Credit for Donations to the Military Family Relief Fund</td>
<td>00</td>
</tr>
<tr>
<td>24</td>
<td>Renewable Energy Production Tax Credit</td>
<td>00</td>
</tr>
<tr>
<td>25</td>
<td>Solar Liquid Fuel Credit</td>
<td>00</td>
</tr>
<tr>
<td>26</td>
<td>Credit for New Employment</td>
<td>00</td>
</tr>
<tr>
<td>27</td>
<td>Additional Credit for Increased Research Activities for Basic Research Payments</td>
<td>00</td>
</tr>
<tr>
<td>28</td>
<td>Credit for Qualified Health Insurance Plans</td>
<td>00</td>
</tr>
<tr>
<td>29</td>
<td>Credit for Contributions to Certified School Tuition Organization</td>
<td>00</td>
</tr>
<tr>
<td></td>
<td>(for contributions that exceed the allowable credit on AZ Form 323)</td>
<td>00</td>
</tr>
<tr>
<td>30</td>
<td>Total Available Tax Credits: Add lines 1 through 29</td>
<td>00</td>
</tr>
</tbody>
</table>

You must attach Form 301 and the corresponding credit forms on which you computed your credit(s) to your individual income tax return.
### Part II: Application of Tax Credits and Recapture
Enter tax, recapture tax, and tax credits claimed this taxable year.

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>31</td>
<td>Tax from Form 140, line 21; or Form 140PY, line 24; or Form 140NR, line 24; or Form 140X, line 27</td>
<td>31-00</td>
</tr>
<tr>
<td>32</td>
<td>Tax from recapture of Environmental Technology Facility Credit from Form 305, Part V, line 23</td>
<td>32-00</td>
</tr>
<tr>
<td>33</td>
<td>Tax from recapture of Credit for Healthy Forest Enterprises from Form 332, Part XI, line 53, and Part XII, line 59</td>
<td>33-00</td>
</tr>
<tr>
<td>34</td>
<td>Tax from recapture of Credit for Renewable Energy Industry from Form 342, Part V, line 17</td>
<td>34-00</td>
</tr>
<tr>
<td>35</td>
<td>Tax from recapture of Credit for Qualified Facilities from Form 349, Part V, line 17</td>
<td>35-00</td>
</tr>
<tr>
<td>36</td>
<td>Recapture Total: Add lines 32, 33, 34 and 35. Enter here and on Form 140, line 22; or Form 140PY, line 25; or Form 140NR, line 25; or Form 140X, line 28</td>
<td>36-00</td>
</tr>
<tr>
<td>37</td>
<td>Subtotal: Add lines 31 and 36</td>
<td>37-00</td>
</tr>
<tr>
<td>38</td>
<td>Family Income Tax Credit from Form 140, line 24; or Form 140PY, line 27; or Form 140X, line 30</td>
<td>38-00</td>
</tr>
<tr>
<td>39</td>
<td>Subtract line 38 from line 37. Enter the difference. If less than zero, enter &quot;zero&quot;</td>
<td>39-00</td>
</tr>
</tbody>
</table>

### Nonrefundable Tax Credits Claimed
Enter amount of credits actually claimed from Part I.

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>40</td>
<td>Enterprise Zone Credit</td>
<td>40-00</td>
</tr>
<tr>
<td>41</td>
<td>Environmental Technology Facility Credit (not to exceed 75% of line 37)</td>
<td>41-00</td>
</tr>
<tr>
<td>42</td>
<td>Military Reuse Zone Credit</td>
<td>42-00</td>
</tr>
<tr>
<td>43</td>
<td>Recycling Equipment Credit (not to exceed the lesser of 25% of line 37 or $5,000)</td>
<td>43-00</td>
</tr>
<tr>
<td>44</td>
<td>Credit for Increased Research Activities – Individuals</td>
<td>44-00</td>
</tr>
<tr>
<td>45</td>
<td>Credit for Taxes Paid to Another State or Country</td>
<td>45-00</td>
</tr>
<tr>
<td>46</td>
<td>Credit for Solar Energy Devices</td>
<td>46-00</td>
</tr>
<tr>
<td>47</td>
<td>Agricultural Water Conservation System Credit</td>
<td>47-00</td>
</tr>
<tr>
<td>48</td>
<td>Pollution Control Credit</td>
<td>48-00</td>
</tr>
<tr>
<td>49</td>
<td>Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets</td>
<td>49-00</td>
</tr>
<tr>
<td>50</td>
<td>Credit for Employment of TANF Recipients</td>
<td>50-00</td>
</tr>
<tr>
<td>51</td>
<td>Credit for Contributions to Qualifying Charitable Organizations</td>
<td>51-00</td>
</tr>
<tr>
<td>52</td>
<td>Credit for Contributions Made or Fees Paid to Public Schools</td>
<td>52-00</td>
</tr>
<tr>
<td>53</td>
<td>Credit for Contributions to Private School Tuition Organizations</td>
<td>53-00</td>
</tr>
<tr>
<td>54</td>
<td>Agricultural Pollution Control Equipment Credit</td>
<td>54-00</td>
</tr>
<tr>
<td>55</td>
<td>Credit for Donation of School Site</td>
<td>55-00</td>
</tr>
<tr>
<td>56</td>
<td>Credits for Healthy Forest Enterprises</td>
<td>56-00</td>
</tr>
<tr>
<td>57</td>
<td>Credit for Employing National Guard Members</td>
<td>57-00</td>
</tr>
<tr>
<td>58</td>
<td>Motion Picture Credits</td>
<td>58-00</td>
</tr>
<tr>
<td>59</td>
<td>Credit for Solar Energy Devices – Commercial and Industrial Applications</td>
<td>59-00</td>
</tr>
<tr>
<td>60</td>
<td>Credit for Investment in Qualified Small Businesses</td>
<td>60-00</td>
</tr>
<tr>
<td>61</td>
<td>Credit for Water Conservation Systems</td>
<td>61-00</td>
</tr>
<tr>
<td>62</td>
<td>Credit for Donations to the Military Family Relief Fund: Enter the smaller of the amount entered on line 23 or line 37</td>
<td>62-00</td>
</tr>
<tr>
<td>63</td>
<td>Renewable Energy Production Tax Credit</td>
<td>63-00</td>
</tr>
<tr>
<td>64</td>
<td>Solar Liquid Fuel Credit</td>
<td>64-00</td>
</tr>
<tr>
<td>65</td>
<td>Credit for New Employment</td>
<td>65-00</td>
</tr>
<tr>
<td>66</td>
<td>Additional Credit for Increased Research Activities for Basic Research Payments</td>
<td>66-00</td>
</tr>
<tr>
<td>67</td>
<td>Credit for Qualified Health Insurance Plans</td>
<td>67-00</td>
</tr>
<tr>
<td>68</td>
<td>Credit for Contributions to Certified School Tuition Organization</td>
<td>68-00</td>
</tr>
<tr>
<td>69</td>
<td>Total Tax Credits Claimed: Add lines 40 through 68. Total cannot be more than line 39. Enter this amount on Form 140, line 25; or Form 140PY, line 28; or Form 140NR, line 27; or Form 140X, line 31</td>
<td>69-00</td>
</tr>
</tbody>
</table>
Phone Numbers

For information or help, call one of the numbers listed:
Phoenix     (602) 255-3381
From area codes 520 and 928, toll-free     (800) 352-4090

Tax forms, instructions, and other tax information
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

General Instructions
You must complete and attach Form 301 to your income tax return to claim nonrefundable tax credits unless you meet one of the exceptions listed under “When Form 301 is not required.” Use this form to:
- Summarize your total available nonrefundable tax credits.
- Determine the application of the available tax credits.
- Summarize your tax liability related to recapture of tax credits.
- Claim any available credit carryover.

When Form 301 is Not Required
1. You are not required to complete and attach Form 301 to your tax return to claim any of the following credits.
- Family Income Tax Credit (from the worksheet in your income tax form instructions)
- Property Tax Credit (Form 140PTC)
- Excise Tax Credit (from the worksheet in your income tax form instructions)
2. You are not required to complete and attach Form 301 to your tax return to claim a new credit from any of the following nonrefundable tax credits and the total amount of the credits claimed is equal to or less than your income tax.
   Use the worksheet in the credit form instructions to see if you must complete and attach Form 301 to your return.
   - Credit for Solar Energy Devices (Form 310)
   - Credit for Contributions to Qualifying Charitable Organizations (Form 321)
   - Credit for Contributions Made or Fees Paid to Public Schools (Form 322)
   - Credit for Contributions to Private School Tuition Organizations (Form 323)

Line-by-Line Instructions
Enter your name and Social Security Number (SSN) as shown on Arizona Form 140, 140PY, 140NR, or 140X.

All returns, statements, and other documents filed with the Arizona Department of Revenue (“Department”) require a taxpayer identification number (TIN). The TIN is a correct SSN or an Internal Revenue Service (IRS) individual taxpayer identification number (ITIN). Taxpayers and paid preparers who fail to include the proper TIN may be subject to a penalty. Please check the return to be sure that all required identification numbers are accurate and written clearly. Missing, incorrect, or unclear identification numbers may cause delays in processing the returns.

Part I: Nonrefundable Individual Tax Credits
Complete Part I to determine the total amount of available nonrefundable tax credits. The available tax credit amount for a particular credit is the total of the current taxable year’s credit and any unused credit carryovers available from prior taxable years. On lines 1 through 29, enter the available tax credit amount for each of the credits listed.

Line 1 - Enterprise Zone Credit
Enter the amount from Form 304, Part VII, line 24.

Line 2 - Environmental Technology Facility Credit
Enter the amount from Form 305, Part VII, line 42.

Line 3 - Military Reuse Zone Credit
Enter the amount from Form 306, Part IX, line 44.

Line 4 - Recycling Equipment Credit
Enter the amount from Form 307, line 6, column (d).

Line 5 - Credit for Increased Research Activities - Individuals
Enter the amount from Form 308-I, Part IV, line 27c, or from Form 308-I, Part VIII, line 53.

Line 6 - Credit for Taxes Paid to Another State or Country
Enter the amount from Form 309, Part II, line 17.

Line 7 - Credit for Solar Energy Devices
Enter the amount from Form 310, Part III, line 17.

Line 8 - Agricultural Water Conservation System Credit
Enter the amount from Form 312, Part VI, line 22.

Line 9 - Pollution Control Credit
Enter the amount from Form 315, Part V, line 32.

Line 10 - Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets
Enter the amount from Form 319, Part VII, line 32.

Line 11 - Credit for Employment of TANF Recipients
Enter the amount from Form 320, Part VIII, line 31.

Line 12 - Credit for Contributions to Qualifying Charitable Organizations
Enter the amount from Form 321, Part III, line 17.
Line 13 - Credit for Contributions Made or Fees Paid to Public Schools
Enter the amount from Form 322, Part III, line 15.

Line 14 - Credit for Contributions to Private School Tuition Organizations
Enter the amount from Form 323, Part III, line 14.

Line 15 - Agricultural Pollution Control Equipment Credit
Enter the amount from Form 325, Part V, line 32.

Line 16 - Credit for Donation of School Site
Enter the amount from Form 331, Part V, line 25.

Line 17 - Credits for Healthy Forest Enterprises
Enter the amount from Form 332, Part XV, line 76.

Line 18 - Credit for Employing National Guard Members
Enter the amount from Form 333, Part VI, line 22.

Line 19 - Motion Picture Credits
Enter the amount from Form 334, Part V, line 20, column (d).

Line 20 - Credit for Solar Energy Devices - Commercial and Industrial Applications
Enter the amount from Form 336, Part IX, line 46.

Line 21 - Credit for Investment in Qualified Small Businesses
Enter the amount from Form 338, Part V, line 14.

Line 22 - Credit for Water Conservation Systems
Enter the amount from Form 339, line 5.

Line 23 - Credit for Donations to the Military Family Relief Fund
Enter the amount from Form 340, line 4.

Line 24 - Renewable Energy Production Tax Credit
Enter the amount from Form 343, Part V, line 26.

Line 25 - Solar Liquid Fuel Credit
Enter the amount from Form 344, Part IV, line 22.

Line 26 - Credit for New Employment
Enter the amount from Form 345, Part VIII, line 42.

Line 27 - Additional Credit for Increased Research Activities for Basic Research Payments
Enter the amount from Form 346, Part VII, line 31.

Line 28 - Credit for Qualified Health Insurance Plans
Enter the amount from Form 347, Part VI, line 20.

Line 29 - Credit for Contributions to Certified School Tuition Organization (for contributions that exceed the allowable credit on AZ Form 323)
Enter the amount from Form 348, Part IV, line 18.

Line 30 - Total Available Tax Credits
Add lines 1 through 29. Enter the total. This is the total amount of all nonrefundable tax credits, except the family income tax credit, available for your use.

Part II: Application of Tax Credits and Recapture

Complete Part II to figure any recapture. Also, complete Part II to determine which tax credits you will claim and the portion of the available tax credit amount from Part I that you will claim for a particular tax credit.

Line 31 -
Enter the amount of tax from Form 140, line 21; or Form 140PY, line 24; or Form 140NR, line 24; or Form 140X, line 27.

Line 32 -
Enter the amount of tax from recapture of the environmental technology facility credit from Form 305, Part V, line 23.

Line 33 -
Enter the amount of tax from recapture of the credits for healthy forest enterprises from Form 332, Part XI, line 53 and/or Part XII, line 59. If you have a recapture on both Form 332, Part XI, line 53 and Form 332, Part XII, line 59, add lines 53 and 59 and enter the total.

Line 34 -
Enter the amount of tax from recapture of the credit for renewable energy industry from Form 342, Part V, line 17.

Line 35 -
Enter the amount of tax from recapture of the credit for qualified facilities from Form 349, Part V, line 17.

Line 36 -
Add lines 32, 33, 34 and 35. Enter the total here and on Form 140, line 22; or Form 140PY, line 25; or Form 140NR, line 25; or Form 140X, line 28.

Line 37 -
Add lines 31 and 36. Enter the total here.

Line 38 -
If you claimed a family income tax credit, enter the amount of family income tax credit claimed from Form 140, line 24; or Form 140PY, line 27; or Form 140X, line 30. Form 140NR filers, enter zero.

Line 39 -
Subtract line 38 from line 37. Enter the difference. If less than zero, enter “zero.”

Nonrefundable Tax Credits Claimed: The total amount of tax credits you claim cannot exceed the amount entered on line 39. In order for you to determine which tax credit(s) to claim and the amount to claim for a particular tax credit, you must consider any limitations on the allowable amount of a particular tax credit and whether you may carry the unused portion of a particular tax credit forward.

Line 40 - Enterprise Zone Credit
Taxpayers located in a former enterprise zone prior to June 30, 2011, may qualify to claim a third year credit for qualified employment positions. You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 304 for more information. Enter the amount claimed.
Line 41 - Environmental Technology Facility Credit
You may carry the unused portion of this tax credit forward for 15 succeeding taxable years. The portion of the available credit amount from Part I, line 2, that you may claim is limited to 75% of the amount of tax entered on line 37. See Form 305 for details. Enter the amount claimed.

Line 42 - Military Reuse Zone Credit
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years if the business remains in the military reuse zone. You lose the carryover if the business relocates outside of the military reuse zone. See Form 306 for details. Enter the amount claimed.

Line 43 - Recycling Equipment Credit
The recycling equipment credit allowable to individuals has been repealed. You may not take this credit for taxable years beginning January 1, 2003 or later. However, the repeal did not affect any credit carryover that accrued prior to the repeal. See Form 307 for details.
The portion of the available credit carryover that you may claim is limited to the lesser of 25% of the amount of tax entered on line 37 or $5,000. Enter the amount claimed.

Line 44 - Credit for Increased Research Activities - Individuals
The unused portion of this tax credit may be carried forward for 15 succeeding taxable years. See Form 308-I for details. Enter the amount claimed.

Line 45 - Credit for Taxes Paid to Another State or Country
There is no carry forward of the unused portion of this tax credit. See Form 309 for details. Enter the amount claimed.

Line 46 - Credit for Solar Energy Devices
You may carry the unused portion of this credit forward for 5 succeeding taxable years. See Form 310 for details. Enter the amount claimed. Form 140NR filers, enter zero.

Line 47 - Agricultural Water Conservation System Credit
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 312 for details. Enter the amount claimed.

Line 48 - Pollution Control Credit
You may carry the unused portion of this credit forward for 5 succeeding taxable years. See Form 315 for details. Enter the amount claimed.

Line 49 - Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 319 for details. Enter the amount claimed.

Line 50 - Credit for Employment of TANF Recipients
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 320 for details. Enter the amount claimed.

Line 51 - Credit for Contributions to Qualifying Charitable Organizations
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. Beginning with tax year 2013, you do not have to itemize your deductions to claim this credit. See Form 321 for details. Enter the amount claimed.

Line 52 - Credit for Contributions Made or Fees Paid to Public Schools
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 322 for details. Enter the amount claimed.

Line 53 - Credit for Contributions to Private School Tuition Organizations
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 323 for details. Enter the amount claimed.

Line 54 - Agricultural Pollution Control Equipment Credit
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 325 for details. Enter the amount claimed.

Line 55 - Credit for Donation of School Site
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 331 for details. Enter the amount claimed.

Line 56 - Credits for Healthy Forest Enterprises
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 332 for details. Enter the amount claimed.

Line 57 - Credit for Employing National Guard Members
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 333 for details. Enter the amount claimed.

Line 58 - Motion Picture Credits
Motion picture production companies that produced motion pictures, commercials, music videos, or television series completely or partially in Arizona may claim a transferable income tax credit for production costs. To qualify, productions must have been preapproved by the Arizona Commerce Authority by December 31, 2010. See Form 334 for more information.

Line 59 - Credit for Solar Energy Devices - Commercial and Industrial Applications
You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 336 for details. Enter the amount claimed.

Line 60 - Credit for Investment in Qualified Small Businesses
You may carry the unused portion of this tax credit forward for 3 succeeding taxable years. See Form 338 for details. Enter the amount claimed.

Line 61 - Credit for Water Conservation Systems
For calendar year filers, 2011 was the last year to establish a new credit for a water conservation system. Fiscal year filers with an ending date after December 31, 2011, could not establish a new credit in 2011. Carryovers will be allowed for no more than 5 succeeding taxable years. See Form 339 for details. Enter the amount claimed. Form 140NR filers, enter zero.
Line 62 - Credit for Donations to the Military Family Relief Fund

There is no carryover for this credit. You must use this credit on the tax return filed for the taxable year in which you made your donation. The amount of the credit that you may claim is limited to the amount of your tax liability. See Form 340 for details. Enter the smaller of the amount entered on Part I, line 23 or on Part II, line 37.

Line 63 - Renewable Energy Production Tax Credit

You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 343 for details. Enter the amount claimed.

Line 64 - Solar Liquid Fuel Credit

The unused portion of this credit may not be carry forward. See Form 344 for details. Enter the amount claimed.

Line 65 - Credit for New Employment

You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 345 for details. Enter the amount claimed.

Line 66 - Additional Credit for Increased Research Activities for Basic Research Payments

You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 346 for details. Enter the amount claimed.

Line 67 - Credit for Qualified Health Insurance Plans

You may carry the unused portion of this tax credit forward for the next succeeding taxable year. See Form 347 for details. Enter the amount claimed.

Line 68 - Credit for Contributions to Certified School Tuition Organization (for contributions that exceed the allowable credit on AZ Form 323)

You may carry the unused portion of this tax credit forward for 5 succeeding taxable years. See Form 348 for details. Enter the amount claimed.

Line 69 - Total Tax Credits Claimed

Add lines 40 through 68 and enter the total here. This amount cannot exceed the amount entered on line 39. Enter the amount from this line on Form 140, line 25; or Form 140PY, line 28; or Form 140NR, line 27; or Form 140X, line 31.

Credit Carryover Worksheet

To figure how much of a credit carryover that you will have for next year, complete the carryover worksheet below. Keep the worksheet with your records and use the information to complete your 2014 return that you will file in 2015.

If you have more than 4 credit types available, use your own worksheet. Make sure the additional worksheet has the same information as this worksheet.

<table>
<thead>
<tr>
<th>(a) Credit Type</th>
<th>(b) Carryover?</th>
<th>(c) 2013 Credit</th>
<th>(d) Credit used for 2013</th>
<th>(e) Carryover to 2014</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>YES/NO</td>
<td>On lines 1 through 4 below, enter the amount of each credit available to you for 2013. Take these amounts from Form 301, lines 1 through 29.</td>
<td>On lines 1 through 4 below, enter the amount of each credit used for 2013. Take these amounts from Form 301, lines 40 through 68.</td>
<td>For each line on which you have entered an amount, subtract the amount in column (d) from the amount in column (c). This is the amount of each credit that you may carryover to 2014, providing the credit carryover may be carried to 2014. Use this figure when completing the appropriate 2014 credit form(s).</td>
</tr>
<tr>
<td>1.</td>
<td>YES/NO</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>2.</td>
<td>YES/NO</td>
<td>.00</td>
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</tr>
<tr>
<td>3.</td>
<td>YES/NO</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>4.</td>
<td>YES/NO</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
</tbody>
</table>
Part I  Business Information

1  Business name ........................................................................................................... 1

2a  Business location address ......................................................................................... 2a

2b  Business location in former enterprise zone
    (list name of former enterprise zone) ..................................................................... 2b

3  Employer identification number ................................................................................. 3

4  Retail sales. Does more than 10 percent of the business conducted at the location consist of retail sales of tangible personal property?
   See instructions before answering this question.  □ Yes  □ No
   If the answer to this question is yes, the business is not eligible for the enterprise zone credit for qualified employment positions.

5  Arizona residency.  Are all of the employees in qualified employment positions Arizona residents?
   See instructions before answering this question.  □ Yes  □ No
   If the answer to this question is no, the business is not eligible for an enterprise zone credit for those qualified employment positions filled by employees who are not Arizona residents.

Part II  Credit Calculation for Qualified Employment Positions

<table>
<thead>
<tr>
<th>(a) Number of qualified employment positions</th>
<th>(b) Qualifying wages</th>
<th>(c) %</th>
<th>(d) Allowable credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employees in the third year of continuous employment in a qualified employment position</td>
<td>50%</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part III  Limited Liability Companies

7  What is the federal tax classification of the limited liability company (LLC)? Check only one box.
   □ S corporation  □ partnership  □ disregarded entity  □ corporation

   If the LLC is an S corporation, complete Part IV.
   If the LLC is a partnership, complete Part V.
### Part IV  S Corporation Credit Election and Shareholder’s Share of Credit

8 The S corporation has made an irrevocable election for the taxable year ending **MM DD YYYY** to:

(CHECK ONLY ONE BOX)

- [ ] Claim the enterprise zone credit as shown on Part II, line 6, column (d) (for the taxable year mentioned above);
- [ ] Pass the enterprise zone credit as shown on Part II, line 6, column (d) (for the taxable year mentioned above) through to its shareholders.

---

<table>
<thead>
<tr>
<th>Signature</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
</table>

If passing the credit through to the shareholders, complete lines 9 through 11 separately for each shareholder. Furnish each shareholder with a copy of pages 1 and 2 of Form 304.

9 Name of shareholder  
10 Shareholder’s TIN  
11 Shareholder’s share of the amount on Part II, line 6, column (d)  

---

### Part V  Partner’s Share of Credit

Complete lines 12 through 14 separately for each partner. Furnish each partner with a copy of pages 1 and 2 of Form 304.

12 Name of partner  
13 Partner’s TIN  
14 Partner’s share of the amount on Part II, line 6, column (d)  

---

### Part VI  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
<th>(e)</th>
<th>(f)</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td></td>
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<td>16</td>
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<td>21</td>
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</tbody>
</table>

---

### Part VII  Total Available Credit

22 Current year’s credit for qualified employment positions.

- Individuals, corporations, or S corporations - enter the amount from Part II, line 6, column (d).
- S corporation shareholders - enter the amount from Part IV, line 11.
- Partners of a partnership - enter the amount from Part V, line 14  

23 Available credit carryover - from Part VI, line 21, column (f)  

24 Total available credit. Add lines 22 and 23. Corporations and S corporations - enter total here and on Form 300, Part I, line 1. Individuals - enter total here and on Form 301, Part I, line 1.
Form 304-1 (2013)   Employees at Former Enterprise Zone Location

Complete a Form 304-1 for each employee at the former enterprise zone location hired before July 1, 2011, whether or not the employee is in a qualified employment position. See instructions for Form 304-1 (included with Instructions for Form 304, page 2) about providing the requested information in an alternative format.

1 Employee name ________________________________

2 Employee's taxpayer identification number (TIN) ________________________________

3 Employee's residence address ________________________________

4 What year is this employee? ☐ Third   ☐ Fourth or more

5a Is the residence address listed on line 3 inside or outside of a former enterprise zone that is located in the same county in which the business is located? ☐ inside   ☐ outside

5b If the answer on line 5a is inside, list the name of the former enterprise zone in which the employee’s residence address is located

_____________________________________________________

6 Employee’s residence address AT DATE OF HIRE

_____________________________________________________

7a Is the residence address listed on line 6 inside or outside of a former enterprise zone that is located in the same county in which the business is located? ☐ inside   ☐ outside

7b If the answer on line 7a is inside, list the name of the former enterprise zone in which the employee’s residence address was located

_____________________________________________________

8 Current date of employment ________________________________

9a If employee was previously employed by the business, list the previous date of employment. (See instructions.)

_____________________________________________________

9b If employee was previously employed by the business, list the date of separation ________________________________

10a Is the employee in a permanent full time position? ☐ Yes   ☐ No

10b If the answer to line 10a is yes, list the number of hours the employee actually worked during the taxable year (see instructions) ________________

11a Employee’s annual compensation for the taxable year $______________________________

11b Employee’s hourly wage $__________/hour

12a Total cost of health insurance provided by employer for employee. (See instructions.) $______________________________

12b Total cost of health insurance for employee paid by employer. (See instructions.) $______________________________

13a Has this employee been substituted for another employee in a qualified employment position? ☐ Yes   ☐ No

13b If answer on line 13a is yes, list the date of substitution ________________________________ and check this box: ☐ third year employee

See instructions before answering this question.
### Employees in Qualified Employment Positions

If the business has more than 7 employees in qualified employment positions, complete additional Form(s) 304-2.

<table>
<thead>
<tr>
<th>(a) Arizona resident employee names and addresses</th>
<th>(b) Check the appropriate box. This employee is a:</th>
<th>(c) Wages paid to this employee during the current taxable year</th>
<th>(d) Maximum allowable wages: Enter the lesser of column (c) or the maximum allowed below</th>
<th>(e) Limitation on total number of credits is 200 QEPs per taxpayer each year. See instructions before checking this box.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st year employee (b)1</td>
<td>2nd year employee (b)2</td>
<td>3rd year employee (b)3</td>
<td>year 1 $2,000 (d)1</td>
<td>year 2 $3,000 (d)2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>year 3 $3,000 (d)3</td>
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<tr>
<td>8 Total - Add lines 1 through 7, including only lines with checkmarks in column (e). Enter the total here.</td>
<td></td>
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</tbody>
</table>

If the business has more than 7 employees in qualified employment positions, complete additional Form(s) 304-2.
The enterprise zone credit is in lieu of the following credits, with respect to the same employment positions:

- The military reuse zone credit, under A.R.S. §§ 43-1079 or 43-1167 (claimed on Arizona Form 306);
- The employment credit for healthy forest enterprises, under A.R.S. §§ 43-1076 or 43-1162 (claimed on Arizona Form 332); and
- The credit for renewable energy industry, under A.R.S. §§ 43-1083.01 or 43-1164.01 (claimed on Arizona Form 342).

The enterprise zone credit for qualified employment positions is equal to one-half of the taxable wages paid to an employee in a qualified employment position, not to exceed $1,500 per qualified employment position, in the third year of continuous employment.

**Note:** To calculate the third year credits, include wages paid in the full 2013 taxable year.

**Aggregate summary:** This is a single Form 304 that combines the results of multiple business locations in former enterprise zone or zones. Taxpayers having multiple business locations must first complete separate Forms 304, 304-1 and 304-2 for each business location, whether those locations are in the same former enterprise zone or multiple former enterprise zones. Then, complete the aggregate summary Form 304. Do not complete aggregate summaries of Forms 304-1 and 304-2.

Taxpayers do NOT need to complete the following portions of the aggregate summary Form 304:

- Part I - Business Information
- Part III - Limited Liability Companies

**Specific Instructions**

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form and all supporting documentation to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, S corporation, or a partnership is the taxpayer’s employer identification number. The TIN for an individual is the taxpayer’s social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their taxpayer identification number may be subject to a penalty.

**Part I - Business Information**

Lines 1 through 3 -

On lines 1, 2a, and 3, enter the name, address, and taxpayer identification number of the business location that is at a site located in a former enterprise zone. Enter the name of the former enterprise zone in which the business is located on line 2b.
Line 4 - Retail Sales of Tangible Personal Property

Answer the question on line 4. If the answer to this question is "Yes", the business is not eligible for an enterprise zone credit for any of its qualified employment positions.

ASSIGNED TO RETAIL means working more than 25 percent of an employee’s time in one or more retail activities.

RETAIL ACTIVITIES means all activities persons operating a retail business normally engage in, including taking, filling, and billing orders, receiving and processing payment and shipping, stocking and delivering tangible personal property to the ultimate consumer, except drop shipments by a company acting on behalf of an unrelated company that has made a sale to a final consumer.

ZONE LOCATION means a single parcel or contiguous parcels of owned or leased land, the structures and personal property contained on the land, or any part of the structures occupied by a taxpayer.

Line 5 - Arizona Residency

Answer the question on line 5. If the answer to this question is "No", the business is not eligible for an enterprise zone credit for any of its otherwise qualified employment positions (third year) filled by employees who are not Arizona residents. Refer to Arizona Individual Income Tax Procedure ITP 92-1 for information on determining Arizona residency.

FORM 304-1

Complete a Form 304-1 for each employee hired at the former enterprise zone location before July 1, 2011, WHETHER OR NOT THE EMPLOYEE IS IN A QUALIFIED EMPLOYMENT POSITION.

Former A.R.S. § 41-1525(B)(1) provided for the information requested in the Form 304-1 to be submitted in a form prescribed by the Arizona Department of Revenue and may include electronic media. The department will accept a hard copy spreadsheet that contains all the requested information or the information may be submitted on electronic media as a Microsoft Excel spreadsheet on a CD-ROM or DVD. The chosen media must be Microsoft Windows compatible.

Regardless of the form, the information must be filed on or before the due date of the tax return including any extensions. Taxpayers submitting the information on CD-ROM or DVD should secure the CD-ROM or DVD in a hard case and include it with the tax return. The Forms 304-1 submitted on CD-ROM or DVD are part of the income tax return and are subject to the sworn statement on the return that they are true and correct to the best of the signers knowledge and belief.

The CD-ROM or DVD should be labeled as Form 304-1 with the taxpayers name, employer identification number, and taxable year.

Taxpayers may password protect the CD-ROM or DVD and email the password separately to MediaLibrarian@azdor.gov. Include "Form 304-1" in the subject line of the email. In the body of the email, include the same information that is on the CD-ROM or DVD label. The department will not return or copy any media.

CAUTION: The taxpayer substitutes the CD-ROM or DVD at its own risk and understands that the information may need to be provided to the department again at a later date if it is not accessible by the department for any reason.

FORM 304-1, LINE 8 - List the employees current date of hire.

FORM 304-1, LINES 9a AND 9b - Complete these lines if the employee was previously employed by the business (prior to the current employment).

FORM 304-1, LINE 10b - Enter the number of hours actually worked by the employee. Include paid time off for holidays, vacation, or sick. Do not include bonuses or over-time.

FORM 304-1, LINES 12a AND 12b - On line 12a, enter the total amount of the insurance premium or membership cost provided for the employee. If the business is self-insured, list the total amount of a predetermined fixed cost for the employee for an insurance program that is payable whether or not the employee has filed claims. On line 12b, enter the total amount of the insurance premium or membership cost paid by the employer for the employee.

FORM 304-1, LINES 13a AND 13b - Arizona’s statutes do not require that the employee who is claimed in the third year of continuous employment be the same employee who was claimed in the first and second years of employment. Therefore, if one of the originally claimed new employees leaves employment, the business can claim the subsequent year’s credit for another employee in a qualified employment position who is in the same year of continuous employment as the departed employee. If the original employee was counted as part of the 35 percent enterprise zone residency requirement, the substitute must have been a resident of an enterprise zone in the county in which the business is located on the date of hire. If the employee is being substituted for another employee, check the “Yes” box on line 13a. On line 13b, enter the date of substitution and check the box to indicate that the employee is a third year employee.

FORM 304-1, COLUMN (e)

Include all wages in column (c) that were paid in the 2013 taxable year.

FORM 304-2, COLUMN (e)

Check this box to indicate the qualified employment positions for which the taxpayer is claiming the credit.

FORM 304-2, LINE 8

The totals on line 8 must include only the qualified employment positions for which the taxpayer is claiming the credit. These employees would be listed on lines that have a checkmark in column (e).
FORM 304

Part II - Credit Calculation for Qualified Employment Positions

The taxpayer may claim a third year credit for a qualified employment position only if the position continues to meet all of the requirements for a qualified employment position. The third year credit is allowed only for qualified employment positions for which first year and second year credits were allowed and claimed by the taxpayer on the taxpayer’s original tax returns for those taxable years.

Arizona’s statutes do not require that the employee who is claimed in the third year of continuous employment be the same employee who was claimed in the first and second years of employment. Therefore, if one of the originally claimed new employees leaves employment, the business can claim the subsequent year’s credit for another employee in a qualified employment position who is in the same year of continuous employment as the departed employee. If the original employee was counted as part of the 35 percent enterprise zone residency requirement, the substitute must have been a resident of an enterprise zone in the county in which the business is located on the date of hire.

Line 6 - Column (a)

Enter the total number of employees in qualified employment positions in the third year of continuous employment from Form 304-2, line 8, column (b). This number can never exceed the number of qualified second year employees for which a credit was claimed in the immediately preceding tax year.

Line 6 - Column (b)

Enter the total maximum allowable wages for employees in qualified employment positions in the third year of continuous employment from Form 304-2, line 8, column (d).

Line 6 - Column (d)

Multiply the amount shown on line 6, column (b), by the percent shown on line 6, column (c). Enter the result on line 6, column (d). This is the allowable credit for employees in qualified employment positions in their third year of continuous employment and the total allowable enterprise zone credit for qualified employment positions for the current taxable year.

Part III - Limited Liability Companies

This portion of Form 304 must be completed if the business is a limited liability company. See Arizona Corporate Tax Ruling CTR 97-1 or Arizona Partnership Tax Ruling PTR 97-1 for further information regarding Arizona’s treatment of the federal “check-the-box rules”. See Arizona Corporate Tax Ruling CTR 97-2 or Arizona Partnership Tax Ruling PTR 97-2 for further information regarding the Arizona tax treatment of a limited liability company.

Part IV - S Corporation Credit Election and Shareholder’s Share of Credit

Line 8 -

An S corporation must make an irrevocable election to either claim the credit itself or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S. If the S corporation elects to claim the credit itself, it can skip lines 9 through 11, and complete Part VI and Part VII.

Lines 9 through 11 -

If the S corporation elects to pass the credit through to its shareholders, it must complete lines 9 through 11 separately for each shareholder.

Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 304. Each shareholder must complete Part VI and Part VII.

Part V - Partner’s Share of Credit

Lines 12 through 14 -

Complete Part V, lines 12 through 14, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1 and 2 of Form 304. Each partner must complete Part VI and Part VII.

Part VI - Available Credit Carryover

The taxpayer who is utilizing the credit carryover should complete Part VI only if its allowable enterprise zone tax credit for qualified employment positions for prior taxable years exceeded its Arizona income tax liability for those taxable years.

PARTNERSHIPS AND S CORPORATIONS THAT ELECTED TO PASS THE CREDIT THROUGH TO THEIR SHAREHOLDERS: A partnership
or an S corporation that passed the credit through to its partners or shareholders must furnish each partner or shareholder with a statement indicating that the business is still located in the former enterprise zone.

Enter the taxable year(s) from which you are carrying over the credit on line 15 in columns (a) through (e). On line 16, enter the credit originally computed for that taxable year. On line 17, enter the amount of the credit from that taxable year already used. Subtract the amount on line 17 from the amount on line 16 and enter the difference on line 18.

On line 19, enter the amount of the credit that is unallowable because the business is no longer located at the location that formerly was in an enterprise zone. Subtract the amount entered on line 19 from line 18, and enter the difference on line 20.

**Line 21** -
Add the amounts from columns (a) through (e) on line 20 and enter the total in column (f) on line 21. This is the total enterprise zone credit carryover available from prior taxable years.

**Part VII - Total Available Credit**

**Line 22** -
*Individuals and corporations (including S corporations that elected to claim the credit)* - enter the amount from Part II, line 6, column (d).
*S corporation shareholders* - enter the amount from Part IV, line 11.
*Partners of a partnership* - enter the amount from Part V, line 14.

This is the current year's credit for qualified employment positions.

**Line 23** -
Enter the amount from Part VI, line 21, column (f). This is the total available credit carryover for qualified employment positions.

**Line 24** -
Add line 22 and line 23. This is the total available enterprise zone credit for qualified employment positions that may be applied to the current year's tax liability.
*Corporations and S corporations* - enter the total here and on Form 300, Part I, line 1.
*Individuals* - enter the total here and on Form 301, Part I, line 1.
**Environmental Technology Facility Credit 2013**

For the calendar year 2013 or fiscal year beginning \( \text{MM, DD, YYYY} \) and ending \( \text{MM, DD, YYYY} \).

**Attach to your return.**

<table>
<thead>
<tr>
<th>Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165</th>
<th>Social security or employer identification number</th>
</tr>
</thead>
</table>

Certification number from the former Arizona Department of Commerce: ____________________________

**Part I  Schedule of Cost of Equipment or Property Used in Construction of Facility for Current Year and Current Taxable Year’s Credit Calculation**

1. Date of facility's initial construction: ................................................................. 1

<table>
<thead>
<tr>
<th>(a) Description</th>
<th>(b) Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>00</td>
</tr>
<tr>
<td></td>
<td>00</td>
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<td>00</td>
</tr>
<tr>
<td></td>
<td>00</td>
</tr>
<tr>
<td></td>
<td>00</td>
</tr>
</tbody>
</table>

2. Total: ........................................................................................................ 2 00

3. Current year’s credit – multiply line 2, column (b), by 10 percent (.10): .................. 3 00

**Part II  Recapture of Environmental Technology Facility Credit**

4. Date facility was placed in service: ................................................................. 4

5. Date facility ceased to operate as an environmental manufacturing, producing or processing facility: ................................................................. 5

6. Enter total credit actually claimed for the total facility: ........................................ 6 00

7. Enter percent based on the year facility ceased to operate as an environmental manufacturing, producing or processing facility: ........................................ 7 %

8. Total environmental technology facility credit recapture. Multiply line 6 by line 7: ........ 8 00

Continued on page 2 ➔
Part III  S Corporation Credit Election and Shareholder's Share of Credit and Credit Recapture

9 The S corporation has made an irrevocable election for the taxable year ending _______________ to:

(CHECK ONLY ONE BOX)

☐ Claim the environmental technology facility credit, as shown on Part I, line 3, column (b) (for the taxable year mentioned above);

☐ Pass the environmental technology facility credit, as shown on Part I, line 3, column (b) (for the taxable year mentioned above) through to its shareholders.

Signature  Title  Date

If passing the credit through to the shareholders, complete lines 10 through 12 separately for each shareholder.
If passing credit recapture through to the shareholders, also complete line 13 separately for each shareholder.
Furnish each shareholder with a copy of pages 1, 2 and 3 of Form 305.

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Name of shareholder</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Shareholder’s TIN</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Shareholder’s share of the current year’s credit from Part I, line 3, column (b)</td>
<td>12 00</td>
</tr>
<tr>
<td>13</td>
<td>Shareholder’s share of credit recapture from Part II, line 8</td>
<td>13 00</td>
</tr>
</tbody>
</table>

Part IV  Partner’s Share of Credit and Credit Recapture

Complete lines 14 through 16 separately for each partner.
If passing credit recapture through to the partners, also complete line 17 separately for each partner.
Furnish each partner with a copy of pages 1, 2 and 3 of Form 305.

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>Name of partner</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Partner’s TIN</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Partner’s share of the current year’s credit from Part I, line 3, column (b)</td>
<td>16 00</td>
</tr>
<tr>
<td>17</td>
<td>Partner’s share of credit recapture from Part II, line 8</td>
<td>17 00</td>
</tr>
</tbody>
</table>

Part V  Credit Recapture Summary

18 Enter the taxable year(s) in which you took a credit or credit carryover for the facility that has ceased to operate as an environmental manufacturing, producing or processing facility  

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>Enter the total amount of credit originally claimed for the facility</td>
<td>19 00</td>
</tr>
</tbody>
</table>
| 20   | Enter the total amount of the credit to be recaptured  
  • Individuals, corporations, exempt organizations with UBTI, and S corporations – enter the amount from Part II, line 8.  
  • S corporation shareholders – enter the amount from Part III, line 13.  
  • Partners of a partnership – enter the amount from Part IV, line 17 | 20 00 |
| 21   | Subtract line 20 from line 19 and enter the difference. This is the amount of credit allowable for the facility that has ceased to operate as an environmental manufacturing, producing or processing facility | 21 00 |
| 22   | Amount of credit on line 19 that you have claimed on prior years’ returns | 22 00 |
| 23   | Subtract line 22 from line 21 and enter the difference | 23 00 |

If the difference is a positive number, that is the amount of credit carryover remaining that you may use in future taxable years. Enter this positive number in Part VI, column (d), on the line for the year in which the disqualified credit arose.

If the difference is a negative number, that is the amount of credit you must recapture. If a negative number, enter “zero” in Part VI, column (d), on the line for the year in which the disqualified credit arose.
  • Corporations, exempt organizations with UBTI, and S corporations also enter this amount as a positive number on Form 300, Part II, line 25.  
  • Individuals, also enter this amount as a positive number on Form 301, Part II, line 32.
Part VI Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Taxable year</th>
<th>(b) Original credit amount</th>
<th>(c) Amount previously used</th>
<th>(d) Available carryover – subtract column (c) from column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>24</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>26</td>
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<td>27</td>
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<td>28</td>
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<td>29</td>
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<td></td>
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<td>30</td>
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<td></td>
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<td>31</td>
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<td>32</td>
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<td>33</td>
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<td>34</td>
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<td>35</td>
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<tr>
<td>36</td>
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<td></td>
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<tr>
<td>37</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>38</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>39 Total available carryover</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part VII Total Available Credit

40 Current year’s credit. Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 3, column (b).
   S corporation shareholders – enter the amount from Part III, line 12.
   Partners of a partnership – enter the amount from Part IV, line 16 ................................................................. 40 00

41 Available credit carryover – from Part VI, line 39, column (d) ........................................................................ 41 00

42 Total available credit. Add lines 40 and 41. Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 2. Individuals – enter total here and on Form 301, Part I, line 2 ............ 42 00
General Instructions

Arizona Revised Statutes (A.R.S.) §§ 43-1080 and 43-1169 provide a nonrefundable tax credit for expenses incurred in constructing a qualified environmental technology manufacturing, producing or processing facility as described in A.R.S. § 41-1514.02. The amount of the credit is equal to 10 percent of the amount spent during the taxable year to construct the facility, including land acquisition, improvements, building improvements, machinery and equipment. The credit cannot exceed 75 percent of the Arizona income tax liability for the taxable year as determined without applying the credit.

The former Arizona Department of Commerce identified and certified new facilities of qualified environmental technology manufacturers, producers and processors for purposes of the credit. The certification program ran through June 30, 1996. However, the certification may be assigned or transferred to one or more successor taxpayers, manufacturers, producers or processors that have acquired and continue to operate a facility that was used to meet the qualifying conditions listed below and that continues to be used predominantly for those purposes

To qualify under A.R.S. § 41-1514.02, an environmental technology manufacturer, producer, or processor must locate or make an additional capital investment in a facility in this state that:

- Is used predominantly to do any of the following:
  - sort, store, prepare, convert, fabricate, manufacture, or otherwise process finished products consisting of at least 90 percent recycled materials.
  - prepare, fabricate, manufacture, or otherwise process finished products that are powered exclusively with solar or other specific renewable energy.
  - prepare, fabricate, manufacture, or otherwise process raw material or intermediate product exclusively through a hydro-metallurgical process where at least 85 percent of the process solution used to produce the finished product is recycled on site for additional production.
  - fabricate or manufacture finished paper products that consist of at least 80 percent recycled material.
- Costs, or is expected to cost, an aggregate of at least 20 million dollars of new capital investment in this state within five years after construction begins or commencement of installation of improvements.

You may claim a credit with respect to new qualifying construction within ten years after the start of the facility’s initial construction. You qualify for the credit if you own or lease the facility or any component of the facility for a term of five or more years, but a credit is not allowed for any amount spent more than ten years after the start of the facility’s initial construction.

You can only take the credit for items that are depreciable or amortizable assets. You have to subtract your credit from your basis in those assets. You can still take depreciation or amortization of your Arizona basis in the assets.

If the allowable tax credit exceeds 75 percent of the taxes otherwise due on the claimant’s income, or if there are no taxes due, the amount of the credit not used to offset taxes may be carried forward for not more than fifteen taxable years as a credit against subsequent years’ income tax liabilities.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Credit Recapture

If either of the following circumstances occurs with respect to a qualified environmental technology manufacturing, producing or processing facility, the tax imposed for the taxable year shall be increased by the full amount of all credits previously allowed with respect to that facility:

- The taxpayer abandons construction before the facility is placed in service.
- Before the facility is placed in service, the taxpayer changes plans so that the facility no longer qualifies as an environmental technology manufacturing, producing or processing facility under A.R.S. § 41-1514.02.

If a qualified environmental technology facility ceases to operate as an environmental manufacturing, producing or processing facility at some time during the first five years it has been in operation, you have to recapture part of the credit.

Any credit recapture will affect any carryover you may have on that credit. If you have to recapture 100% of the credit, you will have no credit carryover. If you have to recapture a portion of the credit, you have to recapture the same portion of the carryover. How to figure the recapture of a portion of your credit is discussed in the specific instructions that follow.
Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to your tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is your social security number or an Internal Revenue Service individual taxpayer identification number. If you fail to include your TIN, you may be subject to a penalty.

Enter the certification number from the former Arizona Department of Commerce.

Part I - Schedule of Cost of Equipment or Property Used in Construction of Facility for Current Year and Current Taxable Year's Credit Calculation

Lines 1 through 3 -

Enter the date the facility's initial construction was started.

Current Year's Cost of Equipment or Property Used in Construction of Facility

In column (a), describe the expenses incurred in constructing the new qualifying environmental technology facility during the current year. Such items would include land purchased or improved, building construction initiated or improved, or equipment or machinery installed or placed in use. If additional space is needed, attach a separate sheet. In column (b), enter the amount of the cost.

Complete lines 2 and 3 as directed on the form.

Part II - Recapture of Environmental Technology Facility Credit

If the facility has been in operation for five years or more, you do not have to recapture credits you have already used to offset your tax liability. If it ceased to operate as required before five years had passed, you must recapture the credit you used by taking the total of all environmental technology facility credits you received before, and multiplying it by a percentage. The percentage depends on how long the facility had been operating as an environmental manufacturing, producing or processing facility. The recapture percentages are as follows:

<table>
<thead>
<tr>
<th>How long between the time the facility was placed in service and the time it ceased to meet the credit requirements?</th>
<th>Recapture percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than one year</td>
<td>100 %</td>
</tr>
<tr>
<td>At least one year, but less than two years</td>
<td>80 %</td>
</tr>
<tr>
<td>At least two years, but less than three years</td>
<td>60 %</td>
</tr>
<tr>
<td>At least three years, but less than four years</td>
<td>40 %</td>
</tr>
<tr>
<td>At least four years, but less than five years</td>
<td>20 %</td>
</tr>
</tbody>
</table>

Use the appropriate percentage to complete Part II as instructed on the form.

Part III - S Corporation Credit Election and Shareholder's Share of Credit and Credit Recapture

The S corporation must complete this portion of Form 305 in order for the S corporation or its shareholders to claim this credit. The S corporation must make an irrevocable election either to claim the credit or to pass the credit through to its shareholders. The election statement on line 9 must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

If the S corporation elects to pass the credit through to its shareholders, it must first complete Form 305, Part I and then complete Part III, lines 10 through 12, separately for each shareholder. If the S corporation has been notified of a credit recapture for a credit it passed through to its shareholders, it must also complete Part II and then Part III, line 13, separately for each shareholder.

Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must give each shareholder a copy of pages 1, 2 and 3 of Form 305. Each shareholder must complete Parts V through VII.

Part IV - Partner's Share of Credit and Credit Recapture

Lines 14 through 17 -

The partnership must complete Part I. Then, complete Part IV, lines 14 through 16, separately for each partner. If the partnership has been notified of a credit recapture, it must also complete Part II and then Part IV, line 17, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1, 2 and 3 of Form 305. Each partner must complete Parts V through VII.

Part V - Credit Recapture Summary

Use lines 18 through 23 to determine whether you have any allowable credit remaining, even if you have to recapture some of it. Complete Part V as instructed on the form.

Part VI - Available Credit Carryover

You may carry forward the amount of the unused environmental technology facility credit for a period not to exceed fifteen taxable years, provided the facility remains a qualified environmental technology manufacturing, producing or processing facility. Complete lines 24 through 39 if you claimed the credit on a prior year’s return and your credit was more than 75 percent of your tax.
In column (a), enter the applicable taxable year(s) on lines 24 through 38. In column (b), enter the amount of the original environmental technology facility credit for each taxable year. In column (c), enter the amount of the credit for each taxable year that has been previously used. Subtract the amount in column (c) from the amount in column (b). Enter the difference in column (d). Add the amounts entered on lines 24 through 38, column (d). Enter the total on line 39, column (d). This is the total available credit carryover.

**Part VII - Total Available Credit**

**Line 40 -**
Enter the current year's environmental technology facility credit.

*Individuals, corporations (including S corporations that elected to claim the credit), and exempt organizations with UBTI* - enter the amount from Part I, line 3, column (b).

*S corporation shareholders* - enter the amount from Part III, line 12.

*Partners of a partnership* - enter the amount from Part IV, line 16.

**Line 41 -**
Enter the amount of available credit carryover from Part VI, line 39, column (d).

**Line 42 -**
Add lines 40 and 41. This is the total available environmental technology facility credit that may be applied to the current taxable year’s tax liability. Any amount in excess of 75 percent of the current year’s tax liability must be carried forward to the next taxable year.

*Corporations, exempt organizations with UBTI, and S corporations* - enter the total here and on Form 300, Part I, line 2.

*Individuals* - enter the total here and on Form 301, Part I, line 2.
ARIZONA FORM

306

Military Reuse Zone Credit

For the calendar year 2013 or fiscal year beginning [MM DD YYYY] and ending [MM DD YYYY]

Attach to your return.

Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165

Social security or employer identification number

<table>
<thead>
<tr>
<th>Part I  Business Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Business name</td>
</tr>
<tr>
<td>2 Business location</td>
</tr>
<tr>
<td>3 Employer identification number</td>
</tr>
<tr>
<td>4 Name of military reuse zone</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part II  Net Increase in Employment</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 Average employment during the current taxable year</td>
</tr>
<tr>
<td>6 Employment baseline for preceding taxable year</td>
</tr>
<tr>
<td>7 Net increase in employment – subtract line 6 from line 5</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part III  Maximum Number of New Employees</th>
</tr>
</thead>
<tbody>
<tr>
<td>8 Dislocated military base employees. Enter the number of new employees who are dislocated military base employees</td>
</tr>
<tr>
<td>9 Non-dislocated military base employees. Enter the number of new employees who are non-dislocated military base employees</td>
</tr>
<tr>
<td>10 Total number of new employees. Add line 8 and line 9</td>
</tr>
<tr>
<td>11 Net increase in employment. Enter the number from Part II, line 7</td>
</tr>
<tr>
<td>12 Maximum number of new employees. Enter the lesser of line 10 or line 11</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Part IV  Credit Calculation for Dislocated Military Base Employees</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>(a)</strong> Number of dislocated military base employees</td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td>13 New employees in first year of employment</td>
</tr>
<tr>
<td>14 Employees in the second year of continuous employment</td>
</tr>
<tr>
<td>15 Employees in the third year of continuous employment</td>
</tr>
<tr>
<td>16 Employees in the fourth year of continuous employment</td>
</tr>
<tr>
<td>17 Employees in the fifth year of continuous employment</td>
</tr>
<tr>
<td>18 Total</td>
</tr>
</tbody>
</table>

ADOR 10133 (13)
### Part V  Credit Calculation for Non-Dislocated Military Base Employees

<table>
<thead>
<tr>
<th>(a) Number of non-dislocated military base employees</th>
<th>(b) Credit allowed per employee</th>
<th>(c) Allowable credit - multiply column (a) by column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>19 New employees in first year of employment</td>
<td>$500</td>
<td></td>
</tr>
<tr>
<td>20 Employees in the second year of continuous employment</td>
<td>$1,000</td>
<td></td>
</tr>
<tr>
<td>21 Employees in the third year of continuous employment</td>
<td>$1,500</td>
<td></td>
</tr>
<tr>
<td>22 Employees in the fourth year of continuous employment</td>
<td>$2,000</td>
<td></td>
</tr>
<tr>
<td>23 Employees in the fifth year of continuous employment</td>
<td>$2,500</td>
<td></td>
</tr>
<tr>
<td>24 Total</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Part VI  S Corporation Credit Election and Shareholder’s Share of Credit

25 The S corporation has made an irrevocable election for the taxable year ending **MM DD YYYY** to:

(CHECK ONLY ONE BOX)

- Claim the military reuse zone credit shown on Part IV, line 18, column (c) and Part V, line 24, column (c) (for the taxable year mentioned above);

- OR

- Pass the military reuse zone credit shown on Part IV, line 18, column (c) and Part V, line 24, column (c) (for the taxable year mentioned above) through to its shareholders.

---

**Signature**  
**Title**  
**Date**

If passing the credit through to the shareholders, complete lines 26 through 29 separately for each shareholder.

Furnish each shareholder with a copy of pages 1, 2 and 3 of Form 306.

26 Name of shareholder ________________________________

27 Shareholder’s TIN ________________________________

28 Shareholder’s share of the amount on Part IV, line 18, column (c)  

29 Shareholder’s share of the amount on Part V, line 24, column (c)  

---

**Part VII  Partner’s Share of Credit**

Complete lines 30 through 33 separately for each partner.

Furnish each partner with a copy of pages 1, 2 and 3 of Form 306.

30 Name of partner ________________________________

31 Partner’s TIN ________________________________

32 Partner’s share of the amount on Part IV, line 18, column (c)  

33 Partner’s share of the amount on Part V, line 24, column (c)  

---
### Part VIII Available Credit Carryover

<table>
<thead>
<tr>
<th></th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
<th>(e)</th>
<th>(f)</th>
</tr>
</thead>
<tbody>
<tr>
<td>34</td>
<td>Taxable year</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>Original credit amount</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>Amount previously used</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>Tentative carryover - subtract line 36 from line 35</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>Amount unallowable – see instructions</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>Available carryover - subtract line 38 from line 37</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>Total available carryover</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Part IX Total Available Credit

41 Current year’s credit for dislocated military base employees.
   Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part IV, line 18, column (c).
   S corporation shareholders – enter the amount from Part VI, line 28.
   Partners of a partnership – enter the amount from Part VII, line 32 ..................

42 Current year’s credit for non-dislocated military base employees.
   Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part V, line 24, column (c).
   S corporation shareholders – enter the amount from Part VI, line 29.
   Partners of a partnership – enter the amount from Part VII, line 33 ..................

43 Available credit carryover – from Part VIII, line 40, column (f) ..................

44 Total available credit. Add lines 41, 42 and 43. Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 3. Individuals – enter total here and on Form 301, Part I, line 3 ............
### Form 306-1 (2013)  All New Dislocated Military Base Employees

If you have more than 25 new dislocated military base employees, complete additional schedules.

<p>| | | |</p>
<table>
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<tbody>
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<td>(a) Employee Name</td>
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<td>(c) Date of Hire or Transfer</td>
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</table>
Form 306-2 (2013)  Dislocated Military Base Employees Claimed

If you are claiming more than 25 dislocated military base employees, complete additional schedules.

<table>
<thead>
<tr>
<th>Employee Name</th>
<th>Social Security Number</th>
<th>1st Year Employee</th>
<th>2nd Year Employee</th>
<th>3rd Year Employee</th>
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</table>

26 TOTAL: Add lines 1 through 25. Enter the total here.................................................. 26
Form 306-3 (2013)  All New Non-Dislocated Military Base Employees

If you have more than 25 new non-dislocated military base employees, complete additional schedules.

<table>
<thead>
<tr>
<th></th>
<th>(a) Employee Name</th>
<th>(b) Social Security Number</th>
<th>(c) Date of Hire or Transfer</th>
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<tbody>
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</tbody>
</table>
Form 306-4 (2013)  Non-Dislocated Military Base Employees Claimed

If you are claiming more than 25 non-dislocated military base employees, complete additional schedules.

<table>
<thead>
<tr>
<th>(a) Employee Name</th>
<th>(b) Social Security Number</th>
<th>(c) Check the appropriate box. This employee is a:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1st Year Employee</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2nd Year Employee</td>
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<tr>
<td></td>
<td></td>
<td>3rd Year Employee</td>
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<td></td>
<td></td>
<td>4th Year Employee</td>
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<tr>
<td></td>
<td></td>
<td>5th Year Employee</td>
</tr>
</tbody>
</table>

26 TOTAL: Add lines 1 through 25. Enter the total here: 26
2013 Military Reuse Zone Credit

Arizona Revised Statutes (A.R.S.) §§ 43-1079 and 43-1167 provide nonrefundable individual and corporate income tax credits for net increases in employment of full-time employees by a taxpayer in a military reuse zone, established under Title 41, chapter 10, article 3, of the Arizona Revised Statutes. These employees must be engaged primarily in providing aviation or aerospace services, or in manufacturing, assembling, or fabricating aviation or aerospace products.

There are two military reuse zones. The first, Williams Gateway Airport, was established on August 2, 1996. There is no available credit or carryforward before that date. The current zone designation expires in October 2016.

The second military reuse zone, Phoenix/Goodyear Airport, was established on December 10, 2002. There is no available credit or carryforward before that date. The current zone designation expires in December 2017.

A taxpayer that owns or leases income producing property located in a military reuse zone is eligible for the military reuse zone tax credit according to the terms and conditions prescribed by A.R.S. §§ 43-1079 or 43-1167. To qualify for the tax incentive the taxpayer shall:

- Agree with the Arizona Commerce Authority (Commerce) in writing to furnish information relating to the amount of tax benefits the taxpayer receives for each taxable year in which the taxpayer claims the credit. If the taxpayer fails to provide the required information, Commerce shall immediately revoke the taxpayer's qualification and notify the Arizona Department of Revenue (Revenue).

- Enter into a memorandum of understanding with this state through Commerce containing employment goals. Each year in which the taxpayer claims the credit the taxpayer shall report in writing to Commerce its performance in achieving the goals. The memorandum shall contain provisions that allow:
  a. Commerce to stop, readjust, or recapture all or part of the tax incentives provided to the taxpayer on noncompliance with the terms of the memorandum;
  b. Commerce to notify Revenue of the conditions of noncompliance; and

- Revenue to require the taxpayer to file appropriate amended tax returns reflecting the recapture of the tax credit.

The net increase in the number of employees shall be determined by comparing the taxpayer's average employment in the military reuse zone during the taxable year with the taxpayer's previous year's fourth quarter employment in the zone, based on the taxpayer's report to the Arizona Department of Economic Security for unemployment insurance purposes, but considering only employment in the zone.

A credit is not allowed with respect to an employee whose place of employment is relocated by the taxpayer from a location in this state to the military reuse zone, unless the employee is engaged in providing aviation or aerospace services, or in manufacturing, assembling, or fabricating aviation or aerospace products, and the taxpayer maintains at least the same number of employees in this state but outside the zone.

The military reuse zone credit is in lieu of the following credits, with respect to the same employees:

- The enterprise zone credit, under former A.R.S. §§ 43-1074 or 43-1161 (claimed on Arizona Form 304);
- The credit for new employment, under A.R.S. §§ 43-1074 or 43-1161 (claimed on Arizona Form 345);
- The employment credit for healthy forest enterprises, under A.R.S. §§ 43-1076 or 43-1162 (claimed on Arizona Form 342);
- The credit for renewable energy industry, under A.R.S. §§ 43-1083.01 or 43-1164.01 (claimed on Arizona Form 342).

The amount of the credit is a dollar amount allowed for each new full-time employee. The amount per employee differs depending on whether the employee is a dislocated military base employee or another type of full-time military base employee. A "dislocated military base employee" means a civilian who previously had permanent full-time civilian employment on the military facility, at the date the closure of the facility was finally determined under federal law, as certified by Commerce. The credit amount per employee is as follows:

<table>
<thead>
<tr>
<th>Year of employment</th>
<th>Amount of credit allowed per employee</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Dislocated Employee</td>
</tr>
<tr>
<td>1st</td>
<td>$1,000</td>
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<td>2nd</td>
<td>$1,500</td>
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<tr>
<td>3rd</td>
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<td>4th</td>
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<tr>
<td>5th</td>
<td>$3,000</td>
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</table>

If the allowable tax credit exceeds the taxes otherwise due, or if there are no taxes due, the amount of the claim not used to offset the taxes may be carried forward as a credit against the five subsequent years' income tax liabilities, if the business remains in the military reuse zone.
Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only a pro rata share of the allowable credit based on the ownership interest. The total of the credits allowed all owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Aggregate summary: This is a single Form 306 that combines the results of multiple business locations in a military reuse zone or zones. Taxpayers having multiple business locations must first complete separate Forms 306, 306-1, 306-2, 306-3, and 306-4 for each business location, whether those locations are in the same military reuse zone or multiple military reuse zones. Then, complete the aggregate summary Form 306. Do not complete aggregate summaries of Forms 306-1 through 306-4.

Taxpayers do NOT need to complete the following portions of the aggregate summary Form 306:

- Part I - Business Information
- Part II - Net Increase in Employment
- Part III - Lines 8 through 11 (line 12 must still be completed)

### Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

### Part I - Business Information

Lines 1 through 4 -

On lines 1 through 3, enter the business’s name, its actual location in the zone (may not be its mailing address), and employer identification number. On line 4, enter the name of the military reuse zone in which the business is located.

**NOTE:** If there is more than one location in a military reuse zone, attach a schedule listing the name, location address, employer identification number, and zone of each location.

### Part II - Net Increase in Employment

The military reuse zone credit is based on net increases in employment of full-time employees working in a military reuse zone. Whether there has been a net increase in employment is determined by comparing the average employment in the zone during the current taxable year with the prior year’s fourth quarter employment in the zone. The prior year figure must be based on the employer’s unemployment insurance report to the Arizona Department of Economic Security, limited to employment in the zone.

#### Line 5 -

Enter the average employment in the military reuse zone for the current taxable year. Complete the worksheet below to determine the average employment during the current taxable year.

On lines 1 through 12 below, enter the number of employees employed at the end of each month by the business located in the military reuse zone.

<table>
<thead>
<tr>
<th>Average Full-Time Employment Worksheet</th>
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</thead>
<tbody>
<tr>
<td>Line 5 Column – Current Taxable Year</td>
</tr>
<tr>
<td>1 January</td>
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<td>2 February</td>
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<td>3 March</td>
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<td>10 October</td>
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<td>11 November</td>
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<td>12 December</td>
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<tr>
<td>13 Total – Add lines 1 through 12.</td>
</tr>
<tr>
<td>14 Total number of months during the taxable year in which the employer was in business.</td>
</tr>
<tr>
<td>15 Average – Divide the amount on line 13 by the amount on line 14.</td>
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</tbody>
</table>

#### Line 6 -

Enter the previous year’s fourth quarter employment. A newly established business in a military reuse zone that did not have any employment within the zone during the fourth quarter of the immediately preceding taxable year would enter zero.

An established business already located in an area that subsequently becomes a designated military reuse zone could have employment in the zone during the fourth quarter of the immediately preceding taxable year. This employer would enter their previous year’s fourth quarter employment in the zone only, based on their report to the Arizona Department of Economic Security for unemployment tax purposes.

#### Line 7 -

Subtract the amount on line 6 from the amount on line 5. If this amount is less than one, enter zero. If this amount contains a decimal, round down to the next whole number. This is the net increase in employment.
Part III - Maximum Number of New Employees

Lines 8 through 12 and Form 306-1 and Form 306-3

The maximum number of new employees for which the business may claim the military reuse zone credit is limited to the lesser of the total number of new employees or the net increase in employment. Complete Form 306-1 listing each dislocated military base employee in the first year of employment in the military reuse zone. Complete Form 306-3 listing each non-dislocated military base employee in the first year of employment in the military reuse zone.

**Line 8** -
Enter the total number of new employees employed in the zone who are dislocated military base employees from the Form(s) 306-1.

**Line 9** -
Enter the total number of new employees employed in the zone who are non-dislocated military base employees from the Form(s) 306-3.

**Line 10** -
Add line 8 and line 9 and enter the total.

**Line 11** -
Enter the net increase in employment from Part II, line 7.

**Line 12** -
Enter the lesser of line 10 or line 11. This is the maximum number of new employees for which the business may claim the military reuse zone credit.

Part IV - Credit Calculation for Dislocated Military Base Employees

Before completing lines 13 through 18, complete the Form 306-2 listing each dislocated military base employee for whom the business is claiming a credit.

Arizona's statutes do not require that the dislocated military base employee who is claimed in a subsequent year of continuous employment be the same dislocated military base employee who was claimed in prior years of employment. Therefore, if one of the originally claimed new dislocated military base employees leaves employment after the first year, the business can claim subsequent years’ credits for another dislocated military base employee. The substitute employee must be in the same year of employment as the departed employee.

**Lines 13 through 17** -

**Column (a)** -
Refer to the total numbers of employees shown in the columns of Form 306-2 to complete column (a) of Part IV. The maximum number of dislocated military base employees entered on line 13, column (a) cannot exceed the maximum number of new employees entered on Part III, line 12. If the business is claiming the military reuse zone credit for dislocated military base employees and non-dislocated military base employees, the total number of employees claimed in both categories cannot exceed the maximum number of new employees from Part III, line 12.

The number of dislocated military base employees claimed in each year can never exceed the number of employees for which a credit was claimed in the immediately preceding tax year.

**Column (c)** -
Multiply the numbers shown on lines 13 through 17, column (a) by the amounts shown in column (b). Enter each result in column (c).

**Line 18** -
Add the numbers on lines 13 through 17, in column (a). Enter the total on line 18 in column (a). The number shown on line 18, column (a), is the total number of dislocated military base employees for which the business is claiming the military reuse zone credit.

Add the amounts on lines 13 through 17 in column (c). Enter the total on line 18 in column (c). The amount shown on line 18, column (c) is the total allowable military reuse zone credit for dislocated military base employees for the current taxable year.

Part V - Credit Calculation for Non-Dislocated Military Base Employees

Before completing lines 19 through 24, complete the Form 306-4 listing each non-dislocated military base employee for whom the business is claiming a credit.

**Lines 19 through 23** -

**Column (a)** -
Refer to the total numbers of employees shown in the columns of Form 306-4 to complete column (a) of Part V. The maximum number of non-dislocated military base employees entered on line 19, column (a), cannot exceed the maximum number of new employees entered on Part III, line 12. If the business is claiming the military reuse zone credit for dislocated military base employees and non-dislocated military base employees, the total number of employees claimed in both categories cannot exceed the maximum number of new employees from Part III, line 12.

The number of non-dislocated military base employees claimed in each year can never exceed the number of non-dislocated military base employees for which a credit was claimed in the immediately preceding tax year.

**Column (c)** -
Multiply the numbers shown on lines 19 through 23, column (a) by the amounts shown in column (b). Enter each result in column (c).

**Line 24** -
Add the numbers on lines 19 through 23, in column (a). Enter the total on line 24 in column (a). The number shown on line 24, column (a), is the total number of non-dislocated military base employees for which the business is claiming the military reuse zone credit.

Add the amounts on lines 19 through 23 in column (c). Enter the total on line 24 in column (c). The amount shown on line 24, column (c) is the total allowable military reuse zone credit for non-dislocated military base employees for the current taxable year.
**Part VI - S Corporation Credit Election and Shareholder’s Share of Credit**

**Line 25 -**
This portion of Form 306 must be completed by all S corporations in order for the S corporation or its shareholders to claim the military reuse zone credit. The S corporation must make an irrevocable election either to claim the credit or to pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S. If the S corporation elects to claim the credit itself, it can skip lines 26 through 29 and complete Parts VIII and IX.

**Lines 26 through 29 -**
If the S corporation elects to pass the credit through to its shareholders, it must complete lines 26 through 29 separately for each shareholder.

Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must furnish each shareholder with a copy of pages 1, 2 and 3 of Form 306. Each shareholder must complete Parts VIII and IX.

**NOTE:** Taxpayers who are partners or shareholders in multiple entities operating in military reuse zones must complete a schedule detailing the amount of the credit passed through from each partnership or S corporation, and attach the schedule to their tax returns.

**Part VII - Partner’s Share of Credit**

**Lines 30 through 33 -**
Complete Part VII, lines 30 through 33, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1, 2 and 3 of Form 306. Each partner must complete Parts VIII and IX.

**NOTE:** Taxpayers who are partners or shareholders in multiple entities operating in military reuse zones must complete a schedule detailing the amount of the credit passed through from each partnership or S corporation, and attach the schedule to their tax returns.

**Part VIII - Available Credit Carryover**

**Lines 34 through 40 -**
Use Part VIII to figure the total available credit carryover. Complete lines 34 through 40 if you claimed the credit on a prior year return and the credit was more than your tax.

Provided it maintains its businesses in the military reuse zone, a taxpayer may carry forward the amount of the unused military reuse zone credit for a period not to exceed five taxable years. However, if the taxpayer moves its business outside of the military reuse zone or the military reuse zone is terminated, the carryover of the tax credit is lost. If a portion of its business is moved outside of the military reuse zone, the portion of the carryforward attributable to that portion of the business is lost.

Enter the taxable year(s) from which you are carrying over the credit on line 34 in columns (a) through (e). On line 35, enter the credit originally computed for that taxable year. On line 36, enter the amount of the credit from that taxable year already used. Subtract the amount on line 36 from the amount on line 35 and enter the result on line 37. On line 38, enter the amount of credit that is unallowable because the business is no longer located in the military reuse zone or the zone has been terminated. Subtract the amount entered on line 38 from line 37, and enter the result on line 39.

Add the amounts in columns (a) through (e) on line 39. Enter the total in column (f) on line 40. This is the total military reuse zone credit carryover for the current taxable year.

**Part IX - Total Available Credit**

**Line 41 -**
*Individuals, corporations (including S corporations that elected to claim the credit), and exempt organizations with UBTI - enter the current year’s credit for dislocated military base employees from Part IV, line 18, column (c).*
*S corporation shareholders - enter the amount from Part VI, line 28.*

**Partners of a partnership - enter the amount from Part VII, line 32.**

**Line 42 -**
*Individuals, corporations (including S corporations that elected to claim the credit), and exempt organizations with UBTI - enter the current year’s credit for non-dislocated military base employees from Part V, line 24, column (c).*
*S corporation shareholders - enter the amount from Part VI, line 29.*

**Partners of a partnership - enter the amount from Part VII, line 33.**

**Line 43 -**
Enter the amount from Part VIII, line 40, column (f). This is the total available credit carryover.

**Line 44 -**
Add lines 41, 42, and 43. This is the total available military reuse zone credit that may be applied to the current taxable year’s tax liability.

*Corporations, exempt organizations with UBTI and S corporations - enter the total here and on Form 300, Part I, line 3.*

*Individuals - enter the total here and on Form 301, Part I, line 3.*
For the calendar year 2013 or fiscal year beginning [M, M, D, Y, Y, Y, Y] and ending [M, M, D, Y, Y, Y, Y].

Attach to your return.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140PY, 140NR, 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse's Name as shown on Form 140, 140PY, 140NR, 140X</td>
<td>Spouse's Social Security Number</td>
</tr>
</tbody>
</table>

**Individual Taxpayers**

Laws 2003, Ch. 122, §§ 6 and 11, repealed the individual tax credit (A.R.S. § 43-1076) effective for taxable years beginning from and after December 31, 2002. Individual taxpayers, including individual partners of a partnership, no longer qualify for the recycling equipment credit. A partnership cannot pass the credit through to its individual partners.

However, Laws 2003, Ch. 122, § 10, provides that individual taxpayers may claim carryovers of unused tax credits from taxable years beginning prior to January 1, 2003 for the succeeding 15 taxable years after the unused credit year. You cannot carryover any unused credit related to recycling equipment that had ceased to be recycling equipment or was transferred to another person. See instructions for additional information.

**Available Credit Carryover**

<table>
<thead>
<tr>
<th>(a) Taxable Year from which you are carrying the credit</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 1998</td>
<td>.00</td>
<td>.00</td>
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<tr>
<td>2 1999</td>
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<td>3 2000</td>
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<tr>
<td>4 2001</td>
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<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>5 2002</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>6 Total Available Credit Carryover: Add the amounts on lines 1 through 5 in column (d). Enter the total on line 6 of column (d) and on Form 301, Part I, line 4 .............................................. .00</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
General Instructions

Individuals cannot generate any new credits, because the individual recycling equipment credit was repealed effective for taxable years beginning from and after December 31, 2002. A partnership cannot generate and pass a new credit through to its individual partners. However, individuals can continue to carry the credit forward, if the credits were generated in taxable years beginning prior to January 1, 2003.

If the recycling equipment ceases to be recycling equipment, or is transferred to another person, the portion of the unused credit carryovers relating to that recycling equipment is lost.

The portion of the total available credit carryover that may be claimed by the individual taxpayer is limited to the lesser of 25% of the amount of tax entered on Form 301, Part II, line 37, or $5,000.

Available Credit Carryover

Lines 1 through 6

Use lines 1 through 6 to figure your total available credit carryover from taxable years 1998 through 2002. Complete these lines if you claimed the credit on a tax return for taxable years beginning before January 1, 2003, and your credit was more than your tax.

- In column (b), enter the credit originally computed for that taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from column (b) and enter the difference in column (d).
- Add the amounts entered on lines 1 through 5 in column (d). Enter the total on line 6, column (d).

Enter the total from line 6, column (d), on Form 301, Part I, line 4.

Specific Instructions

Complete the name and social security number (SSN) section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for an individual is the taxpayer's SSN or an Internal Revenue Service (IRS) individual taxpayer identification number (ITIN). Taxpayers that fail to include their identification number may be subject to a penalty.
Credit for Increased Research Activities 2013

For the calendar year 2013 or fiscal year beginning [MM, DD, YYYY] and ending [MM, DD, YYYY].

Attach to your return.

Name as shown on Form 99T, 120, 120A, 120S, 120X or 165

Employer identification number

**Part I** Qualification for Refund of Current Taxable Year’s Excess Credit

1. Did you receive a “Certificate of Qualification” from the Arizona Commerce Authority? □ Yes □ No
   If “Yes”, attach a copy of the Certificate. If “No”, skip line 2.

2. Enter the maximum refund amount on the Certificate from the Arizona Commerce Authority for this taxable year. 200

3. Did an entity from which you are claiming a pass through credit for increased research activities receive a “Certificate of Qualification” from the Arizona Commerce Authority? □ Yes □ No
   If “Yes”, attach a copy of the Certificate. If “No”, skip line 4 and line 5.

4. Enter the name of the entity that received the Certificate from the Arizona Commerce Authority and its employer identification number. Be sure to attach a copy of the Certificate.

   Name: ____________________________
   EIN: ____________________________

5. Enter your share of the maximum refund amount for this taxable year. See instructions. 500

**Part II** Current Taxable Year’s Credit Calculation

6. Basic research payments paid or incurred to qualified organizations. See instructions. 600

7. Qualified organization base period amount. 700

8. Subtract line 7 from line 6. If less than zero, enter zero. 800

9. Wages for qualified services (do not include wages used in figuring the federal work opportunity credit). 900

10. Cost of supplies. 1000

11. Rental or lease cost of computers. 1100

12. Contract research expenses. See instructions. 1200

13. Total research expenses. Add lines 9 through 12. Enter the total. 1300

14. Research expenses included on lines 9 through 12 related to solar liquid fuel that will be claimed on Arizona Form 344. 1400

15. Total qualified research expenses. Subtract line 14 from line 13. 1500

16. Average annual Arizona gross receipts. See instructions. 1600

17. Fixed-base percentage (not more than 16% (.1600)). See instructions. 1700

18. Base amount. Multiply line 16 by the percentage on line 17. Enter the result. 1800

19. Subtract line 18 from line 15. If less than zero, enter zero. 1900

20. Multiply line 15 by 50% (.50). Enter the result. 2000

21. Enter the lesser of line 19 or line 20. 2100

22. Add lines 8 and 21. Enter the total. 2200

**If line 22 is $2,500,000 or less, complete line 23 and skip lines 24 through 26.**

**If line 22 is more than $2,500,000, skip line 23 and complete lines 24 through 26.**

23. Multiply line 22 by 24% (.24). Enter the result. 2300

24. Subtract $2,500,000 from line 22. Enter the difference. 2400

25. Multiply line 24 by 15% (.15). Enter the result. 2500

26. Add $600,000 to line 25. Enter the total. 2600

27. Enter the amount from line 23 or 26 here. 2700

28. Total amount of credit passed through from S corporations and partnerships. (Enter the aggregate amount of the credit for increased research activities from all Form(s) 308 received from S corporations and partnerships.) 2800

Attach copies of any Form(s) 308 to your tax return.

29. Total Credit. Add line 27 and line 28. Enter the total. This is your current year’s total credit for increased research activities. 2900

Continued on page 2 ➔
Part IV  S Corporation Credit Election and Shareholder’s Share of Credit

30 The S corporation has made an irrevocable election for the taxable year ending [ ] to [ ] (check only one box):
☐ Claim the credit for increased research activities as shown on Part III, line 29 (for the taxable year mentioned above);
OR
☐ Pass the credit for increased research activities as shown on Part III, line 29 (for the taxable year mentioned above) through to its shareholders.

Signature  Title  Date
• If passing the credit through to the shareholders, complete lines 31 through 33 separately for each shareholder.
• Also complete line 34 and line 35 separately for each shareholder, if applicable. Provide a copy of the Certificate to each shareholder.
• Furnish each shareholder with a copy of pages 1 through 4 of Form 308.
31 Name of shareholder:

32 Shareholder’s TIN:

33 Shareholder’s share of the amount on Part III, line 29 ................................................................. 33 00
34 Shareholder’s share of the amount on Part I, line 2 ................................................................. 34 00
35 Shareholder’s share of the amount on Part I, line 5 ................................................................. 35 00

Part V  Partner’s Share of Credit

☐ Complete lines 36 through 38 separately for each partner.
☐ Also complete line 39 and line 40 separately for each partner, if applicable. Provide a copy of the Certificate to each partner.
☐ Furnish each partner with a copy of pages 1 through 4 of Form 308.
36 Name of partner:

37 Partner’s TIN:

38 Partner’s share of the amount on Part III, line 29 ................................................................. 38 00
39 Partner’s share of the amount on Part I, line 2 ................................................................. 39 00
40 Partner’s share of the amount on Part I, line 5 ................................................................. 40 00

Part VI  Refundable Portion of the Current Taxable Year’s Excess Credit

Only complete Part VI if the “Yes” box on Part I, line 1 or Part I, line 3 is checked.

41 Current taxable year’s credit. Corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part III, line 29. Exempt organizations with UBTI that are S corporation shareholders – enter the amount from Part IV, line 33. Corporate partners of a partnership or exempt organizations with UBTI that are partners of a partnership – enter the amount from Part V, line 38 ................................................................. 41 00
42a Enter the current year’s tax, including recapture, from Form 99T, line 8; or Form 120, line 18; or Form 120A, line 10; or Form 120S, line 14; or Form 120X, line 18(b) 42a 00
42b Nonrefundable tax credits. Enter the amount of nonrefundable tax credits from Form 300. Exclude the credit or carryover for increased research activities 42b 00
42c Current taxable year’s credit for increased research activities that will be used to offset the current taxable year’s tax liability – subtract line 42b from line 42a. Enter the difference. If the difference is zero or more, enter it on Part XI, line 66; also enter it on Form 300, Part I, line 4, and Form 300, Part II, line 34.
If less than zero, enter zero ................................................................. 42c 00
43 Current taxable year’s excess credit – subtract line 42c from line 41. Enter the difference. If less than zero, enter zero, because no refund is available 43 00
44 Tentative refundable credit – multiply line 43 by 75% (.75). Enter the result .................................................. 44 00
45 Maximum refundable credit. See instructions ................................................................. 45 00
46 Refundable Credit. Enter the lesser of line 44 or line 45. Also enter this amount on Form 99T, line 12; or Form 120, line 22; or Form 120A, line 14; or Form 120S, line 18; or Form 120X, line 22 ................................................................. 46 00

Complete Part VII and Part VIII if you have carryovers from prior years. Skip Part IX and Part X.
### Part VII  Available Pre-2003 Credit Carryover

<table>
<thead>
<tr>
<th></th>
<th>(a) Taxable Year</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used or Expired</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
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<tbody>
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<tr>
<td>52</td>
<td>TOTAL AVAILABLE PRE-2003 CARRYOVER: Add lines 47 through 51 in column (d).</td>
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</tbody>
</table>

### Part VIII  Available Post-2002 Credit Carryover

<table>
<thead>
<tr>
<th></th>
<th>(a) Taxable Year</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used or Expired</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
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<tbody>
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<td>53</td>
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<td>62</td>
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<tr>
<td>63</td>
<td>TOTAL AVAILABLE POST-2002 CARRYOVER: Add lines 53 through 62 in column (d).</td>
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</tr>
</tbody>
</table>

Continued on page 4 ➔
### Part IX  Limitation of Pre-2003 Credit Carryover

If you completed Part VI and are receiving a refund, do not complete Part IX.

If you have credit carryovers from tax years 2002 and before, complete this section. If you do not, skip this section and go directly to Part X. The amount of credit carryover from years 2002 and before that you can use is limited. Complete this schedule to determine how much of this carryover you can use to offset this year’s tax liability.

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<table>
<thead>
<tr>
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<tbody>
<tr>
<td>64a</td>
<td>Current year’s tax liability. Enter the amount from Form 300, line 30</td>
</tr>
<tr>
<td>64b</td>
<td>Compare line 64a with $500,000. Enter the lesser amount</td>
</tr>
<tr>
<td>64c</td>
<td>Current taxable year’s credit. Corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part III, line 29. Exempt organizations with UBTI that are S corporation shareholders – enter the amount from Part IV, line 33. Corporate partners of a partnership or exempt organizations with UBTI that are partners of a partnership – enter the amount from Part V, line 38</td>
</tr>
<tr>
<td>64d</td>
<td>Subtract line 64c from line 64b – if the difference is zero or less, enter zero. This is the amount of this year’s tax liability to which you may apply your pre-2003 carryovers</td>
</tr>
<tr>
<td>64e</td>
<td>Enter the total of your pre-2003 credit carryovers from Part VII, line 52, column (d)</td>
</tr>
<tr>
<td>64f</td>
<td>Compare lines 64d and 64e and enter the lesser amount here. This is the amount of pre-2003 credit carryovers you can use to offset this year’s tax liability</td>
</tr>
</tbody>
</table>

### Part X  Limitation of Post-2002 Credit Carryover

If you completed Part VI and are receiving a refund, do not complete Part X.

If you have credit carryovers from tax years 2003 and after, complete this section. If you do not, skip this section and go directly to Part XI. The amount of credit carryover from years 2003 and after that you can use is limited. Complete this schedule to determine how much of this carryover you may be able to use to offset this year’s tax liability.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>65a</td>
<td>Current year’s tax liability. Enter the amount from Form 300, line 30</td>
</tr>
<tr>
<td>65b</td>
<td>Current taxable year’s credit. Corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part III, line 29. Exempt organizations with UBTI that are S corporation shareholders – enter the amount from Part IV, line 33. Corporate partners of a partnership or exempt organizations with UBTI that are partners of a partnership – enter the amount from Part V, line 38</td>
</tr>
<tr>
<td>65c</td>
<td>Subtract line 65b from line 65a – if the difference is zero or less, enter zero. This is the amount of this year’s tax liability to which you may apply your post-2002 carryovers</td>
</tr>
<tr>
<td>65d</td>
<td>Enter the total of your post-2002 credit carryovers from Part VIII, line 63, column (d)</td>
</tr>
<tr>
<td>65e</td>
<td>Compare lines 65c and 65d and enter the lesser amount here. This is the amount of post-2002 credit carryovers you can use to offset this year’s tax liability</td>
</tr>
</tbody>
</table>

### Part XI  Total Available Nonrefundable Credit

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>66</td>
<td>Current year’s credit. If you completed Part VI and are receiving a refund – enter the amount from Part VI, line 42c. Corporations, exempt organizations with UBTI, or S corporations not receiving a refund – enter the amount from Part III, line 29. Exempt organizations with UBTI that are S corporation shareholders not receiving a refund – enter the amount from Part IV, line 33. Corporate partners of a partnership or exempt organizations with UBTI that are partners of a partnership not receiving a refund – enter the amount from Part V, line 38</td>
</tr>
<tr>
<td>67</td>
<td>If you completed Part VI and are receiving a refund, enter zero. Otherwise, enter the pre-2003 carryover – from Part IX, line 64</td>
</tr>
<tr>
<td>68</td>
<td>If you completed Part VI and are receiving a refund, enter zero. Otherwise, enter the post-2002 carryover – from Part X, line 65e</td>
</tr>
<tr>
<td>69</td>
<td>Total available credit. Add lines 66, 67, and 68. Enter the total here and on Form 300, Part I, line 4</td>
</tr>
</tbody>
</table>
**2013 Credit for Increased Research Activities**

**CONTACTS FOR REFUND OF CREDIT FOR INCREASED RESEARCH ACTIVITIES**

**Arizona Commerce Authority**  
- Application forms  
- Program guidelines  

*Internet home page: www.azcommerce.com*  
*Program Manager (602) 845-1200*

**CONTACTS FOR NONREFUNDABLE CREDIT FOR INCREASED RESEARCH ACTIVITIES**

**Arizona Department of Revenue**  
- Tax forms and instructions  
- Information and assistance  

*Internet home page: www.azdor.gov*  
*Taxpayer assistance (602) 255-3381*  
*From area codes 520 and 928, toll-free (800) 352-4090*

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**General Instructions**

**NOTE:** THE 2013 FORM 308 IS USED BY TAXPAYERS THAT ARE CORPORATIONS, EXEMPT ORGANIZATIONS WITH UNRELATED BUSINESS TAXABLE INCOME (UBTI), S CORPORATIONS OR PARTNERSHIPS. INDIVIDUAL TAXPAYERS MUST USE THE 2013 FORM 308-I.

Arizona Revised Statutes (A.R.S.) § 43-1168 provides a corporate income tax credit for increased research activities in a taxable year; a portion of the current year's excess credit may be refundable to qualified taxpayers.

The credit for increased research activities is in lieu of the solar liquid fuel credit, provided by A.R.S. § 43-1164.02 (claimed on Arizona Form 344), with respect to the same expenses.

The Arizona corporate tax credit is allowed in an amount computed pursuant to Internal Revenue Code (IRC) § 41 with the following exceptions:

- Qualified research includes only research conducted in Arizona. The term "qualified research," for purposes of the Arizona tax credit, means qualified research, as defined in IRC § 41, that is conducted in Arizona and basic research, as defined in IRC § 41, which is conducted in Arizona.

- The amount of the credit is based on the federal regular credit computation method for Arizona qualified research expenses and Arizona basic research payments. Taxpayers CANNOT use the federal alternative credit computation method. The allowable current taxable year credit is a percentage of (a) the excess, if any, of the Arizona qualified research expenses for the taxable year, over the base amount; and (b) the Arizona basic research payments.

For 2013, if the allowable expenses do not exceed $2,500,000, the allowable credit is 24 percent of this amount. If the allowable expenses exceed $2,500,000, the allowable credit amount is $600,000 plus 15 percent of the amount of expenses over $2,500,000, subject to certain limitations.

- If two or more taxpayers, including shareholders of an S corporation and partners in a partnership, share in the eligible expenses, each taxpayer is eligible to receive a proportionate share of the credit.

- The termination provisions of IRC § 41 do not apply.

**CORPORATE TAXPAYERS:** If two or more members of a unitary group or an Arizona affiliated group incur qualifying expenses, the individual members of the group are not considered separate taxpayers. When a combined return or a consolidated return is filed, the unitary group or the Arizona affiliated group is considered a single taxpayer.

The credit is available to an exempt organization that is subject to corporate income tax on UBTI. The credit must result from the activities that generate UBTI.

**REFUND OF 75% OF CURRENT YEAR'S EXCESS CREDIT**

If the current taxable year's credit for increased research activities exceeds your income tax liability for the taxable year, a portion of the excess credit may be refundable, if you qualify.

The amount of credit that is refundable is limited to 75% of the excess credit. The excess credit is the current year's credit less the current year's tax liability. The 75% refund is only available for the current year's excess credit for increased research activities. Once the taxpayer files a return with the department, the excess credit for increased research activities is carried forward; therefore, the taxpayer may not claim a refund for that taxable year.

- **NOTE:** Because the refund is calculated after tax liability, it is necessary that you calculate all of your other credits before you can determine the current year's excess credit amount.

Taxpayers must apply to the Arizona Commerce Authority (Commerce) and receive a Certificate of Qualification (Certificate) to receive a refund. Taxpayers must have less than 150 full-time employees to qualify. The refund is the lesser of (a) 75% of the excess credit; or (b) the maximum refund on the Certificate from Commerce. Any additional amount is waived.

If two or more taxpayers, including shareholders of an S corporation and partners in a partnership, share in the eligible expenses, each taxpayer is eligible to claim a proportionate share of the refund. An S corporation must apply for the Certificate on behalf of its shareholders. A partnership must apply for the Certificate on behalf of its partners.

**CARRYOVER OF UNUSED CREDIT**

If the current taxable year's credit exceeds the taxpayer's tax liability for the taxable year, the taxpayer may carry forward the unused credit to the next fifteen consecutive taxable years. Due to various law changes, the amount that may be carried forward and how it is applied differs depending on the tax year it was earned. Please see the specific instructions for more information on how to calculate the proper carryforward amounts.

Taxpayers that elected to receive a refund of 75% of the excess credit cannot carry forward any amount from the year of the refund. Carry forwards from years prior to 2010 or years where the taxpayer did not elect to receive a refund may carryover to the following year.

If you qualify to receive a refund for this taxable year, carryovers of the credit for increased research activities from previous taxable years will be carried over to the following taxable year, subject to the fifteen year carryover period and annual limitations on use of those carryovers.
Specific Instructions

Complete the name and employer identification number (EIN) section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation or a partnership is the taxpayer's EIN. Taxpayers that fail to include their TIN may be subject to a penalty.

Part I - Qualification for Refund of Current Taxable Year's Excess Credit

Line 1 -
If the taxpayer applied to Commerce and received a Certificate related to the credit for increased research activities, check the "Yes" box. Otherwise, check the "No" box and skip line 2.

Line 2 -
If you checked the "Yes" box on line 1, enter the maximum refund amount for taxable year 2013 on your Certificate from Commerce.

Line 3 -
If an entity from which you are claiming a pass through credit for increased research activities applied to Commerce and received a Certificate, check the "Yes" box. Otherwise, check the "No" box, and skip line 4 and line 5.

If you checked the “No” box for both line 1 and line 3, skip Part VI.

NOTE: By checking the “No” boxes for both line 1 and line 3, you are indicating that you will not seek a refund for this taxable year, and instead will carry any excess credit forward. This election cannot be changed on an amended return.

Line 4 -
If you checked the "Yes" box on line 3, enter the name and EIN of the entity that received the Certificate from Commerce on line 4.

Line 5 -
If you checked the "Yes" box on line 3, enter your share of the maximum refund amount for taxable year 2013, from Part IV of the S corporation’s Form 308 or Part V of the partnership’s Form 308.

Only an exempt organization with UBTI would enter a pass-through amount from an S corporation on line 5.

Part II - Current Taxable Year's Credit Calculation

Lines 6 through 8 apply only to corporations (excluding S corporations, personal holding companies, and service organizations). All other taxpayers begin the computation on line 9.

Line 6 -
Corporate taxpayers may be eligible for a "basic research" credit if their payments made in cash to a qualified university or scientific research organization (pursuant to a written contract) for research conducted in Arizona exceed a base period amount. Enter the amount of such payments on line 6.

Line 7 -
Enter the base period amount as defined by IRC § 41(c) that is based on Arizona research activity. The amount on line 7 (but not more than the amount on line 6), although not eligible for the basic research credit, can be treated as contract research expenses on line 12.

Line 9 -
Enter total wages paid or incurred for qualified services performed in Arizona. Do not include the amount of such wages paid to employees that were used in the calculation of the federal work opportunity credit. Wages include any wages paid or incurred to an employee for qualified services performed by such employee. Qualified services consist of engaging in qualified research or engaging in the direct supervision or direct support of research activities that constitute qualified research.

Line 10 -
Enter the cost of supplies paid or incurred for use in the conduct of qualified research in Arizona. Supplies include expenditures for any tangible property other than land or improvements to land, and property of a character subject to the allowance for depreciation.

Line 11 -
Enter the amount paid or incurred to rent or lease the right to use computers in the conduct of qualified research in Arizona.

Line 12 -
Enter the total of:

(a) Seventy-five percent (.75) of any amount paid or incurred for qualified research performed in Arizona by a qualified research consortium on the taxpayer's behalf. "Qualified research consortium" is any qualifying organization as defined in IRC § 41(b)(3)(C)(ii). Also include 75 percent of that portion of line 6, basic research payments, paid to a qualified research consortium that does not exceed the line 7 base amount.

(b) Sixty-five percent (.65) of any amount paid or incurred for qualified research performed in Arizona on the taxpayer's behalf, other than such amounts paid to a qualified research consortium. Prepaid contract research expenses are considered paid in the year the research is actually done. Also include 65 percent of that portion of line 6, basic research payments, that does not exceed the line 7 base amount, other than amounts paid to a qualified research consortium.

NOTE: If you made basic research payments to an Arizona university under the jurisdiction of the Arizona Board of Regents, you may be entitled to an additional credit. See Arizona Form 346 for details.
Line 14 -
Enter the amount of expenses included on lines 9 through 12 that are related to solar liquid fuel that will be claimed on Arizona Form 344. The credit for increased research activities is in lieu of the solar liquid fuel credit, provided by A.R.S. § 43-1164.02 (claimed on Arizona Form 344), with respect to the same expenses.

If the percentage computation involves de minimis amounts of gross receipts and qualified expenses in a taxable year or short taxable years are involved, the amounts may be annualized or disregarded. Refer to IRC §§ 41(c)(3) and 41(f)(4) for details.

**NOTE:** The maximum percentage that can be entered on line 17 is 16 percent (.1600).

Line 16 -
Enter the average annual Arizona gross receipts for the four taxable years preceding the taxable year for which the credit is being determined (the credit year). The taxpayer may be required to annualize gross receipts for any short taxable year.

If 2013 is the first year the taxpayer is in business in Arizona for less than four taxable years prior to the credit year, then the average is the sum of annual Arizona gross receipts of the applicable period, divided by the number of taxable years.

Example: ABC Corporation began business in Arizona in 2011. Its annual Arizona gross receipts for 2011 were $100,000. Its annual Arizona gross receipts for 2012 were $200,000. Therefore, ABC Corporation’s average annual Arizona gross receipts for the 2013 credit year is $150,000 ($100,000 plus $200,000] divided by 2).

Line 17 -
Fixed base percentage

Use the same type of formulas to compute your fixed-base percentage for Arizona as you would for computing your federal fixed-base percentage. The difference is that you use Arizona qualified research expense and gross receipts amounts instead of federal amounts. Other than that, the calculations are the same. Round off the percentage to the nearest one, one hundredth of one percent (four decimal places).

If the percentage computation involves de minimis amounts of gross receipts and qualified expenses in a taxable year or short taxable years are involved, the amounts may be annualized or disregarded. Refer to IRC §§ 41(c)(3) and 41(f)(4) for details.

**Existing firms and start-up companies**

Arizona’s definition of whether an organization is an existing firm or a start-up company is also the same as federal, albeit on an Arizona basis:

- **Existing firms** - An existing firm is one that had both Arizona gross receipts and Arizona qualified research expenses for at least three taxable years beginning after December 31, 1983, and before January 1, 1989. The fixed-base percentage is the ratio that the aggregate Arizona qualified research expenses for all taxable years beginning after 1983 and before 1989, bears to the aggregate Arizona gross receipts for such taxable years.

- **Start-up companies** - A start-up company is one that had both Arizona gross receipts and Arizona qualified research expenses either (1) for the first time in a taxable year beginning after December 31, 1983, or (2) for fewer than three taxable years beginning after 1983 and before 1989.

Line 20 -
Multiply line 15 by 50 percent (.50). The base amount cannot be less than 50 percent of the current year qualified research expenses. This rule applies to both existing and start-up companies.

Lines 23 through 27 -
The way you compute the amount of current year’s credit you may receive depends on the amount of expenses you have. To determine your proper credit amount, complete lines 23 through 27 as instructed on the form.

**Part III - Current Taxable Year’s Credit Passed Through From S Corporations and Partnerships**

Line 28 -
Enter the aggregate amount you received as a flow through from Form 308, Part V, line 38 for each partnership. An exempt organization with UBTI would also include the amount received as a flow through from Form 308, Part IV, line 33 from an S corporation. Attach a copy of Form 308 received from each S corporation or partnership to your return.

If you checked the "Yes" box on line 3, complete Part VI to calculate the amount of the current year’s excess credit that is refundable to you.

Complete Parts VII and/or VIII to compute the available carryover of the credit passed through by S corporations or partnerships from prior taxable years. You should complete Parts VII and/or VIII only if your allowable credit for increased research activities for prior taxable years exceeded your Arizona income tax liability for those taxable years, and you did not receive a refund of the credit for increased research activities for those taxable years. The carry forward for tax years in which you received a refund of the credit for increased research activities is zero.

Line 29 -
Enter the total of line 27 and line 28. This is your current year’s total credit for increased research activities.

**Part IV - S Corporation Credit Election and Shareholder's Share of Credit**

Line 30 - S Corporation Credit Election

S corporations must complete line 30. The S corporation must make an irrevocable election to either claim the current taxable year credit or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S. If the S corporation elects to claim the credit itself, it can skip lines 31 through 35 and complete Parts VI through XI, as applicable.

Lines 31 through 35 –
If an S corporation elects to pass the credit through to its shareholders, it must also complete lines 31 through 33. If the
S corporation received a Certificate from Commerce, it must also complete line 34. If the S corporation received a pass-through credit from a partnership, and the partnership received a Certificate from Commerce, the S corporation must also complete line 35.

After the S corporation completes Parts I, II and III, it must complete Part IV, lines 31 through 35, separately for each shareholder. The S corporation must furnish each shareholder with a copy of pages 1 through 4 of Form 308, and a copy of the Certificate, if applicable.

Each exempt organization shareholder must complete Parts VI through XI, as applicable. All individual S corporation shareholders should complete Arizona Form 308-I.

**Part V - Partner's Share of Credit**

**Lines 36 through 40 -**

After a partnership completes Parts I, II and III, it must complete Part V, lines 36 through 40, separately for each partner. The partnership must furnish each partner with a copy of pages 1 through 4 of Form 308 and a copy of the Certificate, if applicable. Each corporate partner must complete Parts VI through XI, as applicable. A partner that is an exempt organization with UBTI must complete Parts VI through XI, as applicable. All individual partners should complete Arizona Form 308-I.

**Part VI - Refundable Portion of the Current Taxable Year's Excess Credit**

Complete Part VI if any of the following apply to you:

1) you are a corporation, and exempt organization with UBTI, or an S corporation that elects to claim the credit, and the "Yes" box on Part I, line 1 and/or Part I, line 3, is checked and you elect to receive a refund of up to 75% of your excess credit, limited by the amount on line 2 and/or line 5;

or

2) you are a corporate partner in a partnership or an exempt organization with UBTI that is a partner in a partnership, and the "Yes" box on Part I, line 1 and/or Part I, line 3, is checked and you elect to receive a refund of 75% of your excess credit, limited by the amount on line 39 and/or line 40;

or

3) you are an exempt organization S corporation shareholder, and the "Yes" box on Part I, line 1 and/or Part I, line 3, is checked and you elect to receive a refund of 75% of your excess credit, limited by the amount on line 34 and/or line 35.

If you are an individual receiving a pass through from a partnership or an S corporation, you must complete Form 308-I to claim your refund. Attach both the entity’s Form 308 and your Form 308-I to your individual tax return.

The excess credit is the current taxable year's credit for increased research activities less the current taxable year's tax liability. Carryovers of the credit for increased research activities from previous taxable years will carryover for possible use in the next taxable year, provided they do not expire this taxable year.

**NOTE:** If you complete Part VI and are receiving a refund, do not complete Part IX or Part X.

**Line 41 -**

Enter the amount of the current taxable year's credit. Corporations, exempt organizations with UBTI, or S corporations, enter the amount from Part III, line 29. Exempt organizations with UBTI that are S corporation shareholders, enter the credit from Part IV, line 33. Corporate partners of a partnership or exempt organizations with UBTI that are partners of a partnership, enter the amount from Part V, line 38.

**Line 42a -**

Enter the current taxable year's tax, including recapture, from Form 99T, line 8; or Form 120, line 18; or Form 120A, line 10; or Form 120S, line 14; or Form 120X, line 18(c).

**Line 42b -**

Enter the amount of nonrefundable tax credits from Form 300. Exclude the credit or carryover for increased research activities.

**Line 42c -**

Enter the current taxable year's credit for increased research activities that will be used to offset the current taxable year's tax liability. Subtract line 42b from line 42a. Enter the difference. If the difference is zero or more, also enter it on Part XI, line 66; also enter it on Form 300, Part I, line 4, and Form 300, Part II, line 34. If the difference is less than zero, enter zero.

**Line 43 -**

Subtract line 42c from line 41. Enter the difference. If the difference is less than zero, enter zero; no refund is available for this taxable year. This is the current taxable year's excess credit.

**Line 44 -**

Multiply line 43 by 75% and enter the result. This is your tentative refundable credit.

**Line 45 -**

Enter the maximum refundable credit. Corporations, exempt organizations with UBTI, or S corporations, enter the amount from Part I, line 2. S corporations that are eligible for a refund because of a flow through from a partnership, enter the amount from Part I, line 5. Exempt organizations with UBTI that are S corporation shareholders enter the amount from Part IV, line 34 or line 35. Corporate partners of a partnership or exempt organizations with UBTI that are partners of a partnership, enter the amount from Part V, line 39 or line 40.

**Line 46 -**

Enter the lesser of line 44 or line 45. Complete Part VII and Part VIII, if you have carryovers from taxable years prior to 2013. Skip Part IX and Part X.

Enter the amount from line 46 on Form 99T, line 12; or Form 120, line 22; or Form 120A, line 14; or Form 120S, line 18; or Form 120X, line 22. On the same line, be sure to check box 308 indicating you are claiming a refundable credit for increased research activities.
CREDIT CARRYOVER

WHAT IS A CONVERSION CARRYOVER?
The allowable amount of carryover of qualified research expenses from years before taxable year 2001 was determined differently than a carryover is ordinarily done. Instead of carrying forward an unused credit amount, taxpayers had to convert each year’s qualified research expenses to a credit carryover amount (“conversion carryover”). Any unused qualified research expenses were multiplied by 20%, and the result was carried forward and applied subject to the same additional limitations as any credit for increased research activities. Those additional limitations are explained in the instructions that follow.

Because the conversion carryover arises from years where individuals were ineligible for the credit, S corporations would have no conversion carryover to pass through to their shareholders. The conversion carryover applies only to corporations and S corporations that were using the credit to offset their corporate income tax.

Taxpayers needing to use the conversion calculation may refer to the 2001 Form 308, Credit for Increased Research Expenses. This form is available on the department’s website: www.azdor.gov.

Part VII - Available Pre-2003 Credit Carryover

The credit for increased research activities may be carried forward to offset against the tax liability of the next fifteen taxable years. Use Part VII to calculate the available pre-2003 credit carryover.

After you complete lines 47 through 51, calculate the total of all your carryovers from tax years prior to 2003. Enter this total on line 52, column (d).

Allowable Credit Carryover

There are limitations on how much of your carryover you can use to offset this year’s tax. How much you can use depends on the year from which the carryover arose. In Part IX and Part X, you will be applying these limitations to determine the proper carryover amounts.

Remember, if you have other credits, your usable amount of credit from increased research activities may be limited further. You will be applying these limitations when you complete Form 300, Nonrefundable Corporate Tax Credits and Recapture.

Part VIII - Available Post-2002 Credit Carryover

The credit for increased research activities may be carried forward and offset against the next fifteen taxable years. Use Part VIII to calculate the available post-2002 credit carryover.

After you complete lines 53 through 62, calculate the total of all your carryovers from tax years after 2002. Enter this total on line 63, column (d).

REMINDER: If you received a refund of the credit for increased research activities related to taxable years 2010, 2011, or 2012, no carryover is available from those years. In this case, enter zero in column (d) for those tax years.

Part IX - Limitation of Pre-2003 Credit Carryover

NOTE: If you completed Part VI and are receiving a refund, do not complete Part IX.

The total amount of credit carryovers that originated in taxable year 2002 and the preceding years that you can use to offset this year’s tax liability is limited. The total amount of pre-2003 credit carryforward cannot be more than your current year’s income tax liability or $500,000, minus the current year’s credit for increased research activities.

Use lines 64a through 64f to calculate the amount of pre-2003 carryovers that you can use. Complete these lines as instructed on the form.

Part X - Limitation of Post-2002 Credit Carryover

NOTE: If you completed Part VI and are receiving a refund, do not complete Part X.

The total amount of credit carryovers originating in 2003 and subsequent years that you can use to offset this year’s tax liability can be no more than the current year’s tax liability less the current taxable year’s credit for increased research activities.

Use lines 65a through 65e to calculate the amount of post-2002 carryovers that you can use. Complete these lines as instructed on the form.

Part XI - Total Available Nonrefundable Credit

Complete this section to compute the total available nonrefundable credit for the taxable year. The total available nonrefundable credit is the sum of the credit for the current taxable year’s increased research activities and the available credit carryover(s).

Line 66 -

If you completed Part VI and are receiving a refund, enter the amount from Part VI, line 42c.

Corporations (including S corporations that elected to claim the credit) and exempt organizations with UBTI not receiving a refund in Part VI - enter the current year’s credit from Part III, line 29.

Exempt organizations with UBTI that are S corporation shareholders not receiving a refund in Part VI - enter the credit from Part IV, line 33.

Corporate partners of a partnership or exempt organizations with UBTI that are partners of a partnership not receiving a refund in Part VI - enter the credit from Part V, line 38.

This is the current taxable year’s credit for increased research activities.

Line 67 -

If you completed Part VI and are receiving a refund, enter zero. Otherwise, enter your pre-2003 credit carryover amount from Part IX, line 64f.

Line 68 -

If you completed Part VI and are receiving a refund, enter zero. Otherwise, enter your post-2002 credit carryover amount from Part X, line 65e.

Line 69 -

Add the amounts from lines 66, 67, and 68. This is the total available credit for increased research activities that may be applied to the current taxable year’s tax liability. Enter the total here and on Form 300, Part I, line 4.
ARIZONA FORM
308-I
Credit for Increased Research Activities – Individuals
2013

For the calendar year 2013 or fiscal year beginning [MMDDYYYY] and ending [MMDDYYYY].

Attach to your return.

Name(s) as shown on Form 140, 140PY, 140NR, 140X __________________________

Social security number __________________________

Individuals must complete this form to claim the credit for increased research activities. Do not complete Form 308.

Complete this form if the taxpayer has:
(a) a current taxable year’s credit from the taxpayer’s sole proprietorship; OR
(b) a current taxable year’s credit passed through from an S corporation or a partnership; OR
(c) a carryover of unused credit from taxable year(s) 2001 and later.

Part I Qualification for Refund of Current Taxable Year’s Excess Credit
1 Did you receive a “Certificate of Qualification” from the Arizona Commerce Authority? .......................... [] Yes [] No

   If “Yes”, attach a copy of the Certificate. If “No”, skip line 2.

2 Enter the maximum refund amount on the Certificate from the Arizona Commerce Authority for this taxable year ........ 2 00

3 Did an entity from which you are claiming a pass through credit for increased research activities receive a “Certificate of Qualification” from the Arizona Commerce Authority? .......................... [] Yes [] No

   If “Yes”, attach a copy of the Certificate. If “No”, skip line 4 and line 5.

4 Enter the name of the entity that received the Certificate from the Arizona Commerce Authority and its taxpayer identification number. Be sure to attach a copy of the Certificate.

   Name: __________________________________________

   TIN: __________________________________________

5 Enter your share of the maximum refund amount for this taxable year. See instructions ......................................... 5 00

Part II Current Taxable Year’s Credit Calculation (Sole Proprietorships Only)

6 Wages for qualified services (do not include wages used in figuring the federal work opportunity credit) .......................................................... 6 00

7 Cost of supplies .......................................................................................................................... 7 00

8 Rental or lease cost of computers ............................................................................................... 8 00

9 Contract research expenses. See instructions ............................................................................ 9 00

10 Total research expenses. Add lines 6 through 9. Enter the total .......................................................... 10 00

11 Research expenses included on lines 6 through 9 related to solar liquid fuel that will be claimed on Arizona Form 344. .......................................................... 11 00

12 Total qualified research expenses. Subtract line 11 from line 10 ................................................. 12 00

13 Average annual Arizona gross receipts. See instructions .......................................................... 13 00

14 Fixed-base percentage (not more than 16% (.1600)). See instructions ............................................ 14 .16

15 Base amount. Multiply line 13 by the percentage on line 14. Enter the result ........................................ 15 00

16 Subtract line 15 from line 12. If less than zero, enter zero (0) ......................................................... 16 00

17 Multiply line 12 by 50% (.50). Enter the result ................................................................................ 17 00

18 Enter the lesser of line 16 or line 17 ............................................................................................ 18 00

• If line 18 is $2,500,000 or less, complete line 19 and skip lines 20 through 22.

• If line 18 is more than $2,500,000, skip line 19 and complete lines 20 through 22.

19 Multiply line 18 by 24% (.24). Enter the result ............................................................................. 19 00

20 Subtract $2,500,000 from line 18. Enter the difference ........................................................................ 20 00

21 Multiply line 20 by 15% (.15). Enter the result ............................................................................... 21 00

22 Add $600,000 to line 21. Enter the total ...................................................................................... 22 00

23 Enter the amount from line 19 or 22 here ................................................................................... 23 00

Part III Current Taxable Year’s Credit Passed Through From S Corporations and Partnerships

24 Total amount of credit passed through from S corporations and partnerships. (Enter the aggregate amount of the credit for increased research activities from all Form(s) 308 received from S corporations and partnerships.)........ 24 00

   Attach copies of any Form(s) 308 to your tax return.

25 Total Credit. Add line 23 and line 24. Enter the total. This is your current year’s total credit for increased research activities .......................................................... 25 00

ADOR 10570 (13) Continued on page 2
Part IV  Refundable Portion of the Current Taxable Year's Excess Credit

Only complete Part IV if the “Yes” box on Part I, line 1 or Part I, line 3 is checked.

26 Total current taxable year’s credit. Enter the amount from Part III, line 25 ........................................ 26 00

27a Subtotal of tax. Enter the amount from Form 140, line 23; or Form 140PY, line 26; 
or Form 140NR, line 26; or Form 140X, line 29 ................................................................. 27a 00

27b Nonrefundable tax credits. Enter the amount of nonrefundable tax credits from Form 301. Exclude the credit or carryover for increased research activities ........................................ 27b 00

27c Current taxable year’s credit for increased research activities that will be used to offset the current taxable year’s tax liability – subtract line 27b from line 27a. Enter the difference. If the difference is zero or more, enter it on Part VIII, line 50; also enter it on Form 301, Part I, line 5, and on Form 301, Part II, line 44. If the difference is less than zero, enter zero .................................................................................................................. 27c 00

28 Current taxable year’s excess credit – subtract line 27c from line 26. Enter the difference. If less than zero, enter zero, because no refund is available .................................................................................................................. 28 00

29 Tentative refundable credit – multiply line 28 by 75% (.75). Enter the result ................................................................. 29 00

30 Maximum refundable credit. See instructions ................................................................................................................ 30 00

31 Refundable Credit. Enter the lesser of line 29 or line 30. See instructions .................................................................................. 31 00

Complete Part V and Part VI if you have carryovers from prior years.

Part V  Available Pre-2003 Credit Carryover

<table>
<thead>
<tr>
<th>(a) Taxable Year</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>32 2001</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>33 2002</td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

34 TOTAL AVAILABLE PRE-2003 CARRYOVER: Add lines 32 and 33 in column (d) .................................................................

Part VI  Available Post-2002 Credit Carryover

<table>
<thead>
<tr>
<th>(a) Taxable Year</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>35 2003</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>36 2004</td>
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<td></td>
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<td>37 2005</td>
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<td>38 2006</td>
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<td>39 2007</td>
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<td>40 2008</td>
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<td>41 2009</td>
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<td>42 2010</td>
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<td></td>
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<td>43 2011</td>
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<tr>
<td>44 2012</td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

45 TOTAL AVAILABLE POST-2002 CARRYOVER: Add lines 35 through 44 in column (d) .................................................................

Continued on page 3 ➔
Part VII  Limitation of Credit Carryovers

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>If you completed Part IV and are receiving a refund, do not complete Part VII.</strong></td>
<td></td>
</tr>
</tbody>
</table>

LIMITATION OF PRE-2003 CREDIT CARRYOVER: You may not be able to use all of your available pre-2003 credit carryovers from Part V to offset this year’s tax liability. Complete Part VII to determine which credit carryovers you may claim. Also complete Part VII to figure the total of all of your available credit carryovers (amounts from Part V, line 34, column (d), and Part VI, line 45, column (d)) that you may claim this year.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td><strong>46a</strong> Current year’s liability. Enter the amount from Form 301, Part II, line 37</td>
<td>46a 00</td>
</tr>
<tr>
<td><strong>46b</strong> Current year’s total credit. Enter the amount from Part III, line 25</td>
<td>46b 00</td>
</tr>
<tr>
<td><strong>46c</strong> Subtract line 46b from line 46a – if the difference is zero or less, enter zero</td>
<td>46c 00</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>47a</strong> Available pre-2003 credit carryover – enter the amount from Part V, line 34, column (d)</td>
<td>47a 00</td>
</tr>
<tr>
<td><strong>47b</strong> Enter the lesser of line 46a or $500,000</td>
<td>47b 00</td>
</tr>
<tr>
<td><strong>47c</strong> Subtract line 46b from line 47b – if the difference is zero or less, enter zero</td>
<td>47c 00</td>
</tr>
<tr>
<td><strong>47d</strong> Enter the lesser of line 47a or line 47c. This is the amount of pre-2003 carryover that you may use</td>
<td>47d 00</td>
</tr>
<tr>
<td><strong>48</strong> Subtract line 47d from line 46c</td>
<td>48 00</td>
</tr>
<tr>
<td><strong>49</strong> Enter the lesser of Part VI, line 45, column (d) or Part VII, line 48. This is the amount of post-2002 carryover that you may use</td>
<td>49 00</td>
</tr>
</tbody>
</table>

Part VIII  Total Available Nonrefundable Credit

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>50</strong> Current year’s credit. If you completed Part IV and are receiving a refund – enter the amount from Part IV, line 27c. Otherwise, enter the amount from Part III, line 25</td>
<td>50 00</td>
</tr>
<tr>
<td><strong>51</strong> If you completed Part IV and are receiving a refund, enter zero. Otherwise, enter the pre-2003 carryover – from Part VII, line 47d</td>
<td>51 00</td>
</tr>
<tr>
<td><strong>52</strong> If you completed Part IV and are receiving a refund, enter zero. Otherwise, enter the post-2002 carryover – from Part VII, line 49</td>
<td>52 00</td>
</tr>
<tr>
<td><strong>53</strong> Total available credit. Add lines 50, 51 and 52. Enter total here and on Form 301, Part I, line 5</td>
<td>53 00</td>
</tr>
</tbody>
</table>
For 2013, if the allowable expenses do not exceed the following exceptions:

- The Arizona tax credit for individuals is allowed in an amount computed pursuant to Internal Revenue Code (IRC) § 41 with respect to the same solar liquid fuel credit, provided by A.R.S. § 43-1085.01 (claimed on Arizona Form 344), with respect to the same expenses.

The credit for increased research activities is in lieu of the credit may be refundable to qualified taxpayers. The credit for increased research activities is in lieu of the credit computation method for Arizona qualified research expenses for the taxable year. The term "qualified research," for purposes of the Arizona tax credit, means qualified research, as defined in IRC § 41, that is conducted in Arizona.

The amount of the credit is based on the federal regular credit computation method for Arizona qualified research expenses. Taxpayers CANNOT use the federal alternative credit computation method. The allowable current taxable year credit is a percentage of the excess, if any, of the Arizona qualified research expenses for the taxable year over the base amount.

For 2013, if the allowable expenses do not exceed $2,500,000, the allowable credit is 24 percent of this amount. If the allowable expenses exceed $2,500,000, the allowable credit amount is $600,000 plus 15 percent of the amount of excess over $2,500,000.

- If two or more taxpayers, including shareholders of an S corporation and partners in a partnership, share in the eligible expenses, each taxpayer is eligible to receive a proportionate share of the credit.
- The termination provisions of IRC § 41 do not apply.

REFUND OF 75% OF CURRENT YEAR'S EXCESS CREDIT

If the current taxable year's credit for increased research activities exceeds your income tax liability for the taxable year, a portion of the excess credit may be refundable, if you qualify.

The amount of credit that is refundable is limited to 75% of the excess credit. The excess credit is the current year's credit less the current year's tax liability. The 75% refund is only available for the current year's excess credit for increased research activities. Once the taxpayer files a return with the department, the excess credit for increased research activities is carried forward; therefore, the taxpayer may not claim a refund for that taxable year.

NOTE: Because the refund is calculated after tax liability, it is necessary that you calculate all of your other credits before you can determine the current year's excess credit amount.

Taxpayers must apply to the Arizona Commerce Authority (Commerce) and receive a Certificate of Qualification (Certificate) to receive a refund. Taxpayers must have less than 150 full-time employees to qualify. The refund is the lesser of (a) 75% of the excess credit; or (b) the maximum refund on the Certificate from Commerce. Any additional amount is waived.

If two or more taxpayers, including shareholders of an S corporation and partners in a partnership, share in the eligible expenses, each taxpayer is eligible to claim a proportionate share of the refund. An S corporation must apply for the Certificate on behalf of its shareholders. A partnership must apply for the Certificate on behalf of its partners.

Carryovers from the credit for increased research activities from previous taxable years will be carried over to the following taxable year, subject to the fifteen year carryover period and annual limitations on use of those carryovers.

CARRYOVER OF UNUSED CREDIT

If the current taxable year's credit for increased research activities exceeds your income tax liability for the current taxable year, you may carry forward the unused credit to the next fifteen consecutive taxable years.

The amount of credit carryover that you may use to reduce your current year’s tax liability is limited to the amount of tax liability that remains after you have used your current year’s credit. If the carryovers are from taxable years beginning January 1, 2001 through December 31, 2002, the amount of credit carryover that may be used is further limited. This is addressed in the instructions for Part VII of Form 308-I.

If you have other nonrefundable tax credits that you are using to reduce your tax liability, you may not be able to use all of your credit for increased research activities to reduce your tax this year. You will be applying these limitations when you complete Arizona Form 301, Nonrefundable Individual Tax Credits and Recapture.
DO YOU HAVE TO MAKE OTHER ADJUSTMENTS TO ARIZONA GROSS INCOME OR TO THE ARIZONA TAX CREDIT FOR INCREASED RESEARCH ACTIVITIES?

- If you claim an Arizona credit for increased research activities for the taxable year, Arizona statutes do not require you to make an addition to Arizona gross income for the amount of qualified research expenses equal to the amount of the allowable Arizona credit.

- If you claim a reduced federal credit for increased research expenses and claim the Arizona credit for increased research activities, Arizona statutes do not require you to reduce the Arizona credit for increased research activities in a manner similar to the federal reduction method.

- If you reduce the amount of the deduction for qualified research activities in the computation of federal adjusted gross income, Arizona statutes do not allow you to take a subtraction from Arizona gross income for the amount of the expense reduction.

- If you adjust the federal asset basis of capitalized research expenses and reduce the amount of amortization deductible in the computation of federal adjusted gross income, Arizona statutes do not allow you to take a subtraction from Arizona gross income for additional amortization.

**Specific Instructions**

Complete the name and social security number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for an individual is the taxpayer’s social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

**Part I - Qualification for Refund of Current Taxable Year's Excess Credit**

**Line 1**

If your sole proprietorship applied to Commerce and received a Certificate related to the credit for increased research activities, check the "Yes" box. Otherwise, check the "No" box, and skip line 2.

**Line 2**

If you checked the "Yes" box on line 1, enter the maximum refund amount for taxable year 2013 on your Certificate from Commerce.

**Line 3**

If the entity from which you are claiming a pass through credit for increased research activities applied to Commerce and received a Certificate, check the "Yes" box. Otherwise, check the "No" box, and skip line 4 and line 5.

If you checked the “No” box for both line 1 and line 3, skip Part IV.

**NOTE:** By checking the “No” boxes for both line 1 and line 3, you are indicating that you will not seek a refund for this taxable year, and instead will carry any excess credit forward. This election cannot be changed on an amended return.

**Line 4**

If you checked the "Yes" box on line 3, enter the name and taxpayer identification number of the entity that received the Certificate from Commerce on line 4.

**Line 5**

If you checked the "Yes" box on line 3, enter your share of the maximum refund amount for taxable year 2013. Shareholders of an S corporation, enter the amount from Form 308, Part IV, line 34 or line 35. Partners of a partnership, enter the amount from Form 308, Part V, line 39 or line 40.

**Part II - Current Taxable Year's Credit Calculation (Sole Proprietorships Only)**

**NOTE:** Complete this part only if you operate a business as a sole proprietorship and your sole proprietorship incurred qualified research expenses during the taxable year. If you received your credit as the result of a pass through, go to Part III.

**Line 6**

Enter total wages paid or incurred for qualified services performed in Arizona. Do not include the amount of such wages paid to employees that were used in the calculation of the federal work opportunity credit. Wages include any wages paid or incurred to an employee for qualified services performed by such employee. Qualified services consist of engaging in qualified research or engaging in the direct supervision or direct support of research activities that constitute qualified research.

**Line 7**

Enter the cost of supplies paid or incurred for use in the conduct of qualified research in Arizona. Supplies include expenditures for any tangible property other than land or improvements to land, and property of a character subject to the allowance for depreciation.

**Line 8**

Enter the amount paid or incurred to rent or lease the right to use computers in the conduct of qualified research in Arizona.

**Line 9**

Enter the total of:

(a) Seventy-five percent (.75) of any amount paid or incurred for qualified research performed in Arizona by a qualified research consortium on your sole proprietorship’s behalf. "Qualified research consortium" is any qualifying organization as defined in IRC § 41(b)(3)(C)(ii).
(b) Sixty-five percent (.65) of any amount paid or incurred for qualified research performed in Arizona on your sole proprietorship’s behalf, other than such amounts paid to a qualified research consortium. Prepaid contract research expenses are considered paid in the year the research is actually done.

**NOTE:** If your contract research expenses were made to an Arizona university under the jurisdiction of the Arizona Board of Regents and qualify as basic research payments, you may be entitled to an additional credit. See Arizona Form 346 for details.

**Line 11 -**
Enter the amount of expenses included on lines 6 through 9 that are related to solar liquid fuel that will be claimed on Arizona Form 344. The credit for increased research activities is in lieu of the solar liquid fuel credit, provided by A.R.S. § 43-1085.01 (claimed on Arizona Form 344), with respect to the same expenses.

**Line 13 -**
Enter the average annual Arizona gross receipts for the four taxable years preceding the taxable year for which the credit is being determined (the credit year). You may be required to annualize gross receipts for any short taxable year.

If 2013 is the first year the taxpayer is in business, the average annual Arizona gross receipts for the preceding taxable years is zero. If the taxpayer has been in business in Arizona for less than four taxable years prior to the credit year, then the average is the sum of annual Arizona gross receipts of the applicable period, divided by the number of taxable years.

Example: ABC Corporation began business in Arizona in 2011. Its annual Arizona gross receipts for 2011 were $100,000. Its annual Arizona gross receipts for 2012 were $200,000. Therefore, ABC Corporation’s average annual Arizona gross receipts for the 2013 credit year is $150,000 ([$100,000 plus $200,000] divided by 2).

**Line 14 -**
Round off the percentage to the nearest one, hundredth of one percent (four decimal places). Compute the fixed-base percentage as follows:

- **Existing firms** - An existing firm is one that had both Arizona gross receipts and Arizona qualified research expenses for at least three taxable years beginning after December 31, 1983, and before January 1, 1989. The fixed-base percentage is the ratio that the aggregate Arizona qualified research expenses for all taxable years beginning after 1983 and before 1989, bears to the aggregate Arizona gross receipts for such taxable years.

- **Start-up companies** - A start-up company is one that had both Arizona gross receipts and Arizona qualified research expenses either (1) for the first time in a taxable year beginning after December 31, 1983, or (2) for fewer than three taxable years beginning after 1983 and before 1989.

If the percentage computation involves de minimis amounts of gross receipts and qualified expenses in a taxable year or short taxable years are involved, the amounts may be annualized or disregarded. Refer to IRC §§ 41(c)(3) and 41(f)(4) for details.

**Fixed-Base Percentages for Taxable Years Beginning After 1993 in Which Start-Up Companies Incurred Arizona Qualified Research Expenses**

<table>
<thead>
<tr>
<th>Taxable Year After 1993</th>
<th>Percentages for Taxable Years After 1993</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st through 5th</td>
<td>3 percent</td>
</tr>
<tr>
<td>6th</td>
<td>Divide the aggregate Arizona qualified research expenses for 4th and 5th taxable years by the aggregate Arizona gross receipts for 4th and 5th taxable years. Multiply the result by 1/6 (.1667).</td>
</tr>
<tr>
<td>7th</td>
<td>Divide the aggregate Arizona qualified research expenses for 5th and 6th taxable years by the aggregate Arizona gross receipts for 5th and 6th taxable years. Multiply the result by 1/3 (.3333).</td>
</tr>
<tr>
<td>8th</td>
<td>Divide the aggregate Arizona qualified research expenses for 5th through 7th taxable years by the aggregate Arizona gross receipts for 5th through 7th taxable years. Multiply the result by 1/2 (.50).</td>
</tr>
<tr>
<td>9th</td>
<td>Divide the aggregate Arizona qualified research expenses for 5th through 8th taxable years by the aggregate Arizona gross receipts for 5th through 8th taxable years. Multiply the result by 2/3 (.6667).</td>
</tr>
<tr>
<td>10th</td>
<td>Divide the aggregate Arizona qualified research expenses for 5th through 9th taxable years by the aggregate Arizona gross receipts for 5th through 9th taxable years. Multiply the result by 5/6 (.8333).</td>
</tr>
<tr>
<td>All years after 10th</td>
<td>Divide the aggregate Arizona qualified research expenses for any 5 taxable years selected by the taxpayer from among the 5th through 10th taxable years by the aggregate Arizona gross receipts for the selected taxable years.</td>
</tr>
</tbody>
</table>

**Line 17 -**
Multiply line 12 by 50% (.50). The base amount cannot be less than 50% of the current year qualified research expenses. This rule applies both to existing and start-up companies.

**Lines 19 through 23 -**
The way you compute the amount of the current year’s credit you may receive depends on the amount of expenses you have. To determine your proper credit amount, complete lines 19 through 23 as instructed on the form.

**Part III - Current Taxable Year’s Credit Passed Through From S Corporations and Partnerships**

**Line 24 -**
Enter the aggregate amount you received as a flow through from S corporations (from Form 308, Part IV, line 33) and partnerships (from Form 308, Part V, line 38). Attach a copy of Form 308 received from each S corporation or partnership to your return.
If you checked the "Yes" box on line 3, complete Part IV to calculate the amount of the current year's excess credit that is refundable to you.

Complete Part V and/or Part VI to compute the available carryover of the credit passed through by S corporations or partnerships from prior taxable years. You should complete Part V and/or Part VI only if your allowable credit for increased research activities for prior taxable years exceeded your Arizona income tax liability for those taxable years, and you did not receive a refund of the credit for increased research activities for those taxable years. The carry forward for tax years in which you received a refund of the credit for increased research activities is zero.

**Part IV - Refundable Portion of the Current Taxable Year's Excess Credit**

Only complete this section if you checked the "Yes" box in Part I, line 1 or Part I, line 3, and elect to receive a refund of 75% of your excess credit. The excess credit is the current taxable year's credit for increased research activities less the current taxable year's tax liability. Carryovers of the credit for increased research activities from previous taxable years will carry over for possible use in the next taxable year, provided they do not expire this taxable year.

**NOTE: If you complete Part IV and are receiving a refund, do not complete Part VII.**

**Line 26 -**
Enter the amount from Part III, line 25.

**Line 27a -**
Enter the amount from Form 140, line 23; or Form 140PY, line 26; or Form 140NR, line 26; or Form 140X, line 29.

**Line 27b -**
Enter the current year's nonrefundable tax credits from Form 301, excluding the credit or carryovers for increased research activities.

**Line 27c -**
Subtract line 27b from line 27a. Enter the difference. If the difference is zero or more, enter it on Part VIII, line 50; also enter it on Form 301, Part I, line 5, and Form 301, Part II, line 44. If the difference is less than zero, enter zero. This is the current year's credit for increased research activities that will be used to offset the current taxable year's tax liability.

**Line 28 -**
Subtract the amount on line 27c from line 26. Enter the difference. If the result is less than zero, enter zero, because no refund is available. This is the current year's excess credit.

**Line 29 -**
Multiply the amount on line 28 by 75% (.75) and enter the result. This is your tentative refundable credit.

**Line 30 -**
Enter the amount from Part I, line 2 or Part I, line 5. This is the maximum refundable credit.

**Line 31 -**
Enter the lesser of line 29 or line 30. Complete Part V and Part VI if you have carryovers from prior taxable years. Skip Part VII.

Enter the amount from line 31 on Form 140, line 33; or Form 140PY, line 35; or Form 140NR, line 33; or Form 140X, line 37. On the same line, be sure to check box 308-I indicating you are claiming a refundable credit for increased research activities.

**NOTE: If you complete Part IV and are receiving a refund, do not complete Part VII.**

**Part V - Available Pre-2003 Credit Carryover**

Use Part V to compute the carryover of the credit for increased research activities from taxable years beginning January 1, 2001 through December 31, 2002. Since the credit for increased research activities applies only to individuals for taxable years beginning after December 31, 2000, there is no available credit carryover from taxable years beginning prior to January 1, 2001. Compute the total available carryover of the credit for increased research activities on Part V, lines 32 through 34.

In column (b), enter the credit originally computed for taxable years 2001 and 2002. In column (c), enter the amount of the credit from taxable years 2001 and 2002 which has already been used. Subtract the amount in column (c) from column (b) and enter the difference in column (d). Add the amounts entered on lines 32 and 33 in column (d). Enter the total on line 34, column (d). This is the total credit carryover available for years beginning before January 1, 2003.

**Part VI - Available Post-2002 Credit Carryover**

Use Part VI to compute the carryover of the credit for increased research activities from taxable years beginning on or after January 1, 2003.

In column (b), enter the credit originally computed for taxable years 2003 and subsequent years. In column (c), enter the amount that has already been used. Subtract the amount in column (c) from column (b) and enter the difference in column (d). Add the amounts entered on lines 35 through 44 in column (d). Enter the total on line 45, column (d). This is the total credit carryover available for years beginning on or after January 1, 2003.

**REMINDER: If you received a refund of the credit for increased research activities in 2010, 2011, or 2012, no carryover is available in those years. In this case, enter zero in column (d) for those tax years.**

**Part VII - Limitation of Credit Carryovers**

Use Part VII to figure the limitations on use of credit carryovers. Complete lines 46a through 49 if you claimed the credit on a prior year return and the credit was more than your tax.

**NOTE: If you completed Part IV and are receiving a refund, do not complete Part VII.**

**LIMITATION FOR CREDIT CARRYOVERS FROM TAXABLE YEARS BEGINNING JANUARY 1, 2001 THROUGH DECEMBER 31, 2002.**

There is an additional limitation on how much you can use of your available credit carryovers included in the amount from
Part V, line 34, column (d). To calculate the limitation, you must first compare the amount of your tax liability with $500,000, and select the lower of those two numbers. Then, subtract your current year’s credit for increased research activities from the number you selected. Use your entire current year’s credit for increased research activities for this computation, even if you will not be able to claim that entire amount on your current year’s tax return. If the result of your calculation is zero or less, you will not be able to use your credit carryforward from taxable years beginning January 1, 2001 through December 31, 2002, to reduce your current year’s tax liability. However, you may still be able to use your credit carryover from 2003 and later.

LIMITATION FOR CREDIT CARRYOVERS FROM TAXABLE YEARS BEGINNING ON OR AFTER JANUARY 1, 2003. The amount of credit carryover from taxable years beginning on or after January 1, 2003, is only limited by the amount by which your current year’s tax liability exceeds your current year’s credit for increased research activities.

**Line 46a -**
Enter your tax liability from Form 301, Part II, line 37.

**Line 46b -**
Enter the current year’s total credit from Part III, line 25.

**Line 46c -**
Subtract line 46b from line 46a and enter the difference. If the difference is zero or less, enter zero.

**Line 47a -**
Enter your available pre-2003 credit carryover from Part V, line 34, column (d).

**Line 47b -**
If the amount on line 46a is lower than $500,000, enter that number on line 47b. If it is not, enter $500,000.

**Line 47c -**
Subtract line 46b from line 47b and enter the difference. If the result is zero or less, enter zero.

**Line 47d -**
Compare the numbers on lines 47a and 47c, and enter the lowest number here. This is the amount of pre-2003 carryover you may use to reduce your current year’s Arizona tax liability.

**Line 48 -**
Subtract line 47d from line 46c and enter the difference.

**Line 49 -**
Compare the amounts on Part VI, line 45, column (d), and on Part VII, line 48, and enter the lowest amount here. This is the amount of post-2002 carryover you may use to reduce your current year’s Arizona tax liability.

**Part VIII - Total Available Nonrefundable Credit**
Complete this section to compute the total available credit for the taxable year. The total available credit is the sum of the current taxable year's credit for increased research activities and the available credit carryover(s).

**Line 50 -**
If you completed Part IV and are receiving a refund, enter the amount from Part IV, line 27c. Otherwise, enter the amount from Part III, line 25. This is the current taxable year's credit for increased research activities.

**Line 51 -**
If you completed Part IV and are receiving a refund, enter zero. Otherwise, enter the amount from Part VII, line 47d. This is the amount of the pre-2003 carryover that you may use to reduce your current year’s Arizona tax liability.

**Line 52 -**
If you completed Part IV and are receiving a refund, enter zero. Otherwise, enter the amount from Part VII, line 49. This is the amount of the post-2002 carryover that you may use to reduce your current year’s Arizona tax liability.

**Line 53 -**
Add the amounts on lines 50, 51, and 52. This is the total available credit for increased research activities that may be applied to your current taxable year's tax liability. Enter the total here and on Arizona Form 301, Part I, line 5.
Credit for Taxes Paid to Another State or Country

For the calendar year 2013 or fiscal year beginning ___/___/___ and ending ___/___/___.

Attach to your return. A separate form must be filed for each state or country for which a credit is claimed.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140NR, 140PY or 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140NR, 140PY or 140X (if joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

Part I  Computation of Income Subject to Tax by Both Arizona and the Other State or Country During 2013

Other State: If claiming a credit for taxes paid to another state, enter the two-letter abbreviation for that state. See last page of the instructions for a list of state abbreviations. ___

Other Country: If claiming a credit for taxes paid to another country, enter the name of that other country. ___

<table>
<thead>
<tr>
<th>1 Description of income item(s).</th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>List each income item separately.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2 Amount of income from item listed on line 1 reportable to both Arizona and the other state or country. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$00</td>
<td>$00</td>
<td>$00</td>
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</table>

3 Portion of income on line 2 included in Arizona adjusted gross income. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
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</thead>
<tbody>
<tr>
<td>$00</td>
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<td>$00</td>
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</tbody>
</table>

4 Portion of income on line 2 included in the other state’s or country’s equivalent of Arizona adjusted gross income. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$00</td>
<td>$00</td>
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</table>

5 Income subject to tax by both Arizona and the other state or country. Enter the smaller of the amount entered on line 3 or line 4. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$00</td>
<td>$00</td>
<td>$00</td>
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</tbody>
</table>

6 Total income subject to tax in both Arizona and the other state or country. Add line 5, columns (a), (b), and (c)....

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
</tbody>
</table>

Part II  Computation of Other State or Country Tax Credit

(Read specific line instructions for Part II before completing this part.)

7 Arizona tax liability less any credits (except other state tax credit). ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

8 Amount from Part I, line 6. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

9 Entire income upon which Arizona tax is imposed. See instructions. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10 Divide the amount on line 8 by the amount on line 9 (cannot be greater than one). ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

11 Multiply the amount on line 7 by the decimal on line 10. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

12 Income tax paid to: Name of other state or country. See Instructions. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

13 Amount from Part I, line 6. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

14 Entire income upon which other state’s or country’s income tax is imposed. See instructions. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

15 Divide the amount on line 13 by the amount on line 14 (cannot be greater than one). ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

16 Multiply the amount on line 12 by the decimal on line 15. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

17 Allowable credit for taxes paid to the above named other state or country. Enter the smaller of line 11 or line 16. See instructions. ___

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ADOR 10136 (13)
Schedule of Income Allocation

Complete this schedule only if you are an Arizona resident who is also considered to be a resident of another state under the laws of that other state (dual resident); otherwise skip this schedule. See pages 2 and 8 of the instructions.

<table>
<thead>
<tr>
<th></th>
<th>(a) Amount reported on your 2013 federal return.</th>
<th>(b) Amount entered in column (a) reported on your 2013 Form 140.</th>
<th>(c) Amount entered in column (a) reported on your 2013 return filed to your statutory state of residence.</th>
<th>(d) Amount entered in column (c) that would be sourced to your statutory state of residence as income of a nonresident of that state.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Wages, salaries, tips, etc. .......................</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>2</td>
<td>Interest ..................................................</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>3</td>
<td>Dividends ..................................................</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>4</td>
<td>Business income or (loss) from federal Schedule C ...</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>5</td>
<td>Gains or (losses) from federal Schedule D .................</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>6</td>
<td>Rents, royalties, partnerships, estates, trusts, small business corporations from federal Schedule E</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>7</td>
<td>Other income reported on your federal return ...............</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>8</td>
<td>Total Income: Add lines 1 through 7 ..................</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>9</td>
<td>Other federal adjustments: List on lines 9a through 9c:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9a</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>9b</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>9c</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>9d</td>
<td>Total adjustments: Add lines 9a through 9c for each column</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
<tr>
<td>10</td>
<td>Adjusted Gross Income: Subtract line 9d from line 8 for each column</td>
<td>$00</td>
<td>$00</td>
<td>$00</td>
</tr>
</tbody>
</table>
2013 Credit for Taxes Paid to Another State or Country

Arizona Form 309

Phone Numbers

For information or help, call one of the numbers listed:

Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information

If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings

These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to your home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures

To view or print the department’s publications and brochures, go to your home page and click on Publications.

Purpose of Form

Use Form 309 to figure your credit for taxes paid to Arizona and another state or country on the same income.

If claiming a credit for more than one state or country, make a separate computation for each state or country.

If you are not sure what amounts you should enter on Form 309, the department has issued an income tax procedure for a separate computation for each state or country.

NOTE: You must complete Arizona Form 309. You must complete Form 309 even if you did not have to complete federal Form 1116 to claim a credit on your federal return.

You may not claim this credit for the following:

1. Income taxes paid to any city or county.
2. Interest or penalties paid to another state or country.

Application of Credit

Claim this credit only if the income was subject to tax in both Arizona and the other state or country in the same tax year.

You cannot apply this credit against interest or penalties payable to Arizona.

NOTE: You may use this credit only in the year incurred.

You cannot carry the credit forward to the next year. You also cannot carry the credit back to a prior year.

Arizona Resident

Arizona residents are allowed a credit against Arizona income taxes for net income taxes imposed by and paid to another state or country if the following apply.

1. The income taxed in Arizona is derived from sources within another state or country. This income is subject to a net income tax in the other state or country regardless of your residence.

2. The other state or country does not allow Arizona residents a credit for taxes imposed on income subject to tax in both Arizona and the other state or country.

As an Arizona resident, nonresident returns filed with the following states qualify for the credit:


*Minnesota sources the sale of certain partnership interests to Minnesota. Minnesota allows an Arizona resident a credit for taxes paid to Minnesota for the sale of a partnership interest that is subject to Minnesota tax. As an Arizona resident, you cannot claim this credit for taxes paid to Minnesota on the sale of a partnership interest that is sourced to Minnesota.

NOTE: This list is subject to change at any time.

Important: As an Arizona resident, nonresident returns filed with the following states DO NOT QUALIFY for the credit:


Nonresident

A credit against Arizona income taxes is allowed for Arizona nonresidents who are not allowed a credit by their state or country of residence for taxes paid to Arizona if either:

1. The other state or country does not tax Arizona residents on income derived from sources within the other state or country.
2. The other state or country allows Arizona residents credit for taxes paid on income subject to tax by the other state or country and Arizona.

Arizona nonresidents who file resident returns with the following states qualify for the credit.
California, Indiana, Oregon, and Virginia.

NOTE: This list is subject to change at any time.

Part-Year Residents
For that part of the year you were a resident of Arizona, follow the instructions for residents.
For that part of the year you were an Arizona nonresident, follow the instructions for nonresidents.

Dual Resident
You may be eligible to claim the credit if you are a full-year Arizona resident filing Arizona Form 140 and you are also considered to be a resident of another state under the laws of that other state. Figure your credit for taxes paid to Arizona and that other state on the same income that is taxable by both Arizona and the other state, but only on income that would be sourced to the other state if you had to report that income as a nonresident.

You may claim the credit as a dual resident if you meet the following.
1. You are filing a 2013 full-year Arizona resident income tax return.
2. You are considered to be a resident of another state under the laws of that other state.
3. You paid a net income tax to that other state.

An Arizona resident who is also considered to be a resident of another state under the laws of that state is allowed a credit against Arizona income taxes for net income taxes imposed by and paid to that other state if the following apply.
1. The other state taxes the income of the Arizona resident and does not allow the Arizona resident a credit for taxes imposed on income subject to tax in both Arizona and the other state.
2. The credit is allowed only for taxes imposed on income that would have been sourced to the other state if the Arizona resident had filed as a nonresident to the other state.

If you are an Arizona full-year resident and also considered to be a resident of another state under the laws of that other state, complete the Schedule of Income Allocation, on page 2 of Form 309 before you complete page 1 of Form 309.

Required Attachments
If you are claiming a credit for taxes paid to another state, you must attach a copy of the tax return filed to the other state.
If you are claiming a credit for taxes paid to a foreign country, attach the following information to your Arizona income tax return.
1. A copy of the tax return you filed to the foreign country. If you are claiming a credit for taxes paid to a foreign country for amounts withheld at the source, and are not required to file a return with that country, attach documentation showing the amount of tax imposed and paid.
2. If the tax is paid in a foreign currency, a statement substantiating the conversion rate on the date of payment. Identify your authority for your conversion rate.

Line-by-Line Instructions

Enter your name and SSN as shown on Arizona Form 140, Form 140NR, Form 140PY, or Form 140X.
Make sure that every return, statement, or document that you file with the department has your SSN. Failing to include the proper numbers may subject you or your preparer to a penalty.

If your name appears first on the return, make sure your SSN is the first number listed.

Part I - Computation of Income Subject to Tax by Both Arizona and the Other State or Country During 2013

If you are claiming a credit for income taxes paid to another state, enter in the space provided, the two-letter abbreviation for that state. See the last page of these instructions for a list of state abbreviations.

If you are claiming a credit for income taxes paid to another country, enter the name of that country on the line provided.

In order for income to be taxed by both Arizona and another state or country, the following must exist.

For an Arizona resident:
1. The same income must be taxed by both Arizona and the other state or country; and
2. The income must have its source within the other state or country.

For a nonresident:
1. The same income must be taxed by both Arizona and the other state or country; and
2. The income must have its source within Arizona.

Lines 1 through 6 -
Provide a breakdown of your income which is subject to tax in both Arizona and the other state or country. Complete lines 1 through 5 separately for each income item listed in columns (a) through (e). If you have more than three items of income from the other state or country for which you are claiming the credit, complete additional schedules.

If you are an Arizona resident who is also considered to be a resident of another state under the laws of that other state, complete the Schedule of Income Allocation, on page 2 of Form 309 before you complete Part I, lines 1 through 6 of Form 309.

Line 1 -
Identify the income item from which the income subject to tax in both Arizona and the other state or country is derived. If you have more than one income item, complete column(s) (b) and (c), as necessary. Examples of such income are business income, partnership income, wages, etc.
Enter an item in column (a) only if your Arizona adjusted gross income and the adjusted gross income of the return filed with the other state or country includes the income from that item.

If you are an Arizona resident and also considered to be a resident of another state, enter the income item and amount from column (d) of the Schedule of Income Allocation.

If you are claiming a credit for taxes paid to another country, and that country withheld at the source, and you are not required to file a return with that country, enter the item of income from which the foreign taxes were withheld.

**Line 2 -**
Enter the amount of income from the item listed on line 1 reportable to both Arizona and the other state or country. This is the amount of income derived from that item which you must include in the income reported to both Arizona and the other state or country.

**Line 3 -**
Enter that portion of income on line 2 included in your Arizona adjusted gross income. This amount is that portion of the amount of income included on line 2 that is also included in your Arizona gross income adjusted by any additions or subtractions related to that income required under Arizona law.

**For example,** during the tax year, Taxpayer A, a full-year Arizona resident, had Schedule C business income of $50,000 from State P. This $50,000 of Schedule C income is reportable to both Arizona and to State P. For federal purposes, Taxpayer A included the $50,000 in federal adjusted gross income, but also reduced that Schedule C business income by ½ of the self-employment tax related to that income ($3,532) and by the amount of self-employed health insurance deduction ($6,000). Taxpayer A was required to make these same adjustments on the return filed to State P. Therefore, only $40,468 ($50,000 – ($3,532 + $6,000)) of the $50,000 Schedule C income is included in State P’s equivalent of Arizona adjusted gross income. Additionally, State P law allows Taxpayer A to subtract an additional $2,000 of depreciation related to the Schedule C income. Therefore, the amount of Schedule C income included in State P’s equivalent of Arizona adjusted gross income would be $38,468 ($40,468 - $2,000). Taxpayer A would enter $38,468 on line 4.

**NOTE:** If you are claiming a credit for taxes paid to another country, and that country withheld at the source, and you are not required to file a return with that country, **enter the amount of income subject to tax in that foreign country.**

**Line 5 -**
Enter the smaller of the amount entered on line 3 or line 4. This is the amount of income from that item which is subject to tax by both Arizona and the other state or country.

**Line 6 -**
Add line 5, columns (a) through (c). This is the total income subject to tax in both Arizona and the other state or country. Enter the amount from Part I, line 6, on Part II, line 8, and also on Part II, line 13.

**NOTE:** The amounts on lines 2 through 5 may be the same. However, differences may occur due to the application of the other state’s law. See the following example.

---

**The following example illustrates how to complete lines 1 through 6 of Arizona Form 309. If you are an Arizona resident who is also considered to be a resident of another state under the laws of that other state, see the example following the instructions for the Schedule of Income Allocation for an example of how to complete lines 1 through 6 of Form 309.**

**EXAMPLE:**

**Facts:**

Mr. and Mrs. M are Arizona residents. Mr. M is an active duty military member who is stationed in State X. Mr. M receives wages from the military and from a part-time job in State X. Mr. and Mrs. M receive rental income from property in Arizona. During the taxable year for which the credit is being claimed, Mr. and Mrs. M received the following income.

| Mr. M’s military wages | $ 15,000 |
| Mr. M’s part-time employment wages | $ 10,000 |
| Rental income from AZ property | $ 20,000 |
| **Total Income** | **$ 45,000** |
As Reported on State X Return | As Reported on Arizona Return
---|---
Federal adjusted gross income | $45,000 | Federal adjusted gross income | $45,000
Less non-state X income (military & rental income) | (35,000) | Less subtractions from income (military income of $15,000 and dependent exemption of $2,300) | (17,300)
Less subtraction for second job income | (1,000) | Arizona adjusted gross income | $27,700

Mr. and Mrs. M must include Mr. M’s part-time employment wages of $10,000 in both the Arizona gross income and the State X’s equivalent of Arizona gross income. Therefore, the amount of wage income reportable to both Arizona and State X is $10,000. For Arizona purposes, there are no additions or subtractions related to that $10,000 wage income included in Arizona gross income, so the entire $10,000 of wage income is included in Arizona adjusted gross income. However, under State X law, $1,000 of the $10,000 wage income is subtracted from State X’s equivalent of Arizona adjusted gross income, so only $9,000 of that $10,000 is included in State X’s equivalent of Arizona adjusted gross income. Mr. and Mrs. M complete lines 1 through 6 of Arizona Form 309 as follows:

1. Description of income items (a) wages
2. Amount of income from item listed on line 1, reportable to both Arizona and the other state or country. $10,000
3. Portion of income on line 2 included in Arizona adjusted gross income. $10,000
4. Portion of income included on line 2 included in the other state’s or country’s equivalent of Arizona adjusted gross income. $9,000
5. Income subject to tax by both Arizona and the other state or country. Enter the smaller of the amount entered on line 3 or 4. $9,000
6. Total income subject to tax in both Arizona and the other state or country. $9,000

Part II - Computation of Other State or Country Tax Credit

Line 7 -

Enter your Arizona tax liability less any credits. However, do not reduce your Arizona tax liability by the other state tax credit.

For 2013, your Arizona tax liability prior to tax credits can be found on the following line number.

<table>
<thead>
<tr>
<th>Form</th>
<th>Line Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>140</td>
<td>21</td>
</tr>
<tr>
<td>140PY</td>
<td>24</td>
</tr>
<tr>
<td>140NR</td>
<td>24</td>
</tr>
<tr>
<td>140X</td>
<td>27</td>
</tr>
</tbody>
</table>

**NOTE:** If you are taking other tax credits, you must reduce your Arizona tax by the amount of those other tax credits. For the purpose of this computation, be sure to reduce your Arizona tax by both refundable and nonrefundable credits.

Line 8 -

Enter amount from Part I, line 6.

Line 9 - Entire Income Upon Which Arizona Tax is Imposed

Enter your entire income upon which Arizona tax is imposed. This is the Arizona adjusted gross income excluding allowable exemptions for age 65 or over, blind, dependents, or qualifying parents and grandparents.

Use the appropriate worksheet below to figure your entire income upon which Arizona tax is imposed.

**Worksheet for Arizona Residents**

1. Enter the amount from Arizona Form 140, page 1, line 17.
2. Enter the amount from Arizona Form 140, page 2, line C17.
3. Add the amount on lines 1 and 2. Enter the total here and on line 9 of Arizona Form 309.
### Worksheet for Arizona Nonresidents

1. Enter the amount from Arizona Form 140NR, page 1, line 20.

2. Enter the amount from Arizona Form 140NR, Page 2, line D26.

3. Add the amounts on lines 1 and 2. Enter the total here and on line 9 of Arizona Form 309.

### Worksheet for Arizona Part-Year Residents With No Arizona Source Income for the Period of the Year in Which You Were an Arizona Nonresident

1. Enter the amount from Arizona Form 140PY, page 1, line 20.

2. Enter the amount from Arizona Form 140PY, page 2, line D30.

3. Add the amounts on lines 1 and 2. Enter the total here and on line 9 of Arizona Form 309.

### Part-Year Residents With Arizona Source Income for the Period of the Year in Which You Were an Arizona Nonresident

If you have Arizona source income for the period of the year in which you were an Arizona nonresident, you must separately determine the amount of Arizona adjusted gross income for the period in which you were a resident and the amount of Arizona adjusted gross income for the period in which you were a nonresident. These figures are not separately stated on any particular line on your Arizona Form 140PY.

**Lines 10 and 11**

Follow the instructions on the form for lines 10 and 11.

**Line 12 -**

Enter the amount of income tax paid to the other state or foreign country. Do not include federal income taxes or any taxes paid to a city or county. Also, do not include any amount paid to the other state or foreign country for penalty or interest. Amounts of tax paid or accrued to a foreign country do not include amounts that are reasonably certain to be refunded, credited, rebated, abated, or forgiven. Also enter the name of the other state or country to which income tax was paid.

### Line 14 - Entire Income Upon Which Other State’s or Country’s Income Tax is Imposed

Enter the entire income upon which the other state’s or country’s income tax is imposed. This is the other state’s or country’s equivalent of Arizona adjusted gross income, but does not include exemptions allowable under the equivalent of A.R.S. § 43-1023. Such income must include items of income and loss, but not exemptions and itemized or standard deductions. Such income must also be adjusted by any additions or subtractions required under the other state’s law which relate to the income from sources within the other state. This amount may not be shown on a specific line of the return filed with the other state.

If you are claiming a credit for taxes paid to another country, and that country withheld at the source, and you are not required to file a return with that country, enter the amount of income subject to tax in that foreign country.

**NOTE FOR ARIZONA RESIDENTS ONLY:** Since the other state can only tax a nonresident on income which is sourced to that state, the entire income upon which the other state’s income tax is imposed includes only income sourced to that other state under its income tax laws. Source income is generally income derived from property located within a state or from an activity carried on within a state when the income recipient is a nonresident.

**NOTE:** You may not be able to take the entire income upon which the other state’s or country’s tax is imposed from a specific line on the return filed to the other state or country. If you must determine this amount, attach a schedule.

The example following line 17 illustrates how an Arizona resident figures the entire income subject to tax in the other state or country.

If you have questions concerning what amount to enter on line 14, call one of the phone numbers listed at the beginning of these instructions.

**Lines 15 and 16**

Follow the instructions on the form for lines 15 and 16.

**Line 17 -**

Enter the smaller of line 11 or line 16. If this is the only state or country for which you are claiming a credit, also enter this amount on Arizona Form 301, Part I, line 6.

If you are claiming a credit for more than one state or country, make a separate computation for each. Enter the total from all Arizona Forms 309 on Arizona Form 301, Part I, line 6.
**EXAMPLE:**
The following example will illustrate how to figure a credit for taxes paid to another state.

**Facts:** Mr. and Mrs. F are Arizona residents who derive income from a farm in State XY. During the taxable year for which the credit is being claimed, Mr. and Mrs. F had the following income.

<table>
<thead>
<tr>
<th>Income Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest income</td>
<td>$38,000</td>
</tr>
<tr>
<td>Dividend income</td>
<td>$4,000</td>
</tr>
<tr>
<td>Farm income from State XY</td>
<td>$16,000</td>
</tr>
<tr>
<td><strong>Total income</strong></td>
<td>$58,000</td>
</tr>
</tbody>
</table>

**As Reported on Arizona Return**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal adjusted gross income</td>
<td>$58,000</td>
</tr>
<tr>
<td>Less dependent exemption $2,300</td>
<td>(2,300)</td>
</tr>
<tr>
<td>Arizona adjusted gross income</td>
<td>$55,700</td>
</tr>
<tr>
<td>Itemized deductions</td>
<td>(12,000)</td>
</tr>
<tr>
<td>Personal exemptions</td>
<td>(6,300)</td>
</tr>
<tr>
<td>Arizona taxable income</td>
<td>37,400</td>
</tr>
<tr>
<td>Arizona tax</td>
<td>1,020</td>
</tr>
<tr>
<td>Credit for Contributions to Public Schools</td>
<td>(300)</td>
</tr>
<tr>
<td>Arizona tax liability</td>
<td>720</td>
</tr>
</tbody>
</table>

**As Reported on State XY Return**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal adjusted gross income</td>
<td>$58,000</td>
</tr>
<tr>
<td>Less State XY additions</td>
<td>0</td>
</tr>
<tr>
<td>Less State XY subtractions</td>
<td>0</td>
</tr>
<tr>
<td><strong>State XY adjusted gross income</strong></td>
<td>$58,000</td>
</tr>
<tr>
<td>Itemized Deductions</td>
<td>(11,000)</td>
</tr>
<tr>
<td>Exemptions</td>
<td>(3,000)</td>
</tr>
<tr>
<td>State XY taxable income</td>
<td>$44,000</td>
</tr>
<tr>
<td>State XY tax</td>
<td>1,760</td>
</tr>
</tbody>
</table>

**As Reported on State XY Income Allocation Schedule**

<table>
<thead>
<tr>
<th>Column A Income from federal return</th>
<th>Column B Income from Column A from State XY sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Wages</td>
<td>38,000</td>
</tr>
<tr>
<td>2. Interest</td>
<td>4,000</td>
</tr>
<tr>
<td>3. Dividends</td>
<td>16,000</td>
</tr>
<tr>
<td>4. Farm Income</td>
<td>16,000</td>
</tr>
<tr>
<td>5. Capital Gains</td>
<td>16,000</td>
</tr>
<tr>
<td>6. Rents, Sub S, Royalties, Partnership</td>
<td>16,000</td>
</tr>
<tr>
<td>7. Other Income</td>
<td>16,000</td>
</tr>
<tr>
<td>8. Total income</td>
<td>58,000</td>
</tr>
<tr>
<td>9. Tax proration</td>
<td>16,000/58,000 = .2759</td>
</tr>
</tbody>
</table>

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Credit Computation:

Mr. and Mrs. F complete the Arizona Form 309 as follows:

**Arizona Form 309**

**Part I - Computation of Income Subject to Tax by Both Arizona and the Other State or Country**

<table>
<thead>
<tr>
<th>1. Description of income item(s)</th>
<th>(a) Farm income</th>
<th>(b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Amount of income from item listed on line 1, reportable to both Arizona and the other state or country.</td>
<td>$16,000</td>
<td></td>
</tr>
<tr>
<td>3. Portion of income on line 2 included in Arizona adjusted gross income.</td>
<td>$16,000</td>
<td></td>
</tr>
<tr>
<td>4. Portion of income on line 2 included in State XY’s equivalent of Arizona adjusted gross income.</td>
<td>$16,000</td>
<td></td>
</tr>
<tr>
<td>5. Income subject to tax by both Arizona and the other state or country. Enter the lesser of amount entered on line 3 or line 4.</td>
<td>$16,000</td>
<td></td>
</tr>
<tr>
<td>6. *Total income subject to tax in both Arizona and the other state or country.</td>
<td>$16,000</td>
<td></td>
</tr>
</tbody>
</table>

**Part II - Computation of Other State or Country Tax Credit**

| 7. **Arizona tax liability less any credits (except other state tax credit) | 7 | 720 |
| 8. Amount from Part I, line 6 | 8 | 16,000 |
| 9. ***Entire income upon which Arizona income tax is imposed | 9 | 58,000 |
| 10. Divide the amount on line 8 by the amount on line 9 (cannot be greater than 1) | 10 | .2759 |
| 11. Multiply the amount on line 7 by the decimal on line 10 | 11 | 199 |
| 12. Income tax paid to State XY (tax less credits) | 12 | 486 |
| 13. Amount from Part I, line 6 | 13 | 16,000 |
| 14. ****Entire income upon which State XY income tax is imposed | 14 | 16,000 |
| 15. Divide the amount on line 13 by the amount on line 14 (cannot be greater than 1) | 15 | 1.0000 |
| 16. Multiply the amount on line 12 by the decimal on line 15 | 16 | 486 |
| 17. Other state or country tax credit. Enter the lesser of line 11 or line 16 | 17 | 199 |

* Lines 1 through 6 - Income subject to tax in both Arizona and State XY

Mr. and Mrs. F must report State XY farm income of $16,000 in both Arizona gross income and State XY’s equivalent of Arizona gross income. There are no additions or subtractions related to the $16,000 farm income required under either Arizona law, or State XY law. Therefore, $16,000 of farm income is included in Arizona adjusted gross income and $16,000 of farm income is included in State XY’s equivalent of Arizona adjusted gross income.

**Line 7 - Arizona tax liability**

For the purpose of the credit, Mr. and Mrs. F compute the Arizona tax liability as follows:

Arizona tax | $1,020
Less public school tax credit | (300)
Arizona tax Liability | $720

***Line 9 - Entire income upon which Arizona tax is imposed**

For the purpose of the credit, Mr. and Mrs. F compute the entire income upon which Arizona tax is imposed as follows:

Arizona adjusted gross income | $55,700
Plus dependent, blind, age 65 or over, and qualifying parent and grandparent exemptions | 2,300
Entire income upon which Arizona income tax is imposed | $58,000

****Line 14 - Entire income upon which State XY tax is imposed**

This is the entire income upon which State XY tax is imposed. This is State XY’s equivalent of Arizona adjusted gross income for these individuals. Since these individuals are nonresidents of State XY, State XY’s equivalent of Arizona adjusted gross income (not including exemptions and standard or itemized deductions), includes only that income which is sourced to State XY. It should be noted that in this case, the entire income upon which State XY income tax is imposed had to be determined. This amount was not separately shown on a specific line of the State XY return, since State XY computes its tax on the total income and then...
prorates that tax to reflect the tax attributable to income derived from sources within State XY. For the purpose of the credit, Mr. and Mrs. F compute the entire income upon which State XY tax is imposed as follows:

Mr. and Mrs. F’s Farm income sourced to State XY (State XY’S equivalent of Arizona adjusted gross income)

computed under A.R.S. § 43-1094) $16,000

Plus State XY’s equivalent of Arizona’s dependent exemptions 0

Entire income upon which State XY tax is imposed $16,000

Form 309, Page 2 – Schedule of Income Allocation Instructions

Complete page 2, Schedule of Income Allocation, only if you are a full-year Arizona resident who is also considered a resident of another state under the laws of that other state.

All other taxpayers skip page 2, Schedule of Income Allocation.

NOTE: If you are a full-year Arizona resident that is also considered to be a resident of another state under the laws of that other state, you must complete the Schedule of Income Allocation on page 2 of Form 309 before you complete page 1 of Form 309.

Because the credit allowed for a full-year Arizona resident that is also considered to be a resident of another state is for taxes paid to that other state on income sourced to that other state, you must complete the Schedule of Income Allocation, before you can complete lines 1 through 6 of Form 309.

This schedule allocates income between income sourced to the other state and income from everywhere else that is taxable to the other state. Complete column (a) before completing columns (b) through (d). On lines 1 through 10 of column (a), for each line, enter the amounts reported on your federal income tax return. In column (b), enter the amounts listed in column (a) that are included in income reported on your Arizona return. In column (c), enter the amounts listed in column (a) that are included in income reported on the return filed with the other state. In column (d), enter the amounts listed in column (c) that would be sourced to the other state if you were a nonresident of that state filing a nonresident return to that state.

The following example illustrates how to complete Form 309 for an Arizona resident who is also considered to be a resident of another state under the laws of that other state.

EXAMPLE:

Facts:

Mr. and Mrs. R are Arizona residents who are temporarily living and working in State Z. They will be there for one year and then they will return to Arizona. During the current taxable year, Mr. and Mrs. R have been living and working in State Z for 10 and one-half months. Because Mr. and Mrs. R have been living in State Z for more than 183 days during the tax year, State Z considers Mr. and Mrs. R to be residents of State Z and taxes all of their income from the time they moved to State Z. Because Mr. and Mrs. R are Arizona residents who are temporarily out of Arizona, they are still full-year Arizona residents for Arizona income tax purposes and must file a full-year Arizona income tax return and include all income for the taxable year, wherever derived. For the taxable year, Mr. and Mrs. R have the following income.

Mr. R’s wages from employment in Arizona  $ 15,000
Mr. R’s wages from employment in State Z  $ 42,000
Mrs. R’s wages from employment in State Z  $ 5,000
Interest income  $ 5,000
Rental income from AZ property  $ 20,000
Total income  $ 87,000
As Reported on State Z Return | As Reported on Arizona Return
--- | ---
Wages (Mr. R’s State Z wages $42,000 + Mrs. R’s State Z wages $5,000) | $ 47,000 | Federal adjusted gross income | $ 87,000
Interest income received after moving to State Z | 4,375 | Less subtractions from income (dependent exemption $2,300) | (2,300)
Rental income from Arizona property received after moving to State Z | 17,500 | Arizona adjusted gross income | $ 84,700
State Z gross income | 68,875 | Arizona itemized deductions | (12,000)
Plus additions to income | 0 | Arizona personal exemption | (6,300)
Less subtractions (dependent $4,000) | (4,000) | Arizona taxable income | $ 66,400
State Z adjusted gross income | $ 64,875 | Arizona tax | $ 1,933
State Z itemized deductions | (9,500) | | |
State Z personal exemptions | (7,500) | | |
State Z taxable income | $ 47,875 | | |
State Z tax | $ 2,154 | | |

Before Mr. and Mrs. R can complete Arizona Form 309, they must complete the Schedule of Income Allocation on page 2 of Form 309. This will help Mr. and Mrs. R determine the income that is taxable in both Arizona and State Z that would be sourced to State Z if Mr. and Mrs. R were filing a nonresident return to State Z.

### Schedule of Income Allocation

<table>
<thead>
<tr>
<th>(a) Reported on your 2013 federal return</th>
<th>(b) Amount Entered in column (a) Reported on Your 2013 Form 140</th>
<th>(c) Amount Entered in column (a) Reported on Your Return Filed to Your Statutory State of Residence</th>
<th>(d) Amount Entered in column (c) That Could Be Sourced to Your Statutory State of Residence as Income of a Nonresident of that State</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Wages, salaries, tips, etc.</td>
<td>62,000</td>
<td>62,000</td>
<td>47,000</td>
</tr>
<tr>
<td>2. Interest</td>
<td>5,000</td>
<td>5,000</td>
<td>4,375</td>
</tr>
<tr>
<td>3. Dividends</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Business income (or loss) from federal Schedule C</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Gains (or losses) from federal Schedule D</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Rents, royalties, partnerships, estates, trusts, small business corporations from federal Schedule E</td>
<td>20,000</td>
<td>20,000</td>
<td>17,500</td>
</tr>
<tr>
<td>7. Other income reported on your federal return</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Total income: Add lines 1 through 7</td>
<td>87,000</td>
<td>87,000</td>
<td>68,875</td>
</tr>
<tr>
<td>9a. Other federal adjustments. List</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9b.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9c.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9d. Total adjustments. Add lines 9a through 9c for each column.</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>10. Adjusted gross income. Subtract the sum of amounts entered on line 9d from line 8</td>
<td>87,000</td>
<td>87,000</td>
<td>68,875</td>
</tr>
</tbody>
</table>

If Mr. and Mrs. R had filed a nonresident return to State Z, they would have reported $47,000 of wage income to State Z as State Z source income. Therefore, when Mr. and Mrs. R complete Form 309, they would complete lines 1 through 6 as follows:

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Description of Income Items</td>
<td>Wages</td>
</tr>
<tr>
<td>2. Amount of income from item listed on line 1, reportable to both Arizona and State Z.</td>
<td>$47,000</td>
</tr>
<tr>
<td>3. Portion of income on line 2 included in Arizona adjusted gross income.</td>
<td>$47,000</td>
</tr>
<tr>
<td>4. Portion of income on line 2 included in State Z’s equivalent of Arizona adjusted gross income.</td>
<td>$47,000</td>
</tr>
<tr>
<td>5. Income subject to tax by both Arizona and State Z. Enter the smaller of line 3 or line 4.</td>
<td>$47,000</td>
</tr>
<tr>
<td>6. *Total income subject to tax in both Arizona and State Z.</td>
<td>$47,000</td>
</tr>
</tbody>
</table>
Part II – Computation of Other State or Country Tax Credit

<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
<th>Value 1</th>
<th>Value 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>Arizona tax liability less any credits (except other state tax credit)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Amount from Part I, line 6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>** Entire income upon which Arizona income tax is imposed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Divide the amount on line 8 by the amount on line 9 (cannot be greater than 1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Multiply the amount on line 7 by the decimal on line 10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Income tax paid to State Z (tax less credits)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Amount from Part I, line 6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>** Entire income upon which State Z’s income tax is imposed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Divide the amount on line 13 by the amount on line 14 (cannot be greater than 1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Multiply the amount on line 12 by the decimal on line 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Other state or country tax credit. Enter the smaller of line 11 or line 16</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Before completing lines 1 through 6, Mr. and Mrs. R must complete page 2 of Arizona Form 309, Schedule of Income Allocation. Even though Mr. and Mrs. R must report wage income, interest income and rental income to State Z, only the wage income earned for services performed in State Z would be sourced to State Z if State Z were taxing Mr. and Mrs. R as nonresidents. Therefore, when Mr. and Mrs. R complete the Schedule of Income Allocation, Mr. and Mrs. R indicate that only $47,000 of wages would be sourced to State Z as income of a nonresident of State Z.

Mr. and Mrs. R must report State Z wages of $47,000 in Arizona gross income and $47,000 of State Z wages in State Z’s equivalent of Arizona gross income. There are no additions or subtractions related to the $47,000 of State Z wages required under either Arizona law, or State Z law. Therefore, $47,000 of State Z wage income is included in Arizona adjusted gross income and $47,000 of State Z wage income is included in State Z’s equivalent of Arizona adjusted gross income.

**Line 9 – Entire income upon which Arizona tax is imposed**

For the purpose of the credit, Mr. and Mrs. R compute the entire income upon which Arizona tax is imposed as follows:

- Arizona adjusted gross income: $84,700
- Plus dependent, blind, age 65 or over, and qualifying parent and grandparent exemptions: $2,300
- Entire income upon which Arizona income tax is imposed: $87,000

***Line 14 – Entire income upon which State Z tax is imposed***

This is the entire income upon which State Z tax is imposed. This is State Z’s equivalent of Arizona adjusted gross income for these individuals. For the purpose of the credit, Mr. and Mrs. R compute the entire income upon which State Z tax is imposed as follows:

- State Z’s equivalent of Arizona adjusted gross income: $64,875
- State Z’s equivalent of Arizona’s dependent exemptions: $4,000
- Entire income upon which State Z’s tax is imposed: $68,875

List of State Abbreviations

<table>
<thead>
<tr>
<th>State</th>
<th>State</th>
<th>State</th>
<th>State</th>
<th>State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>AL</td>
<td>Indiana</td>
<td>IN</td>
<td>Mississippi</td>
</tr>
<tr>
<td>Arkansas</td>
<td>AR</td>
<td>Iowa</td>
<td>IA</td>
<td>Missouri</td>
</tr>
<tr>
<td>California</td>
<td>CA</td>
<td>Kansas</td>
<td>KS</td>
<td>Montana</td>
</tr>
<tr>
<td>Colorado</td>
<td>CO</td>
<td>Kentucky</td>
<td>KY</td>
<td>Nebraska</td>
</tr>
<tr>
<td>Connecticut</td>
<td>CT</td>
<td>Louisiana</td>
<td>LA</td>
<td>New Jersey</td>
</tr>
<tr>
<td>Delaware</td>
<td>DE</td>
<td>Maine</td>
<td>ME</td>
<td>New Mexico</td>
</tr>
<tr>
<td>Georgia</td>
<td>GA</td>
<td>Maryland</td>
<td>MD</td>
<td>New York</td>
</tr>
<tr>
<td>Hawaii</td>
<td>HI</td>
<td>Massachusetts</td>
<td>MA</td>
<td>North Carolina</td>
</tr>
<tr>
<td>Idaho</td>
<td>ID</td>
<td>Michigan</td>
<td>MI</td>
<td>North Dakota</td>
</tr>
<tr>
<td>Illinois</td>
<td>IL</td>
<td>Minnesota</td>
<td>MN</td>
<td>Ohio</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Wisconsin</td>
</tr>
</tbody>
</table>
### Part I  Current Year’s Credit

Note: The cumulative credit for all solar energy devices installed at the same residence cannot exceed $1,000.

1. Address of residence where you installed the solar energy device for which you are claiming the credit:
   - Number and street: __________________________
   - City: __________________________, State: _______________, ZIP Code: _______________.

2. Cost of the solar energy device installed during the current taxable year at the residence listed on line 1: $__________

3. Multiply the amount on line 2 by 25% (.25) ................................................................. 2

4. Enter the smaller of line 3 or $1,000 ................................................................................. 3

5. Enter the amount of credit from prior taxable years (1995 through 2012) for other solar energy devices installed at the residence listed on line 1 ................................................................. 4

6. Add line 4 and line 5 ........................................................................................................... 5

7. Enter the smaller of line 6 or $1,000 ................................................................................. 6

8. Subtract line 5 from line 7 .................................................................................................. 7

9. Current Year’s Credit: Enter the smaller of line 4 or line 8. In most cases, if you are married filing a separate return, you must enter one-half (½) of the smaller of line 4 or line 8. See instructions ....... 8

### Part II  Carryover from Prior Taxable Years

<table>
<thead>
<tr>
<th>(a) Taxable Year from which you are carrying the credit</th>
<th>(b) Enter the Original Credit Amount (See note below line 15.)</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>10 2008</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>11 2009</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>12 2010</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>13 2011</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>14 2012</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td><strong>TOTAL AVAILABLE CARRYOVER</strong></td>
<td></td>
<td>.00</td>
<td>.00</td>
</tr>
</tbody>
</table>

Note: For amounts entered in column (b), do not enter the cost of the device, enter the original credit amount. This amount cannot exceed $1,000. If you are claiming an additional credit amount from a second Arizona home, see page 1 of the general instructions.

### Part III  Total Available Credit

16 Current Year’s Credit: Enter the amount from Part I, line 9 ............................................................................. 16

17 Enter the amount of available carryover from Part II, line 15, column (d) ............................................................ 17

18 Total Available Credit: Add line 16 and line 17, and enter the total here. See page 2 of the instructions .......................................................... 18

ADOR 10139 (13)
A solar energy device is a system or series of mechanisms which collect and transfer solar generated energy and which are designed primarily to:

- Provide heating;
- Provide cooling;
- Produce electrical power;
- Produce mechanical power;
- Provide solar daylighting; or
- Provide any combination of the above by means of collecting and transferring solar generated energy into such uses either by active or passive means, including wind generator systems that produce electricity.

Solar energy systems may also have the capability of storing solar energy for future use. Passive systems must clearly be designed as a solar energy device, such as a trombe wall, and not merely as a part of a normal structure, such as a window.

The following devices, when used for residential purposes, qualify for the credit:

- Solar domestic water heating systems - collectors, storage tanks, heat exchangers, and piping, valves, wiring, etc., directly related to the solar system.
- Solar swimming pool and spa heating systems - collectors, heat exchangers, piping, valves, wiring, etc., directly related to the solar system.
- Solar photovoltaic systems - collectors, batteries, inverters, solar system related wiring, and including solar photovoltaic systems for recreational vehicles used as a residence. End-use appliances (even if they are 12 vdc) are excluded unless they are manufactured specifically for photovoltaic systems applications.
- Solar photovoltaic phones, street lighting, etc. - collectors, batteries, inverters, and solar system related wiring. Phone, lights, etc., are excluded unless they are manufactured specifically for photovoltaic applications.
- Passive solar building systems - trombe wall components, thermal mass, and components specifically designed for energy gains. Dual pane windows, low-e, and other window coatings, etc., are excluded.
- Solar day lighting systems - those devices and systems specifically designed to capture and redirect visible solar energy while controlling the infrared energy (conventional skylights are specifically excluded).
- Wind generators - windmill, structure, generator, batteries, controls, wiring, and other components directly related to the wind generator. End-use appliances are excluded.
- Wind-powered pumps - windmill, structure, pump, pipes, and other components directly related to the wind pump.

The following DO NOT qualify for the credit:

- Conventional plumbing components - water softeners, drinking water systems, etc., even if they are provided (free or otherwise) as part of the system.
- Conventional controls - load controllers, programmable thermostats, etc., even if they are provided (free or otherwise) as part of the system.
- Conventional heating/cooling systems - air conditioners, heat pumps, evaporative coolers, furnaces, regardless of efficiency.
- Conventional windows and window treatments - dual-pane, low-e, shade screens, reflective and dark coatings, awnings, interior shades, drapes, and blinds.
- Conventional skylights.
- Appliances (all voltages) - refrigerators, lights, fans, TVs, etc., unless they are manufactured specifically for photovoltaic systems.
- Fans - ceiling, window, attic, interior, etc., unless they are manufactured specifically for photovoltaic applications.
- Paint - ceramic, reflective roof coatings.
- Insulation (includes “outsulation”) and radiant barrier.
- Weather stripping, caulking.
- Misting systems.
- Vegetation - shade trees, shrubs, grass.
- Solar energy cars.
- A solar hot water heater plumbing stub out that was installed by the builder of a house or dwelling unit before title was conveyed to the taxpayer. You may be able to take this credit on Form 319. For details, see Form 319.

NOTE: If you take a credit, you cannot take a depreciation deduction for the solar energy device for which the credit is taken. If such depreciation deduction is included in your federal adjusted gross income, you must add that amount to your Arizona gross income. You must make this addition for each period in which you deduct depreciation for federal purposes.

Line-by-Line Instructions

Part I - Current Year’s Credit

Use lines 1 through 9 to figure your credit for the current tax year.

Line 1 -
Enter the address of the residence where you installed the solar energy device for which you are claiming the credit.

Line 2 -
Enter the cost of the solar energy device. The cost of installing the device may be included in the cost of the device.

Lines 3 and 4 -
Follow the instructions on the form for lines 3 and 4.

Line 5 -
If you claimed a credit for another solar energy device you installed during a prior taxable year (1995 through 2012), at the same residence listed on line 1, enter the total amount of allowable credit for that prior tax year or years.

Lines 6 through 8 -
Follow the instructions on the form for lines 6 through 8.

Line 9 - Current Year’s Credit

Enter the smaller of line 4 or line 8.

If you are married filing a separate return, but you could have filed a joint return, you may take only one-half of the total credit that you and your spouse would have been allowed to take on a joint return. In this case, enter one-half of the smaller of line 4 or line 8.

Part II - Carryover From Prior Taxable Years

Lines 10 through 15 -
Use Part II to figure your total available credit carryover from taxable years 2008 through 2012.

Complete lines 10 through 15 if you claimed this credit on a return for one of these years and the credit was more than your tax.

- In column (b), enter the credit originally computed for the taxable year listed in column (a). Do not enter the cost of the device. The amount entered in column (b) cannot be more than $1,000.
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d).
- Add the amounts entered on lines 10 through 14 in column (d).

Enter the total on line 15, column (d).

Part III - Total Available Credit

Lines 16 through 18 -
Use lines 16 through 18 to figure your total available credit for 2013.

Line 16 -
Enter the amount from Part I, line 9.

Line 17 -
Enter the amount of available carryover from Part II, line 15, column (d).

Line 18 - Total Available Credit

Add line 16 and line 17. Enter the total.

If this is the only credit that you are claiming, and the credit shown on line 18 is equal to or less than your Arizona tax, enter the amount from line 18 on Form 140, page 1, line 25, or Form 140PY, page 1, line 28.

If you are claiming the family income tax credit or other credits from only Forms 321, 322, and/or 323, complete the following worksheet, or one of the credit worksheets in the Form 321, 322, or 323 instructions.

Credit Worksheet

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Enter your Arizona tax less the family income tax credit, if applicable.</td>
<td>.00</td>
</tr>
<tr>
<td>2.</td>
<td>Enter the credit from Form 310, Part III, line 18.</td>
<td>.00</td>
</tr>
<tr>
<td>3.</td>
<td>Enter the credit from Form 321, Part III, line 17.</td>
<td>.00</td>
</tr>
<tr>
<td>4.</td>
<td>Enter the credit from Form 322, Part III, line 15.</td>
<td>.00</td>
</tr>
<tr>
<td>5.</td>
<td>Enter the credit from Form 323, Part III, line 14.</td>
<td>.00</td>
</tr>
<tr>
<td>6.</td>
<td>Add the amounts on lines 2, 3, 4, and 5.</td>
<td>.00</td>
</tr>
</tbody>
</table>

Compare the amount on line 6 to the amount on line 1. If the amount on line 6 is equal to or less than the amount on line 1, do one of the following:
- If filing Form 140, enter the amount from line 6 on Form 140, page 1, line 25.
- If filing Form 140PY, enter the amount from line 6 on Form 140PY, page 1, line 28.

If the amount on line 6 is more than the amount on line 1, you must complete Form 301.

If you are claiming nonrefundable credits from forms other than Form 310, 321, 322, and/or 323, you must complete Form 301.

If you have to complete Form 301, enter the amount from Form 310, Part III, line 18, on AZ Form 301, Part I, line 7.
For the calendar year 2013 or fiscal year beginning \( M, M, D, D, Y, Y, Y \) and ending \( M, M, D, D, Y, Y, Y \).

**Attach to your return.**

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140PY, 140NR, 140X, 165 or 120S</th>
<th>Your Social Security or Employer Identification Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140PY, 140NR, 140X (if a joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

## Part I: Qualifying Water Conservation System

1. Do you have a conservation plan on file and in effect with the United States Department of Agriculture Soil Conservation Service? 
   - [ ] Yes
   - [ ] No

   If the answer to question 1 is “Yes”, enter the following:

   2a Date filed ........................................................................... 2a \( M, M, D, D, Y, Y, Y \)

   2b Location of Soil Conservation Office ................................. 2b 

   3 Check a box below and indicate the type of change or system installed.

   **System Changes:**
   - [ ] Unlined field ditch to concrete lined ditch
   - [ ] Unlined field ditch to underground pipeline
   - [ ] Unlined field ditch to gated pipes
   - [ ] Sloping unlevelled surface field to slope on precise grade
   - [ ] Sloping surface irrigated field to level basin
   - [ ] Sloping field with surface irrigation to sprinkler
   - [ ] Surface or sprinkler to trickle (above ground)
   - [ ] Surface or sprinkler to subsurface trickle (below ground)
   - [ ] Increasing the size of field ditch to provide larger head
   - [ ] Unused runoff water to tailwater recovery system
   - [ ] Other - Please describe: .................................................

## Part II: Calculation of the Current Taxable Year’s Credit

4 Total amount of expenses for current taxable year................................. 4 \( 00 \)

5 Total amount of reimbursement................................................................ 5 \( 00 \)

6 Net amount of qualifying expenses: Subtract line 5 from line 4............... 6 \( 00 \)

7 Current taxable year’s credit: Multiply line 6 by 75% (.75)............... 7 \( 00 \)

Continued on page 2 ➤
Part III: S Corporation – Individual Shareholder’s Share of Credit
Complete lines 8 through 10 separately for each individual shareholder. Furnish each individual shareholder with a copy of the completed Form 312.

8 Name of individual shareholder: ________________________________
9 Individual shareholder’s Social Security Number: _______________________
10 Individual shareholder’s share of the amount on Part II, line 7 ................. 10 00

Part IV: Partnership – Individual Partner’s Share of Credit
Complete lines 11 through 13 separately for each individual partner. Furnish each individual partner with a copy of the completed Form 312.

11 Name of individual partner: _______________________________________
12 Individual partner’s Social Security Number: _________________________
13 Individual partner’s share of the amount on Part II, line 7 ..................... 13 00

Part V: Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Taxable Year from which you are carrying the credit</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>14 2008</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>15 2009</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>16 2010</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>17 2011</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>18 2012</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>19 TOTAL AVAILABLE CARRYOVER ................................</td>
<td>00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part VI: Total Available Credit

20 Current year’s credit: .................................................................................. 20 00

• Individuals, enter the amount from Part II, line 7.
• Individual shareholders of an S corporation, enter the amount from Part III, line 10.
• Individual partners of a partnership, enter the amount from Part IV, line 13.

21 Available credit carryover from Part V, line 19, column (d) .................. 21 00

22 Total Available Credit: Individuals, add line 20 and line 21. Enter the total here and also on Form 301, Part I, line 8 ............................................. 22 00
General Instructions

Arizona law allows a nonrefundable tax credit for the purchase and installation of an agricultural water conservation system. The credit is equal to 75% of the qualifying expenses incurred during the taxable year. This credit is available to individuals only. A corporation, including an S corporation, may not claim this credit. However, an S corporation may pass the credit through to its individual shareholders. A partnership may not claim this credit, but may pass the credit through to its individual partners.

To Qualify for the Credit:

- The system must be primarily designed to substantially conserve water on land that the taxpayer or taxpayer's tenant uses to:
  A. produce crops, fruits, or other agricultural products; or
  B. raise, harvest, or grow trees; or
  C. sustains livestock.

- The expense must be consistent with a conservation plan that the taxpayer has filed and that is in effect with the United States Department of Agriculture Soil Conservation Service.

If the allowable tax credit exceeds the taxes otherwise due, or if there are no taxes due, you may carry the unused credit forward for a period not to exceed the next 5 taxable years. Individual co-owners of a business, including individual partners in a partnership and individual shareholders of an S corporation, may each claim only a pro rata share of the credit, based on their ownership interest. The total of the credits allowed all owners may not exceed the amount that would have been allowed for a sole owner of the business.

Specific Instructions

Type or print the required information in the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a TIN. The TIN for a partnership or an S corporation is the taxpayer's employer identification number (EIN). The TIN for an individual is the taxpayer's SSN or an Internal Revenue Service (IRS) individual taxpayer identification number (ITIN). Taxpayers that fail to include their identification number may be subject to a penalty.

Part I - Qualifying Water Conservation System

Lines 1 through 3 -

On lines 1 through 3, enter the information relating to the water conservation system purchased and installed for which the credit is being claimed.

If the system is not one of the systems or system changes listed, check the "other" box. Give a detailed description of the system and an explanation of how it qualifies for the credit.

Part II - Calculation of the Current Taxable Year's Credit

Lines 4 through 7 -

Line 4 -

Enter the total amount of expenses relating to the water conservation system spent in the current taxable year.

Line 5 -

Enter the amount of any reimbursement received for expenses relating to the water conservation system.

Lines 6 and 7 -

Complete these lines as instructed on the form.

Part III - S Corporation - Individual Shareholder's Share of Credit

Lines 8 through 10 -

An S corporation cannot claim this credit, but it may pass the credit through to its individual shareholders. If an S corporation is passing the credit through to its individual shareholders, the S corporation must complete Parts I and II.

An S corporation must complete Parts I and II of Form 312. Then, complete Part III, lines 8 through 10 separately for each individual shareholder.
Each individual shareholder may claim only a pro rata share of the credit based on the individual shareholder’s ownership interest in the S corporation.

The S corporation must furnish each individual shareholder with a copy of the completed Form 312.

Each individual shareholder must complete Parts V and VI.

**Part IV - Partnership - Individual Partner’s Share of Credit**

**Lines 11 through 13** -

The partnership must complete Parts I and II. Then, complete Part IV, lines 11 through 13, separately for each individual partner. Each individual partner may claim only a pro rata share of the credit based on the individual partner’s ownership interest in the partnership. The partnership must furnish each individual partner with a copy of the completed Form 312.

Each individual partner must complete Parts V and VI.

**Part V - Available Credit Carryover**

**Lines 14 through 19** -

Calculate the total available carryover of the agricultural water conservation credit from tax years 2008 through 2012 on Part V, lines 14 through 19. Complete these lines if you claimed the credit on a prior taxable year’s tax return and the credit was more than your tax.

- In column (b) enter the credit originally computed for the taxable year listed in column (a).
- In column (c) enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d).
- Add the amounts entered on lines 14 through 18 in column (d).

Enter the total on line 19, column (d).

**Part VI - Total Available Credit**

**Lines 20 through 22** -

**Line 20** -

- **Individuals** - Enter the amount from Part II, line 7.
- **Individual shareholders of an S corporation** - Enter the amount from Part III, line 10
- **Individual partners of a partnership** - Enter the amount from Part IV, line 13.

**Line 21** -

Enter the amount of available credit carryover from Part V, line 19, column (d).

**Line 22** -

Add line 20 and line 21. This is the total available credit that may be applied to the current taxable year’s tax liability. Enter the total here and on AZ Form 301, Part I, line 8.
For the calendar year 2013 or fiscal year beginning **MM-DD-12, 01, 3** and ending **MM-DD-12, 0, 3**.

**Attach to your return.**

<table>
<thead>
<tr>
<th>Name as shown on Form 140, 140PY, 140X, 99T, 120, 120A, 120S, 120X or 165</th>
<th>Social Security or Employer Identification Number</th>
</tr>
</thead>
</table>

**Part I Schedule of Equipment and Current Taxable Year’s Credit Calculation**

If additional space is needed, attach a separate schedule.

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date property placed in service or expected to be placed in service</td>
<td>Description</td>
<td>Total cost of property used to reduce pollution incurred during the taxable year</td>
</tr>
<tr>
<td>1</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>3</td>
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<td>00</td>
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<td>4</td>
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<tr>
<td>9</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>10</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>11</td>
<td>Total – add lines 1 through 10 in column (c).</td>
<td>11</td>
</tr>
<tr>
<td>12</td>
<td>Total from continuation sheet, if applicable.</td>
<td>12</td>
</tr>
<tr>
<td>13</td>
<td>Total cost of pollution control equipment incurred during the taxable year – add lines 11 and 12.</td>
<td>13</td>
</tr>
<tr>
<td>14</td>
<td>Tentative credit for current taxable year – multiply line 13 by 10% (.10)</td>
<td>14</td>
</tr>
<tr>
<td>15</td>
<td>Maximum credit allowed</td>
<td>15</td>
</tr>
<tr>
<td>16</td>
<td>Credit for current taxable year – enter the lesser of line 14 or line 15.</td>
<td>16</td>
</tr>
</tbody>
</table>

| 11 | 00 |
| 12 | 00 |
| 13 | 00 |
| 14 | 00 |
| 15 | 500,000 |
| 16 | 00 |

In order to calculate Arizona depreciation or amortization, a taxpayer who elects to claim a credit under A.R.S. §§ 43-1081 or 43-1170 shall reduce the basis of the pollution control equipment by the amount of the credit claimed.

**Part II S Corporation Credit Election and Shareholder’s Share of Credit**

17 The S corporation has made an irrevocable election for the taxable year ending **MM-DD-YYYY** to:

(CHECK ONLY ONE BOX)

- [ ] Claim the pollution control credit as shown on Part I, line 16 (for the taxable year mentioned above);

  **OR**

- [ ] Pass the pollution control credit as shown on Part I, line 16 (for the taxable year mentioned above) through to its shareholders.

**Signature**

If passing the credit through to the shareholders, complete lines 18 through 20 separately for each shareholder. Furnish each shareholder with a copy of pages 1 and 2 of Form 315.

18 Name of shareholder 

19 Shareholder’s TIN 

20 Shareholder’s share of the amount on Part I, line 16 

| 20 | 00 |
Part III  Partner’s Share of Credit

Complete lines 21 through 23 separately for each partner.
Furnish each partner with a copy of pages 1 and 2 of Form 315.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>21</td>
<td>Name of partner</td>
</tr>
<tr>
<td>22</td>
<td>Partner’s TIN</td>
</tr>
<tr>
<td>23</td>
<td>Partner’s share of the amount on Part I, line 16</td>
</tr>
</tbody>
</table>

Part IV  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable year</td>
<td>Original credit amount</td>
<td>Amount previously used</td>
<td>Available carryover - Subtract column (c) from column (b)</td>
</tr>
<tr>
<td>24</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>26</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>27</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>28</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Total available carryover</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part V  Total Available Credit

30 Current year’s credit. Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 16. S corporation shareholders – enter the amount from Part II, line 20. Partners of a partnership – enter the amount from Part III, line 23.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>Total available credit</td>
</tr>
</tbody>
</table>

31 Available credit carryover – from Part IV, line 29, column (d).

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>31</td>
<td>Total available credit</td>
</tr>
</tbody>
</table>

32 Total available credit. Add line 30 and line 31. Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 5. Individuals – enter total here and on Form 301, Part I, line 9.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>32</td>
<td>Total available credit</td>
</tr>
</tbody>
</table>
General Instructions

Arizona Revised Statutes §§ 43-1081 and 43-1170 provide nonrefundable individual and corporate income tax credits for expenses incurred during the taxable year to purchase real or personal property that is used within Arizona in the taxpayer's trade or business to control or prevent pollution. The amount of the credit is equal to 10% of the purchase price, limited to a maximum credit of $500,000 in a taxable year.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Qualifying property includes a structure, building, installation, excavation, machine, equipment, and any attachment to, or addition to, or reconstruction, replacement, or improvement of that property. Property eligible for the tax credit includes only that portion of the property directly used, constructed, or installed in Arizona to prevent, monitor, or reduce air, water, or land pollution that results from the taxpayer’s direct operating activities in conducting a trade or business in this state. The property must meet or exceed rules or regulations adopted for this purpose by the United States Environmental Protection Agency, the Arizona Department of Environmental Quality, or a political subdivision of Arizona.

Amounts that qualify for the credit must be includible in the taxpayer's adjusted basis for the property. The adjusted basis of any property for which the taxpayer has claimed a credit must be reduced by the amount of credit claimed for that property.

If the allowable tax credit exceeds the taxes otherwise due or, if there are no taxes due, the amount of the credit not used to offset taxes may be carried forward for not more than five taxable years as a credit against subsequent years' income tax liabilities.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

Part I - Schedule of Equipment and Current Taxable Year's Credit Calculation

Lines 1 through 10 -
Column (a): Enter the date that the property was placed in service or the date it is expected to be placed in service in Arizona.

Column (b): Enter a brief description of the property used in the taxpayer's business in Arizona to control or prevent pollution.

Column (c): Enter the cost of that portion of the property directly used to reduce pollution that was incurred during this taxable year.

If there are more than 10 items of qualifying property, complete additional schedules. Attach the completed schedules to Form 315.

Line 11 -
Add lines 1 through 10 in column (c) and enter the total.

Line 12 -
Enter the aggregate column (c) totals from additional schedules.

Line 13 -
Add lines 11 and 12 and enter the total. This is the total cost incurred during this taxable year of all items of property for which the taxpayer is claiming the credit.

Line 14 -
Multiply line 13 by 10% (.10) and enter the result.

Line 16 -
Enter the lesser of line 14 or line 15. This is the allowable credit for the current taxable year.

Part II - S Corporation Credit Election and Shareholder's Share of Credit

Line 17 - S Corporation Credit Election

S corporations must complete line 17. The S corporation must make an irrevocable election to either claim the credit or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

Lines 18 through 20 -
If the S corporation elects to pass the credit through to its shareholders, it must also complete lines 18 through 20.

The S corporation must complete Part I. Then, complete Part II, lines 18 through 20, separately for each shareholder.
Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

If the S corporation passes the credit through to its shareholders, it must notify each shareholder of the shareholder's pro rata share of the adjustment to income required by the difference between the federal depreciable basis and the Arizona depreciable basis of the property for which the credit is claimed. The S corporation must also notify the shareholder of the shareholder's pro rata share of any difference in gain or loss on the sale or other disposition of the property due to the difference in basis.

The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 315. Each shareholder must complete Part IV and Part V.

**Part III - Partner's Share of Credit**

**Lines 21 through 23 -**

The partnership must complete Part I. Then, complete Part III, lines 21 through 23, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner's ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1 and 2 of Form 315. Each partner must complete Part IV and Part V.

**Part IV - Available Credit Carryover**

Complete Part IV only if the allowable pollution control credit for prior taxable years exceeded the Arizona income tax liability for those taxable years. Calculate the total available carryover of the pollution control credit on page 2, Part IV, lines 24 through 29.

Enter the applicable taxable year(s) in column (a) on lines 24 through 28. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which has already been used. Subtract the amount in column (c) from column (b) and enter the difference in column (d). Add the amounts entered on lines 24 through 28 in column (d). Enter the total on line 29, column (d). This is the total pollution control credit carryover available for the current taxable year.

**Part V - Total Available Credit**

**Line 30 -**

*Individuals, exempt organizations with UBTI, and corporations (including S corporations that elected to claim the credit)* - enter the current year's credit from Part I, line 16.

*S corporation shareholders* - enter the credit from Part II, line 20.

*Partners of a partnership* - enter the credit from Part III, line 23.

This is the current taxable year's pollution control credit.

**Line 31 -**

Enter the amount from Part IV, line 29, column (d). This is the total available credit carryover.

**Line 32 -**

Add line 30 and line 31. This is the total available pollution control credit that may be applied to the current taxable year's tax liability.

*Corporations, exempt organizations with UBTI, and S corporations* - enter the total here and on Form 300, Part I, line 5.

*Individuals* - enter the total here and on Form 301, Part I, line 9.
ARIZONA FORM 318
Credit for Taxes Paid for Coal Consumed in Generating Electrical Power
2013

For the calendar year 2013 or fiscal year beginning (M, M, D, D1, 2, 0, 1, 3) and ending (M, M, D, D1, 2, 0, Y, Y).

Attach to your return.

<table>
<thead>
<tr>
<th>Name as shown on Form 99T, 120, 120A, 120S, 120X or 165</th>
<th>Employer Identification Number</th>
</tr>
</thead>
</table>

Part I  Current Taxable Year’s Credit Calculation

1 Total amount paid by the seller or purchaser as transaction privilege tax or use tax for coal sold to the taxpayer.
Qualifying coal purchases by the taxpayer are purchases of coal that are consumed in the generation of electrical power in Arizona. “Amount paid by the seller or purchaser as transaction privilege tax or use tax” means that the Arizona transaction privilege tax was passed through to the taxpayer by the seller as an added charge or that the seller collected the Arizona use tax from the taxpayer or that the taxpayer paid the Arizona use tax to the department.
Enter total amount from attached Form(s) 318-1, line 13, column (d)…………………………………………………………. 1 00

2 Current taxable year’s credit – multiply line 1 by 30 percent (.30)……………………………………………………………………... 2 00

Part II  Corporate Partner’s Share of Credit

Complete lines 3 through 5 separately for each corporate partner.
Furnish each corporate partner with a copy of Form 318.
The partnership may pass the credit through only to its corporate partners.

3 Name of corporate partner ____________________________________________

4 Corporate partner’s TIN ____________________________

5 Corporate partner’s share of the amount on Part I, line 2 …………………………………………………………………………………… 5 00

Part III  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable year</td>
<td>Original credit amount</td>
<td>Amount previously used</td>
<td>Available carryover - Subtract column (c) from column (b)</td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
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<tr>
<td>10</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Total available carryover</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part IV  Total Available Credit

12 Current taxable year’s credit. Corporations, exempt organizations with UBTI, and S corporations - enter the amount from Part I, line 2. Corporate partners of a partnership – enter the amount from Part II, line 5 ……………… 12 00

13 Available credit carryover – from Part III, line 11, column (d) …………………………………………………………………………………… 13 00

14 Total available credit. Add lines 12 and 13. Enter total here and on Form 300, Part I, line 6………………………………………………….. 14 00
Form 318-1 (2013)  
Qualifying Coal Purchases

<table>
<thead>
<tr>
<th></th>
<th>(a)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Month</td>
</tr>
</tbody>
</table>

### Column (a)
- **Vendor’s Name**
- **Vendor’s Arizona TPT or Use Tax Number**

### Column (b)
- **Type of Tax (TPT or Use)**

### Column (c)
- **Coal Price Before Tax**

### Column (d)
- **Amount of Tax Paid**

### Column (e)
- **Total Amount**

#### Lines 1 through 12

13 **Total – Add lines 1 through 12. Enter the total here.**

---

### Column (a)
- **Taxpayer’s Name**
- **Taxpayer’s Arizona TPT or Use Tax Number**

### Column (b)
- **Type of Tax (TPT or Use)**

### Column (c)
- **Coal Price Before Tax**

### Column (d)
- **Amount of Tax Paid**

### Column (e)
- **Total Amount**

#### Lines 1 through 12

13 **Total – Add lines 1 through 12. Enter the total here.**
**General Instructions**

Arizona Revised Statutes § 43-1178 provides a nonrefundable corporate income tax credit equal to 30% of the amount paid by the seller or purchaser as transaction privilege tax or use tax for coal sold to the taxpayer that is consumed in the generation of electrical power in Arizona. “Amount paid by the seller or purchaser as transaction privilege tax or use tax” means that the Arizona transaction privilege tax (TPT) was passed through to the taxpayer by the seller as an added charge or that the seller collected the Arizona use tax from the taxpayer or that the taxpayer paid the Arizona use tax to the department.

The tax credit is in lieu of a deduction for the taxes for which the credit is claimed. An addition to Arizona gross income is required for the amount of Arizona TPT and Arizona use taxes included in the computation of federal taxable income for which the Arizona tax credit is claimed.

For example, a taxpayer that paid $50,000 in TPT for coal consumed in the generation of electrical power in Arizona would receive a credit of $15,000 ($50,000 x 30% = $15,000). The addition to Arizona gross income would be $50,000.

The tax credit is available only to corporate taxpayers. A partnership may pass this credit through only to its corporate partners. An S corporation may claim this credit, or the S corporation may elect to pass this credit through to only its exempt organization shareholders.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Co-owners of a business, including corporate partners of a partnership or exempt organization shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The pro rata share that would be distributed to non-eligible partners or shareholders is lost. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

If the allowable tax credit exceeds the taxes otherwise due, or if there are no taxes due, the amount of the credit not used to offset taxes may be carried forward for not more than five consecutive taxable years as a credit against subsequent years' income tax liability.

---

**Specific Instructions**

Complete the name and employer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation or a partnership is the taxpayer's employer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

**Part I - Current Taxable Year's Credit Calculation**

**Form 318-1 and Line 1 -**

Complete Form 318-1 before completing Part I, line 1, of Form 318. Complete Form 318-1 to list the qualifying coal purchases for the taxable year.

**FORM 318-1**

The design of Form 318-1 allows the taxpayer to list qualifying coal purchases for the taxable year in two situations:

1. Purchases from vendors that passed the Arizona TPT through to the taxpayer as an added charge or purchases from vendors that collected the Arizona use tax from the taxpayer; and

2. Purchases from vendors for which the taxpayer paid the Arizona use tax to the department.

**Situation 1:** List the qualifying coal purchases by vendor for situation 1 above. If the taxpayer has purchased coal from more than two vendors, additional Form(s) 318-1 must be completed to list the qualifying coal purchases for the taxable year.

Complete section A to list the vendor name and the vendor’s Arizona TPT or use tax number. Do not complete section B.

**NOTE:** The Arizona TPT must be shown as an added charge on the vendor’s invoice. If the vendor collects the Arizona use tax from the taxpayer, the tax must be shown as a separate charge on the vendor’s invoice.

**Situation 2:** List the qualifying coal purchases from all vendors for situation 2 above. Complete section B to list the taxpayer’s Arizona TPT or use tax number. Do not complete section A.

**NOTE:** If the taxpayer pays the Arizona use tax directly to the department, the taxpayer must document the amount of tax paid for each invoice.

**Column (a):** On lines 1 through 12, enter the applicable month of the taxable year.

**Column (b):** On lines 1 through 12, indicate the type of tax, TPT or use.

**Column (c):** On lines 1 through 12, enter the total amount of qualifying coal purchases for that month. Do not include the amount of tax paid in the total.
**Column (d):** On lines 1 through 12, enter the total amount of tax paid for that month.

**Column (e):** On lines 1 through 12, enter the total of columns (c) and (d).

Now go to Form 318, Part I, line 1.

---

**FORM 318**

**Line 1 -**

Enter the aggregate total from the completed Form(s) 318-1, line 13, column (d), on Form 318, Part I, line 1.

**Line 2 -**

Multiply line 1 by 30 percent (.30). Enter the result. This is the current taxable year's credit.

---

**Part II - Corporate Partner's Share of Credit**

**Lines 3 through 5 -**

The partnership must complete Form(s) 318-1 and Part I of Form 318. Then, complete Part II, lines 3 through 5, separately for each corporate partner. The partnership may pass the credit through only to its corporate partners.

Each corporate partner is entitled to only a pro rata share of the credit based on the corporate partner’s ownership interest in the partnership. The total of the credit allowed to all corporate partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each corporate partner with a copy of Form 318. Each corporate partner must complete Part III, if applicable, and Part IV.

---

**NOTE:** An S corporation that elects to pass the credit through to its exempt organization shareholders should complete Part II separately for each exempt organization shareholder and attach a statement to Form 318, signed by a signatory to Arizona Form 120S, that states: The S corporation has made an irrevocable election for the taxable year ending (MM/DD/YYYY) to pass the credit for taxes paid for coal consumed in generating electrical power as shown on Form 318, Part I, line 2 through to its exempt organization shareholders. Each exempt organization shareholder would then complete Part III, if applicable, and Part IV of Form 318.

---

**Part III - Available Credit Carryover**

Complete Part III only if the allowable credit for prior taxable years exceeded the Arizona income tax liability for those taxable years. Calculate the total available carryover of the credit on Part III, lines 6 through 11.

Enter the applicable taxable year(s) in column (a) on lines 6 through 10. Enter the amount of the original tax credit for each taxable year in column (b). Enter the amount of the credit for each taxable year that has been taken in previous taxable years in column (c). Subtract column (c) from column (b) and enter the difference in column (d). Add the amounts entered on lines 6 through 10, column (d). Enter the total on line 11, column (d). This is the total available credit carryover available for the current taxable year.

---

**Part IV - Total Available Credit**

**Line 12 -**

Corporations, exempt organizations with UBTI, and S corporations - enter the current taxable year's credit from Part I, line 2.

Corporate partners of a partnership and exempt organizations that are shareholders of an S corporation - enter the amount from Part II, line 5.

**Line 13 -**

Enter the amount from Part III, line 11, column (d). This is the total available credit carryover.

**Line 14 -**

Add line 12 and line 13. This is the total available credit that may be applied to the current taxable year's tax liability. Enter the total here and on Arizona Form 300, Part I, line 6.
ARIZONA FORM
319
Credit for Solar Hot Water Heater Plumbing Stub Outs and Electric Vehicle Recharge Outlets
2013

For the calendar year 2013 or fiscal year beginning \text{M,M,D,D,2,0,1,3} \text{ and ending M,M,D,D,2,0,Y,Y}.

\textit{Attach to your return.}

Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165

Social security or employer identification number

The houses or dwelling units in which the qualifying installations are made by the builder/taxpayer must be located in Arizona. The credit is in lieu of a deduction for the expenses of installing the solar hot water heater plumbing stub outs and electric vehicle recharge outlets for which the credit is claimed.

\textbf{Part I \ Current Taxable Year’s Credit Calculation for Taxpayer That Built the House or Dwelling Unit}

\begin{tabular}{|c|c|}
\hline
1 & Total allowable credit – from attached Form(s) 319-1, column (h). \hdashline
2 & Total amount of credit transferred to purchasers or transferees – from attached Form(s) 319-2, column (c) \hdashline
3 & Current taxable year’s credit – subtract line 2 from line 1 \hdashline
\hline
\end{tabular}

\begin{tabular}{|c|c|}
\hline
1 & 00 \hline
2 & 00 \hline
3 & 00 \hline
\end{tabular}

\textbf{Part II \ Current Taxable Year’s Credit for Purchaser or Transferee of the House or Dwelling Unit}

\begin{tabular}{|c|c|}
\hline
4 & Total allowable credit – from attached copy of written statement provided by the builder of the house or dwelling unit \hdashline
\hline
4 & 00 \hline
\end{tabular}

\textbf{Part III \ S Corporation Credit Elections and Shareholder’s Share of Credit}

\begin{itemize}
\item[5] The S corporation has made an irrevocable election for the taxable year ending \text{M,M,D,D,YYYY} to:
\end{itemize}

\begin{itemize}
\item[\textbullet] Claim the credit for solar hot water heater plumbing stub outs and electric vehicle recharge outlets as shown on Part I, line 3 (for the taxable year mentioned above);
\item[\textbullet] OR
\item[\textbullet] Pass the credit for solar hot water heater plumbing stub outs and electric vehicle recharge outlets as shown on Part I, line 3 (for the taxable year mentioned above) through to its shareholders.
\end{itemize}

Signature \hspace{2cm} Title \hspace{2cm} Date

\begin{itemize}
\item[6] The S corporation has made an irrevocable election for the taxable year ending \text{M,M,D,D,YYYY} to:
\end{itemize}

\begin{itemize}
\item[\textbullet] Claim the credit for solar hot water heater plumbing stub outs and electric vehicle recharge outlets as shown on Part II, line 4 (for the taxable year mentioned above);
\item[\textbullet] OR
\item[\textbullet] Pass the credit for solar hot water heater plumbing stub outs and electric vehicle recharge outlets as shown on Part II, line 4 (for the taxable year mentioned above) through to its shareholders.
\end{itemize}

Signature \hspace{2cm} Title \hspace{2cm} Date

If passing the credit through to the shareholders, complete lines 7 through 10 separately for each shareholder. Furnish each shareholder with a copy of pages 1, 2 and 3 of Form 319.

\begin{itemize}
\item[7] Name of shareholder
\item[8] Shareholder’s TIN
\item[9] Shareholder’s share of the amount on Part I, line 3 \hspace{1cm} \hdashline
\item[10] Shareholder’s share of the amount on Part II, line 4 \hspace{1cm} \hdashline
\end{itemize}

\begin{tabular}{|c|c|}
\hline
9 & 00 \hline
10 & 00 \hline
\end{tabular}

ADOR 10943 (13)

435
Part IV  Partner’s Share of Credit

Complete lines 11 through 14 separately for each partner.
Furnish each partner with a copy of pages 1, 2 and 3 of Form 319.

11 Name of partner

12 Partner’s TIN

13 Partner’s share of the amount on Part I, line 3

14 Partner’s share of the amount on Part II, line 4

Part V  Available Credit Carryover for Taxpayer as Builder of House or Dwelling Unit

<p>| | | | | | |</p>
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<thead>
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<tbody>
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<td>(d)</td>
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<tr>
<td>15</td>
<td>Taxable year</td>
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<tr>
<td>16</td>
<td>Original credit amount</td>
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<tr>
<td>17</td>
<td>Amount previously used</td>
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<tr>
<td>18</td>
<td>Tentative carryover - subtract line 17 from line 16</td>
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<tr>
<td>19</td>
<td>Amount transferred - enter total amount from Form(s) 319-2, column (e)</td>
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<td>20</td>
<td>Available carryover - subtract line 19 from line 18</td>
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<tr>
<td>21</td>
<td>Total available carryover</td>
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</tbody>
</table>
Part VI  Available Credit Carryover for Taxpayer as Purchaser or Transferee of House or Dwelling Unit

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable year</td>
<td>Original credit amount</td>
<td>Amount previously used</td>
<td>Available carryover - Subtract column (c) from column (b)</td>
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<tr>
<td>27</td>
<td>Total available carryover</td>
<td></td>
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</table>

Part VII  Total Available Credit

28 Current year’s credit for taxpayer that built the house or dwelling unit.
   Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 3.
   S corporation shareholders – enter the amount from Part III, line 9.
   Partners of a partnership – enter the amount from Part IV, line 13 ............................................................................................................. 28 00

29 Current year’s credit for purchaser or transferee of house or dwelling unit.
   Individuals, corporations, exempt organizations with UBTI, and S corporations – enter the amount from Part II, line 4.
   S corporation shareholders – enter the amount from Part III, line 10.
   Partners of a partnership – enter the amount from Part IV, line 14 ............................................................................................................. 29 00

30 Available credit carryover for taxpayer as builder of house or dwelling unit – enter the amount from Part V, line 21, column (f) .................................................................................................................. 30 00

31 Available credit carryover for taxpayer as purchaser or transferee of house or dwelling unit – enter the amount from Part VI, line 27, column (d) .................................................................................................................. 31 00

32 Total available credit. Add lines 28, 29, 30, and 31. Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 7. Individuals – enter total here and on Form 301, Part I, line 10 .................................................................................................................. 32 00
THIS PAGE INTENTIONALLY LEFT BLANK
If the taxpayer has made qualifying installations in more than 12 houses or dwelling units, complete additional Form(s) 319-1.

<table>
<thead>
<tr>
<th>House or Dwelling Unit Address</th>
<th>(b) Number of Stub Outs Installed</th>
<th>(c) Allowable Cost - lesser of actual installation cost or $75</th>
<th>(d) Total Allowable Stub Out Cost - multiply column (b) by column (c)</th>
<th>(e) Number of Recharge Outlets Installed</th>
<th>(f) Allowable Cost - lesser of actual installation cost or $75</th>
<th>(g) Total Allowable Recharge Outlet Cost - multiply column (e) by column (f)</th>
<th>(h) Total Allowable Credit for House or Dwelling Unit - add columns (d) and (g)</th>
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<td>13 Total - Add lines 1 through 12. Enter the total here.</td>
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### Tax Credits Transferred to the Purchaser or Transferee of a House or Dwelling Unit

If the taxpayer is transferring the tax credit for more than 12 houses or dwelling units, complete additional Form(s) 319-2.

<table>
<thead>
<tr>
<th>(a) House or Dwelling Unit Address</th>
<th>(b) Name(s) of Purchaser or Transferee</th>
<th>(c) Current Taxable Year's Credit Transferred - amount for house or dwelling unit from column (h) of 2013 Form(s) 319-1</th>
<th>(d) Credit Transfer for Prior Taxable Year Ending - list taxable year in which the taxpayer made the qualifying installations</th>
<th>(e) Amount of Prior Taxable Year Credit Transferred for House or Dwelling Unit - amount from column (h) of the Form 319-1 filed for the taxable year listed in column (d)</th>
<th>(f) Total Credit Transfers - add columns (c) and (e). Enter the total.</th>
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<td>13 Total - Add lines 1 through 12. Enter the total here.</td>
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Name: ____________________________

TIN: ____________________________

ADOR 10943 (13)
General Instructions

Arizona Revised Statutes §§ 43-1090 and 43-1176 provide nonrefundable individual and corporate income tax credits for the installation of solar hot water heater plumbing stub outs and electric vehicle recharge outlets in houses or dwelling units constructed by the taxpayer. The houses or dwelling units must be located in Arizona.

Qualifying installations of solar hot water heater plumbing stub outs must:

- Include two insulated three-fourths inch copper pipes and at least two pairs of wires for monitoring and control purposes that project from the dwelling roof or other suitable locations and that are connected to the domestic hot water transport and storage system.
- Be located and configured to allow sufficient solar access and exposure and to allow ready installation of solar water heating devices without further expense or effort to reach, use or serve the domestic hot water system of the house or dwelling.

Qualifying installations of electric vehicle recharge outlets must be connected to the utility system by a dedicated line that:

- Is capable of operating at normal secondary voltages.
- Meets applicable local building safety codes.
- Is commensurate and consistent with electric vehicle recharging needs and methods.

The amount of the credit is equal to the lesser of $75 or the installation cost for each installation of a solar hot water heater plumbing stub out or an electric vehicle recharge outlet in each separate house or dwelling unit.

The taxpayer that constructed the house or dwelling unit may transfer the credit for that house or dwelling unit to a purchaser or transferee. A taxpayer that transfers the credit for a house or dwelling unit must provide a written statement to the purchaser or transferee of the house or dwelling unit. The written statement must include the name of the purchaser or transferee, the address of the house or dwelling unit, the number of stub outs or outlets installed, the installation cost of each, and a certification that the taxpayer has elected not to claim the credit and has elected to transfer the credit to the purchaser or transferee. If the builder transfers the credits for more than one house or dwelling unit to a purchaser or transferee, the builder must provide a separate written statement for each house or dwelling unit.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

Part I - Current Taxable Year's Credit Calculation for Taxpayer That Built the House or Dwelling Unit

Line 1 and Form 319-1 -

Complete Form 319-1 before completing Part I, line 1, of Form 319. Complete Form 319-1 to list the qualifying installations of solar hot water heater plumbing stub outs and electric vehicle recharge outlets for the taxable year. Enter the total from column (h) of the completed Form(s) 319-1 on Part I, line 1, of Form 319.

Line 2 and Form 319-2 -

Complete Form 319-2 before completing Part I, line 2, of Form 319. Complete Form 319-2 to list (a) the tax credit transfers for solar hot water heater plumbing stub outs and electric vehicle recharge outlets installed during the current taxable year; and (b) the tax credit transfers for solar hot water heater plumbing stub outs and electric vehicle recharge outlets installed in prior taxable year(s). Enter the total from column (c) of the completed Form(s) 319-2 on Part I, line 2, of Form 319.
Part II - Current Taxable Year's Credit for Purchaser or Transferee of the House or Dwelling Unit

Line 4 -
Enter the total amount of the credit(s) transferred to the taxpayer as a purchaser or transferee of the house(s) or dwelling unit(s) during the current taxable year. Obtain the amount for each house or dwelling unit from the written statement(s) provided by the builder(s) of the house(s) or dwelling unit(s). Be sure to attach a copy of the statement(s) to Form 319 when you file your return.

Part III - S Corporation Credit Elections and Shareholder's Share of Credit

Line 5 - S Corporation Election for Tax Credit as Builder of House or Dwelling Unit
S corporations must complete line 5. The S corporation must make an irrevocable election to either claim the credit or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

Line 6 - S Corporation Election for Tax Credit as Purchaser or Transferee of House or Dwelling Unit
S corporations that are the purchaser/transferee of a house or dwelling unit must complete line 6. The S corporation must make an irrevocable election to either claim the credit or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

Lines 7 through 10 -
If the S corporation elects to pass the credits through to its shareholders, it must also complete lines 7 through 10.

If the S corporation is passing the credit through to its shareholders as the builder of the house(s) or dwelling unit(s), the S corporation must complete Part I of Form 319, Form(s) 319-1, and Form(s) 319-2, if applicable. If the S corporation has received the credit(s) as a purchaser or transferee, the S corporation must also complete Part II of Form 319. Then, complete lines 11 through 14 separately for each partner. If the partnership enters an amount on line 14, it should provide a copy of the statement received from the transferor to each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1, 2 and 3 of Form 319. Each partner must complete Part V, Part VI, and Part VII as applicable.

Part IV - Partner's Share of Credit

Lines 11 through 14 -
If the partnership is passing the credit through to its partners as the builder of the house(s) or dwelling unit(s), the partnership must complete Part I of Form 319, Form(s) 319-1, and Form(s) 319-2, if applicable. If the partnership has received the credit(s) as a purchaser or transferee, the partnership must also complete Part II of Form 319. Then, complete lines 11 through 14 separately for each partner. If the partnership enters an amount on line 14, it should provide a copy of the statement received from the transferor to each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1, 2 and 3 of Form 319. Each partner must complete Part V, Part VI, and Part VII as applicable.

Part V - Available Credit Carryover for Taxpayer as Builder of House or Dwelling Unit

Complete Part V only if the allowable credit for prior taxable years exceeded the Arizona income tax liability for those taxable years.

Each partner or S corporation shareholder must complete Part V for the computation of the available carryover of the credit passed through by the partnership or S corporation.

Line 15 -
Enter the applicable taxable years in columns (a) through (e).

Line 16 -
In columns (a) through (e), enter the amount of the original tax credit earned for that taxable year.

Line 17 -
In columns (a) through (e), enter the amount of the tax credit for the taxable year that has been previously used.

Line 18 -
In columns (a) through (e), subtract the amount on line 17 from the amount on line 16. Enter the difference in the applicable columns on line 18. This is the tentative carryover.

Line 19 -
In columns (a) through (e), enter the total amount of the tax credits that were transferred during the applicable taxable year to purchasers or transferees of the houses or dwelling units from Form(s) 319-2, column (e).

Line 20 -
In columns (a) through (e), subtract the amount on line 19 from the amount on line 18. Enter the difference in the applicable columns on line 20. This is the carryover available from prior taxable years.

Line 21 -
Add the amounts in columns (a) through (e) on line 20. Enter the total in column (f) on line 21. This is the total available credit carryover for the current taxable year.
Part VI - Available Credit Carryover for Taxpayer as Purchaser or Transferee of House or Dwelling Unit

Complete Part VI only if the allowable credit for prior taxable years exceeded the Arizona income tax liability for those taxable years.

Each partner or S corporation shareholder must complete Part VI for the computation of the available carryover of the credit passed through by the partnership or S corporation.

Calculate the total available credit carryover for the taxpayer as purchaser or transferee of house or dwelling unit on page 3, Part VI, lines 22 through 27.

Enter the applicable taxable year(s) in column (a) on lines 22 through 26. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which has already been used. Subtract the amount in column (c) from column (b) and enter the difference in column (d). Add the amounts entered on lines 22 through 26 in column (d). Enter the total on line 27, column (d). This is the total available credit carryover for the current taxable year.

Part VII - Total Available Credit

Line 28 -
Enter the current year's credit for solar hot water heater plumbing stub outs and electric vehicle recharge outlets.

Individuals, corporations, exempt organizations with UBTI, and S corporations (that elected to claim the credit) - enter the current taxable year's credit from Part I, line 3.

S corporation shareholders - enter the amount from Part III, line 9.

Partners of a partnership - enter the amount from Part IV, line 13.

Line 29 -
Enter the current year's credit for solar hot water heater plumbing stub outs and electric vehicle recharge outlets as purchaser or transferee of the house or dwelling unit.

Individuals, corporations exempt organizations with UBTI, and S corporations (that elected to claim the credit) - enter the current taxable year's credit from Part II, line 4.

S corporation shareholders - enter the amount from Part III, line 10.

Partners of a partnership - enter the amount from Part IV, line 14.

Line 30 -
Enter the total available credit carryover from Part V, line 21, column (f).

Line 31 -
Enter the total available credit carryover from Part VI, line 27, column (d).

Line 32 -
Add lines 28, 29, 30, and 31. This is the total available credit which may be applied to the current taxable year's tax liability.

Corporations, exempt organizations with UBTI, and S corporations - enter the total here and on Form 300, Part I, line 7.

Individuals - enter the total here and on Form 301, Part I, line 10.
Credit for Employment of TANF Recipients

For the calendar year 2013 or fiscal year beginning M, M, D, D12, 0, 1, 3 and ending M, M, D, D12, 0, 3, 3.

Attach to your return.

| Your Name as shown on Form 99T, 140, 140PY, 140NR, 140X, 120, 120A, 120S, 120X or 165 |
| Your Social Security or Employer Identification Number |

Spouse’s Name as shown on Form 140, 140PY, 140NR, 140X (if a joint return) Spouse’s Social Security Number

Part I: Business Information

1 Business name: ____________________________

2 Business location: ____________________________

3 Employer Identification Number: ____________________________

Part II: Net Increase in Qualified Employment Positions

4 Average number of qualified employment positions during the current taxable year: ____________________________

5 Average number of qualified employment positions during the immediately preceding taxable year: ____________________________

6 Net increase in the number of qualified employment positions: Subtract line 5 from line 4: ____________________________

7 Number of positions on line 6 that are eligible for any other income tax credit under Arizona law: ____________________________

8 Maximum number of positions eligible for the credit: Subtract line 7 from line 6: ____________________________

Part III: Qualifying New Employees

9 New employees hired during the year: ____________________________

10 Qualified new employees: ____________________________

11 Maximum number of qualifying new employees: Enter the smaller of line 8 or line 10: ____________________________

Part IV: Credit Calculation for Qualified Employees

<table>
<thead>
<tr>
<th>(a) No. of Qualifying Employees</th>
<th>(b) Qualifying Wages</th>
<th>(c) Percentage</th>
<th>(d) Allowable Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>12 Qualifying New Employees</td>
<td>$</td>
<td>25%</td>
<td>$</td>
</tr>
<tr>
<td>13 Previously Qualified</td>
<td>$</td>
<td>33 1/3%</td>
<td>$</td>
</tr>
<tr>
<td>Employees in the Second</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year of Continuous</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14 Previously Qualified</td>
<td>$</td>
<td>50%</td>
<td>$</td>
</tr>
<tr>
<td>Employees in the</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Third Year of Continuous</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15 TOTALS</td>
<td></td>
<td></td>
<td>$</td>
</tr>
</tbody>
</table>

Part V: S Corporation Credit Election and Shareholder’s Share of Credit

16 The S corporation has made an irrevocable election for the taxable year ending: ____________________________

to (check only one box):

☐ Claim the credit for employment of TANF recipients, as shown on Part IV, line 15, column (d) for the taxable year mentioned above; OR

☐ Pass the credit for employment of TANF recipients, as shown on Part IV, line 15, column (d) for the taxable year mentioned above, through to its shareholders.

Signature ____________________________________________ Title ____________________________ Date ____________________________

If passing the credit through to the shareholders, complete lines 17 through 19 separately for each shareholder. Furnish each shareholder with a copy of pages 1 and 2 of Form 320.

17 Name of shareholder: ____________________________________________

18 Shareholder’s TIN: ____________________________________________

19 Shareholder’s share of the amount on Part IV, line 15, column (d) ____________________________________________ 00

Continued on page 2 ➔
Part VI: Partner’s Share of Credit
Complete lines 20 through 22 separately for each partner. Furnish each partner with a copy of pages 1 and 2 of Form 320.

<table>
<thead>
<tr>
<th></th>
<th>Name of partner:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>Partner’s TIN:</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Partner’s share of the amount on Part IV, line 15, column (d)</td>
<td>22 00</td>
</tr>
</tbody>
</table>

Part VII: Available Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carryover From Taxable Year</td>
<td>Original Credit Amount</td>
<td>Amount Previously Used</td>
<td>Available Carryover: Subtract column (c) from column (b).</td>
</tr>
<tr>
<td>23</td>
<td>2008</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>24</td>
<td>2009</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>25</td>
<td>2010</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>26</td>
<td>2011</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>27</td>
<td>2012</td>
<td>.00</td>
<td>.00</td>
</tr>
</tbody>
</table>

28 TOTAL AVAILABLE CARRYOVER: .................................................................................. .00

Part VIII: Total Available Credit

<table>
<thead>
<tr>
<th></th>
<th>Current year’s credit: Individuals, corporations, S corporations that are claiming the credit, or exempt organizations with UBTI, enter the amount from Part IV, line 15, column (d) ........................................................................................................................................................................</th>
<th>29 00</th>
</tr>
</thead>
</table>
| 29 | • S corporation shareholders: Enter the amount from Part V, line 19.  
• Partners of a partnership: Enter the amount from Part VI, line 22.  
30 Available carryover from Part VII, line 28, column (d) ........................................................................................................................................................................ | 30 00 |
| 30 |  
• Corporations, including S corporations that are claiming the credit and exempt organizations with UBTI, enter the total here and on Form 300, Part I, line 8.  
• Individuals, enter the total here and on Form 301, Part I, line 11.  
31 Total Available Credit: Add lines 29 and 30........................................................................................................................................................................................................ | 31 00 |
<table>
<thead>
<tr>
<th>(a) Employee's Name</th>
<th>(b) Social Security Number</th>
<th>(c) Date of Hire</th>
<th>(d) Was this employee an Arizona resident on date of hire?</th>
<th>(e) Was this employee receiving TANF benefits on date of hire?</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>6</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>8</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>10</td>
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<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
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<tr>
<td>11</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>12</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
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<tr>
<td>13</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
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<tr>
<td>14</td>
<td></td>
<td></td>
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<tr>
<td>15</td>
<td></td>
<td></td>
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<tr>
<td>16</td>
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<td></td>
<td>Yes ☐ No ☐</td>
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<tr>
<td>17</td>
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<tr>
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<tr>
<td>19</td>
<td></td>
<td></td>
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<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
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<td>Yes ☐ No ☐</td>
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<tr>
<td>21</td>
<td></td>
<td></td>
<td>Yes ☐ No ☐</td>
<td>Yes ☐ No ☐</td>
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<tr>
<td>22</td>
<td></td>
<td></td>
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<td>Yes ☐ No ☐</td>
</tr>
<tr>
<td>23</td>
<td></td>
<td></td>
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<td>Yes ☐ No ☐</td>
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<td>24</td>
<td></td>
<td></td>
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<td>Yes ☐ No ☐</td>
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<tr>
<td>25</td>
<td></td>
<td></td>
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<td>Yes ☐ No ☐</td>
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</table>

If you have more than 25 qualifying employees, complete additional schedules.
<table>
<thead>
<tr>
<th>Employee's Name</th>
<th>Social Security Number</th>
<th>1st Year Employee c1</th>
<th>2nd Year Employee c2</th>
<th>3rd Year Employee c3</th>
<th>Total Wages Paid to the Employee During the Current Taxable Year Less Wages Subsidized as Provided by A.R.S. §46-299</th>
<th>Maximum Allowable Wages</th>
<th>Maximum Allowable Wages</th>
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</thead>
<tbody>
<tr>
<td></td>
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<td></td>
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<td></td>
<td>Maximum Allowable Wages Enter the lesser of column (d) or the maximum allowed below.</td>
<td></td>
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<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Year 1 $2000 e1</td>
<td>Year 2 $3000 e2</td>
<td>Year 3 $3000 e3</td>
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<td>2</td>
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<td>11</td>
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<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>12 TOTAL:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
</tbody>
</table>

If you have more than 11 qualifying employees, complete additional schedules.
2013 Credit for Employment of TANF Recipients

Phone Numbers

For information or help, call one of the numbers listed:

- Phoenix: (602) 255-3381
- From area codes 520 and 928, toll-free: (800) 352-4090

Tax forms, instructions, and other tax information

If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at [www.azdor.gov](http://www.azdor.gov).

Income Tax Procedures and Rulings

These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures

To view or print the department’s publications and brochures, go to our home page and click on Publications.

General Instructions

Arizona law provides a nonrefundable credit for employers that employ recipients of Temporary Assistance for Needy Families (TANF). TANF is assistance granted under Section 403 of Title IV of the Social Security Act, as it exists after August 21, 1996.

The credit for employing TANF recipients is equal to:

1. One-fourth of the taxable wages paid to each qualified employee in the first year or partial year of employment, not to exceed $500 per net new employee.

2. One-third of the taxable wages paid to each previously qualified employee in the second year of continuous employment, not to exceed $1,000 per net new employee.

3. One-half of the taxable wages paid to each previously qualified employee in the third year of continuous employment, not to exceed $1,500 per net new employee.

You cannot take a deduction for the same wages for which you take a credit. For more information, see the instructions under “Other Additions to Income” for the income tax return you will file.

You cannot take this credit for any position that is eligible for any other Arizona employment credit based on wages paid.

If the allowable credit exceeds your income tax liability, you may carry over any unused amount for up to 5 consecutive taxable years.

This credit is available to individuals, corporations, and S corporations. A partnership may pass the credit through to its partners. An S corporation may pass the credit through to its shareholders.

This credit is also available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

For more information on this credit, see Arizona Department of Revenue brochure, Pub 708, Credit for Employment of Recipients of Temporary Assistance for Needy Families.

Part I - Business Information

Lines 1 through 3 -

On lines 1, 2, and 3, enter the name, address, and employer identification number (EIN) of the business that employs qualifying employees.

Part II - Net Increase in Qualified Employment Positions

Lines 4 and 5 -

This credit is based on net increases in qualified employment positions. You must determine the net increase in the number of qualified positions by comparing the average number of qualified employment positions during the taxable year with the immediately preceding taxable year. This comparison is based on the report that you submit to the Arizona Department of Economic Security for unemployment purposes. The worksheet following the instructions for line 5 is provided to help you determine the average number of qualified positions for lines 4 and 5.

Line 4 -

On line 4, enter the average number of qualified employment positions during the current taxable year.

A qualified employment position is a position that meets all of the following:

- The position must be classified as full-time employment.
- The position must provide health insurance coverage if the employer offers the coverage to other employees not on TANF.
- The position must provide compensation at least equal to the minimum wage or a wage comparable to that paid other employees not receiving TANF in the same job classification.
- The position must be listed on the report that you submit to the Arizona Department of Economic Security for unemployment purposes.

Line 5 -

On line 5, enter the average number of qualified employment positions during the immediately preceding taxable year. The business would not have any qualified employment positions during the immediately preceding taxable year. A newly established business would have zero average employment positions during the immediately preceding taxable year. This business would enter zero on line 5 of the Arizona Form 320.
If the business is an established business, the business must figure the average qualified employment positions of the immediately preceding taxable year using the worksheet below. Line 15 of the worksheet's immediately preceding taxable year column is the amount you should enter on line 5 of the Arizona Form 320.

Complete the following worksheet to determine the average employment.

On lines 1 through 12 below, enter the number of qualifying employment positions the business had during each month of the current taxable year and the immediately preceding taxable year.

<table>
<thead>
<tr>
<th>Line 4 Column</th>
<th>Line 5 Column</th>
<th>Line 6 Column</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current</td>
<td>Immediately</td>
<td></td>
</tr>
<tr>
<td>Taxable Year</td>
<td>Preceding</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Taxable Year</td>
<td></td>
</tr>
</tbody>
</table>

1. January
2. February
3. March
4. April
5. May
6. June
7. July
8. August
9. September
10. October
11. November
12. December
13. Total. Add lines 1 through 12.
14. Total number of months during the taxable year in which you were in business.
15. Average - Divide the number on line 13 by the number on line 14. Do not round the quotient.

Line 6 - Net Increase in the Number of Qualified Employment Positions

Subtract line 5 from line 4. If this amount is less than one, enter zero. If this amount contains a decimal, round down to the next whole number. This is your net increase in qualified employment positions.

**NOTE:** If the amount shown on line 6 is zero or less, you may not claim this credit for qualified employees hired during the year.

Line 7 -

You cannot take this credit for any position that is eligible for any other Arizona employment credit based on wages paid. On line 7, enter the number of positions on line 6 that are eligible for any other income tax credit under Arizona law.

Line 8 -

Subtract line 7 from line 6. This is the maximum number of new employment positions for which you may claim a credit for employees in their first year of employment.

Part III - Qualifying New Employees

Line 9 -

Enter the total number of new employees hired during the year.

Line 10 - Qualified New Employees

Enter the number of employees shown on line 9 who are qualified employees.

A qualified employee is an employee who meets all of the following criteria.

- The employee is a resident of Arizona.
- The employee was a recipient of TANF at the time he or she was hired. The employer should obtain documentation from the employee substantiating that the employee was a TANF recipient on the date of hire.
- The employee was employed for at least ninety days during the first taxable year. An employee hired with less than 90 days left in the taxable year is considered to be a new employee in the next taxable year. Periods when the employee's wages are subsidized under A.R.S. § 46-299 cannot be counted as employment time.
- The employee was not employed by the taxpayer within 12 months before the current date of hire.

Line 11 - Maximum Number of Qualifying Net New Employees

Enter the smaller of line 8 or line 10. This is the maximum number of qualifying net new employees for which you may claim a credit.

Part IV - Credit Calculation for Qualified Employees

Lines 12 through 15 and Arizona Form 320-1 and Arizona Form 320-2

**Important:** Before completing Part IV, lines 12 through 15 of Arizona Form 320, complete Arizona Form 320-1, and Arizona Form 320-2.

Form 320-1 Qualifying Employees

List each employee who is a qualified employee. List each employee's name and social security number. Also, list the date each employee was hired. You must also answer the questions in columns (d) and (e).

Form 320-2 Qualifying Employees for Which You are Taking a Credit

List each qualifying employee from Form 320-1 for whom you are taking the credit. List the employees' names and social security numbers. Complete columns (c) through (e), as instructed on the form.
Line 12 - Column (a)
Enter the number of qualifying net new employees from Arizona Form 320-2, line 12, column c1.

NOTE: The maximum number of qualifying net new employees entered on line 12, column (a), cannot exceed the number of qualified net new employees entered on line 11 (Part III).

Line 12 - Column (b)
Enter on line 12, column (b), the maximum allowable wages for all of your qualifying first year employees from Arizona Form 320-2, line 12, column c2.

Line 12 - Column (d)
Multiply the amount entered on line 12, column (b), by the percent shown on line 12, column (c). Enter the result on line 12, column (d). This is the allowable credit for qualifying net new employees.

Line 13 - Column (a)
Enter the total number of previously qualified employees in the second year of continuous employment from Arizona Form 320-2, line 12, column c2.

NOTE: The maximum number of previously qualified employees in the second year of continuous employment entered on line 13, column (a), cannot exceed the number of qualified net new employees entered on the 2012 Form 320, line 11 (Part III).

Line 13 - Column (b)
Enter the maximum allowable wages for all previously qualified employees in the second year of continuous employment, from Arizona Form 320-2, line 12, column c2.

Line 13 - Column (d)
Multiply the amount shown on line 13, column (b), by the percent shown on line 13, column (c). Enter the result on line 13, column (d). This is the allowable credit for previously qualified employees in their second year of continuous employment.

Line 14 - Column (a)
Enter the total number of previously qualified employees in the third year of continuous employment from Arizona Form 320-2, line 12, column c3.

NOTE: The maximum number of previously qualified employees in the third year of continuous employment entered on line 14, column (a), cannot exceed the number of qualified net new employees entered on the 2011 Form 320, line 11 (Part III).

Line 14 - Column (b)
Enter the maximum allowable wages for all previously qualified employees in the third year of continuous employment from Arizona Form 320-2, line 12, column c3.

Line 14 - Column (d)
Multiply the amount shown on line 14, column (b), by the percent shown on line 14, column (c). Enter the result on line 14, column (d). This is the allowable credit for previously qualified employees in their third year of continuous employment.

Line 15 -
Add the amounts in column (a) on lines 12, 13 and 14; enter the total in column (a) on line 15. Add the amounts in column (d) on lines 12, 13 and 14; enter the total in column (d) on line 15. The amount shown on line 15, column (a), is the total number of qualified employees for which you are claiming the credit. The amount shown on line 15, column (d), is the total allowable credit for qualified employees for the current taxable year.

Part V - S Corporation Credit Election and Shareholder's Share of Credit

Line 16 -
The S corporation must complete this portion of the Form 320 in order for the S corporation or its shareholders to claim this credit. The S corporation must make an irrevocable election either to claim the credit or to pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to the Arizona Form 120S.

Lines 17 through 19 -
If the S corporation elects to pass the credit through to its shareholders, it must also complete lines 17 through 19.

S corporations must complete Form 320, Parts I through V. The S corporation must complete Part V, lines 17 through 19, separately for each shareholder. Each shareholder may claim only a pro rata share of the credit based on the shareholder’s ownership interest in the S corporation. The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 320.

Each shareholder must complete Parts VII and VIII.

Part VI - Partner’s Share of Credit

Lines 20 through 22 -
Partnerships must complete Form 320, Parts I through IV. Then complete Part VI, lines 20 through 22, separately for each partner. Each partner may claim only a pro rata share of the credit based on the partner’s ownership interest in the
partnership. The partnership must furnish each partner with a copy of pages 1 and 2 of Form 320. Each partner must complete Parts VII and VIII.

Part VII – Available Credit Carryover

Lines 23 through 28 -
Use Part VII to figure your total available credit carryover from tax years 2008-2012. Complete lines 23 through 28 if you claimed the credit on a prior year return and the credit was more than your tax.

- In column (b), enter the credit originally computed for the taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from column (b) and enter the difference in column (d).
- Add the amounts entered on lines 23 through 27 in column (d).

Enter the total on line 28, column (d).

Part VIII - Total Available Credit

Line 29 -
Individuals, corporations, S corporations claiming the credit, or exempt organizations with UBTI, enter the amount from Part IV, line 15, column (d). S corporation shareholders, enter the amount from Part V, line 19. Partners of a partnership, enter the amount from Part VI, line 22.

Line 30 -
Enter the amount from Part VII, line 28, column (d).

Line 31 -
Add lines 29 and 30. Enter the total.
Corporations, including S corporations claiming the credit and exempt organizations with UBTI also enter the total available credit on Arizona Form 300, Part I, line 8. Individuals, also enter the total available credit on Arizona Form 301, Part I, line 11.
Credit for Contributions to Qualifying Charitable Organizations

For the calendar year 2013 or fiscal year beginning [M, M, D, D, Y, Y, Y, Y] and ending [M, M, D, D, Y, Y, Y, Y].

Attach to your return.

Your Name as shown on Form 140, 140NR, 140PY or 14OX

Spouse’s Name as shown on Form 140, 140NR, 140PY or 14OX (if joint return)

Your Social Security Number

Spouse’s Social Security Number

Part I: Current Year’s Credit

SECTION A – Contributions to Qualifying Charitable Organizations

Complete Section A if you made cash contributions to a qualifying charitable organization other than a qualifying foster care charitable organization. Do not include donations to a qualifying foster care charitable organization in Section A.

NOTE: If you made cash contributions to more than three qualifying charities, attach a separate schedule.

<table>
<thead>
<tr>
<th></th>
<th>Name of Qualifying Charity to which you made cash contributions</th>
<th>Location of Qualifying Charity (City, State)</th>
<th>Cash Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1a</td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>1b</td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>1c</td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>1d</td>
<td>Total Cash Contributions: Add the amounts in column (c) of lines 1a, 1b, and 1c. Also, add any amount included on a separate schedule ........................................ 1d</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>2</td>
<td>Single Taxpayers or heads of household, enter $200. Married taxpayers, enter $400 ........................................ 2</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>3</td>
<td>Enter the smaller of line 1d or line 2 ........................................ 3</td>
<td></td>
<td>00</td>
</tr>
</tbody>
</table>

- If you did not make any cash contributions to a qualifying foster care organization, and your filing status is:
  - Single, head of household, or married filing joint, do the following:
    - Enter the total amount from line 3 on line 15 in Part III.
    - Skip Section B, and go to Part II.
  - Married filing separate (see instructions)
    - In most cases, enter one-half (1/2) of the amount from line 3 on line 15 in Part III.
    - Skip Section B, and go to Part II.

- If you made any cash contributions to a qualifying foster care charitable organization, do the following:
  - Enter amount from line 3 on line 5 in Section B.
  - Complete Section B.

SECTION B – Contributions to Qualifying Foster Care Charitable Organizations

Complete Section B to claim a credit for cash contributions made to a qualifying foster care charitable organization that provides foster care services to foster children in Arizona.

NOTE: If you made cash contributions to more than three qualifying foster care charities, attach a separate schedule.

<table>
<thead>
<tr>
<th></th>
<th>Name of Qualifying Foster Care Charity to which you made cash contributions</th>
<th>Location of Qualifying Charity (City, State)</th>
<th>Cash Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>4a</td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>4b</td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>4c</td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>4d</td>
<td>Total Cash Contributions: Add the amounts in column (c) of lines 4a, 4b, and 4c. Also, add any amount included on a separate schedule ........................................ 4d</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>5</td>
<td>Enter the amount from Section A, line 3 ........................................ 5</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>6</td>
<td>Add line 4d and line 5, enter the total ........................................ 6</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>7</td>
<td>Single Taxpayers or heads of household, enter $400. Married taxpayers, enter $800 ........................................ 7</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>8</td>
<td>Enter the smaller of line 6 or line 7. In most cases, if you are married filing a separate return, enter one-half (1/2) of the smaller of line 6 or line 7. See instructions ........................................ 8</td>
<td></td>
<td>00</td>
</tr>
</tbody>
</table>

ADOR 10643 (13) Continued on page 2
Part II: Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Taxable Year from which you are carrying the credit</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 2008</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>10 2009</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>11 2010</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>12 2011</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>13 2012</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
</tbody>
</table>

14 TOTAL AVAILABLE CARRYOVER ................................................................. .00

Part III: Total Available Credit

15 Current year’s credit: Enter the amount from Part I, Section A, line 3 or Section B, line 8.................. 15 00
16 Enter the amount of available carryover from Part II, line 14, column (d)........................................... 16 00
17 Total Available Credit: Add line 15 and line 16. Enter the total here and see the instructions............... 17 00
2013 Credit for Contributions To Qualifying Charitable Organizations

Name Change - AZ Form 321

Arizona now allows you to also claim a credit for cash contributions made to qualifying foster care charitable organizations. As a result, the name of this credit form was changed from Credit for Contributions to Charities That Provide Assistance to the Working Poor to Credit for Contributions to Qualifying Charitable Organizations.

Phone Numbers

For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

General Instructions

Note: Beginning in 2013, you are no longer required to claim itemized deductions on your Arizona return filed for the year in which you claim a credit for contributions made to qualifying charitable organizations.

Arizona law provides a credit for cash contributions made to certain charities that provide help to the working poor. The maximum amount of credit for these donations is $200 for single taxpayers or heads of household. For married taxpayers, the maximum credit is $400.

Beginning in 2013, the maximum credit has been increased for cash contributions made to a qualified foster care charitable organization that is also a qualified charitable organization. If you made a contribution to a qualified foster care charitable organization, you can increase the maximum credit amount allowed from $200 to $400 ($400 to $800 for married filing joint).

If you made cash contributions to both types of charities during the taxable year, the total maximum credit allowed for the taxable year is $400 for single taxpayers or heads of household. For married taxpayers, the total maximum credit allowed for the taxable year is $800.

In most cases, for married taxpayers who file separate returns, each spouse may claim only one-half (1/2) of the total credit that would have been allowed on a joint return. If you are married filing a separate return, but you could have filed a joint return, you may take only 1/2 of the total credit that you and your spouse would have been allowed to take on a joint return.

If the allowable tax credit is more than your tax or if you have no tax, you may carry the unused credit forward for up to the next 5 consecutive taxable years’ income tax liability.

This credit is available only to individuals. Corporations may not claim this credit. A partnership may not pass the credit through to its partners. An S corporation may not pass the credit through to its shareholders.

You may qualify for this credit if you make cash contributions to a qualified charity through an umbrella type of charitable organization. In this case, you must designate your donation to a member charitable organization or member group fund that would qualify on a stand-alone basis.

Note: You may be able to make contributions to these charities through your payroll withholding. Contact your employer and ask if they can withhold contributions for this credit from your pay.

For more information about this credit, see the department’s brochure, Pub 710, Credit for Contributions to Qualifying Charitable Organizations.

What is a Qualifying Charitable Organization?

A qualifying charitable organization (charity) is a charity that is exempt from federal income tax under Internal Revenue Code (IRC) § 501(c)(3). A qualifying charity is also a charity that is a designated community action agency that receives Community Services Block Grant Program money under the United States Code, Title 42, Section 9901. The charity must spend at least 50% of its budget on services to Arizona residents who receive Temporary Assistance for Needy Families benefits, who are low income Arizona residents, or who are chronically ill or physically disabled children.

For the purpose of this credit, qualifying services are services that meet the recipient’s immediate basic needs. The services must be provided and used in Arizona. Services that meet these needs include cash assistance, medical care, childcare, food, clothing, shelter, job training, and job placement services.

A qualifying charitable organization also includes charities that are qualifying foster care charitable organizations. A qualifying foster care charitable organization is a qualifying charitable organization that each operating year provides services to at least two hundred foster children in Arizona. The charity must spend at least 50% of its budget on services to foster children in this state.
"Foster child" means a child placed in a foster home or child welfare agency. "Foster home" means a home maintained by any individual or individuals having the care or control of minor children, other than those related to each other by blood or marriage, or related to such individuals, or who are legal wards of such individuals.

**How Can I Tell if a Charity Qualifies?**

In order to qualify, a charity must provide the Department with written certification that it meets the criteria necessary to be considered a qualifying charity. To see if a particular charity qualifies, you should visit the Department’s website and click on *Tax Credits* to see a list of the qualifying charities.

**Line-by-Line Instructions**

**Part I - Current Year’s Credit**

**Section A - Contributions to Qualifying Charitable Organizations**

Complete Section A to claim a credit for cash contributions made to a qualified charitable organization *other* than a qualified foster care charitable organization.

If you made cash contributions to more than 3 qualifying charities, complete an additional schedule. The schedule should show the same information required for each of the additional charities to which you made contributions.

**Note:** Do not include donations to qualified foster care charitable organizations in Section A. List those contributions in Section B.

**Lines 1a, 1b, and 1c**

Enter the name(s) and location of each qualifying charity to which you made cash contributions. Enter the amount donated to each charity in column (c).

If you donated to more than 3 qualifying charities, complete an additional schedule. The schedule should show the same information required for each of the additional charities to which you made contributions.

**Line 1d**

Add the amount of cash contributions made to all qualifying charities listed in column (c) on lines 1a, 1b, 1c, and any additional schedule. Enter the total on line 1d.

**Line 2**

- Single taxpayers or heads of household, enter $200.
- Married taxpayers, enter $400.

**Line 3 - Current Year’s Credit**

Enter the smaller of line 1d or line 2.

**Part II - Available Credit Carryover**

Lines 9 through 14 -

Use lines 9 through 14 to figure your total available credit carryover from taxable years 2008 through 2012.
Complete lines 9 through 14 if you claimed this credit on a return for one of these years and the credit was more than your tax.

**NOTE:** You may carry over only that portion of the credit that you do not apply to tax. You cannot carry over any amount that you gave that was more than the maximum amount allowed as a credit.

For example: During 2013, Mary, a single person, gave $300 to a qualified charity that provides services to the working poor. Mary also gave $200 to a qualified foster care charity. For 2013, Mary is allowed a maximum credit of $400. Mary’s 2013 tax is $125. Mary can apply $125 of the credit to her 2013 tax liability and may carryover $275 of the unused $400 credit to 2014.

Mary cannot claim any credit for the $100 gift that was more than the allowable credit ($300 minus allowable credit of $200 for cash contributions made to the working poor).

- In column (b), enter the credit originally computed for that taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from column (b) and enter the difference in column (d).
- Add the amounts entered on lines 9 through 13 in column (d).

Enter the total on line 14, column (d).

**Part III - Total Available Credit**

**Lines 15 through 17**

Use lines 15 through 17 to figure your total available credit for the taxable year.

**Line 15**
- If you are not claiming a credit for donations made to qualified foster care charities, enter the amount from Part I, Section A, line 3.
- If you are claiming a credit for donations made to qualified foster care charities, enter the amount from Section B, line 8.

**Line 16**
Enter the amount of available carryover from Part II, line 14, column (d).

**Line 17**
Add line 15 and line 16. Enter the total on line 17. This is your total available credit.

If this is the only credit that you are claiming, and the credit shown on line 17 is equal to or less than your Arizona tax, enter the amount from Part III, line 17 on Form 140, page 1, line 25; or Form 140NR, page 1, line 27; or Form 140PY, page 1, line 28.

If you are claiming the family income tax credit or other credits from only Forms 310, 321, and/or 323, complete the following worksheet, or one of the credit worksheets in the Form 310, 321, or 323 instructions.

<table>
<thead>
<tr>
<th>Credit Worksheet</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1.</strong> Enter your Arizona tax less the family income tax credit, if applicable.</td>
</tr>
<tr>
<td><strong>2.</strong> Enter the credit from Form 310, Part III, line 18.</td>
</tr>
<tr>
<td><strong>3.</strong> Enter the credit from Form 321, Part III, line 17.</td>
</tr>
<tr>
<td><strong>4.</strong> Enter the credit from Form 322, Part III, line 15.</td>
</tr>
<tr>
<td><strong>5.</strong> Enter the credit from Form 323, Part III, line 14.</td>
</tr>
<tr>
<td><strong>6.</strong> Add the amounts on lines 2, 3, 4, and 5. Enter the total.</td>
</tr>
</tbody>
</table>

Compare the amount on line 6 to the amount on line 1.

If the amount on line 6 is equal to or less than the amount on line 1, do one of the following:

- If filing Form 140, enter the amount from line 6 on Form 140, page 1, line 25.
- If filing Form 140NR, enter the amount from line 6 on Form 140NR, page 1, line 27.
- If filing Form 140PY, enter the amount from line 6 on Form 140PY, page 1, line 28.

If the amount on line 6 is more than the amount on line 1, you must complete Form 301.

If you are claiming nonrefundable credits from forms other than Form 310, 321, 322, and /or 323, you must complete Form 301.

If you have to complete AZ Form 301, enter the amount from Form 321, Part III, line 17 on Form 301, Part I, line 12.
For the calendar year 2013 or fiscal year beginning [12, 0, 1, 3] and ending [12, 0, 1, 3].

**Attach to your return.**

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140NR, 140PY or 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140NR, 140PY or 140X (if joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

### Part I  Current Year’s Credit

Note: If you made cash contributions to more than three public schools, attach a separate schedule.

<table>
<thead>
<tr>
<th></th>
<th>(a) Name of Public School to which you made contributions or paid fees to:</th>
<th>(b) School District Name and Number</th>
<th>(c) Location of Public School (City, State)</th>
<th>(d) Contribution Made or Fees Paid</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>4</td>
<td>Total cash contributions made or fees paid to public schools in Arizona during 2013: Add the amounts in column (d) of lines 1, 2, and 3. Also add any amount included on a separate schedule</td>
<td>4</td>
<td>00</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Single taxpayers or heads of household, enter $200 here. Married taxpayers enter $400 here.</td>
<td>5</td>
<td>00</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Current year’s credit: Enter the smaller of line 4 or line 5. In most cases, if you are married filing a separate return, enter one-half of the smaller of line 4 or line 5. See instructions</td>
<td>6</td>
<td>00</td>
<td></td>
</tr>
</tbody>
</table>

### Part II  Available Credit Carryover

<table>
<thead>
<tr>
<th></th>
<th>(a) Taxable Year from which you are carrying the credit</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>2008</td>
<td>00</td>
<td>00</td>
<td>00</td>
</tr>
<tr>
<td>8</td>
<td>2009</td>
<td>00</td>
<td>00</td>
<td>00</td>
</tr>
<tr>
<td>9</td>
<td>2010</td>
<td>00</td>
<td>00</td>
<td>00</td>
</tr>
<tr>
<td>10</td>
<td>2011</td>
<td>00</td>
<td>00</td>
<td>00</td>
</tr>
<tr>
<td>11</td>
<td>2012</td>
<td>00</td>
<td>00</td>
<td>00</td>
</tr>
<tr>
<td>12</td>
<td>TOTAL AVAILABLE CARRYOVER</td>
<td></td>
<td></td>
<td>00</td>
</tr>
</tbody>
</table>

### Part III  Total Available Credit

13 Current year’s credit: Enter the amount from Part I, line 6

14 Available credit carryover from Part II, line 12, column (d)

15 Total Available Credit: Add line 13 and line 14. Enter the total here and see the instructions
Extra curricular activities are school-sponsored activities that require enrolled students to pay a fee in order to participate. The activities must supplement the school’s education program and may be educational or recreational. Each school district will determine what activities are extra curricular activities for each public school located in that district. Extra curricular activities may include:

- use of band uniforms.
- use of equipment or uniforms for varsity athletics.
- use of scientific laboratory equipment or materials.
- in state or out-of-state trips that are solely for competitive events.

Extra curricular activities do not include any senior trips or events that are recreational, amusement or tourist activities. You must make cash contributions or pay fees to a public school or charter school located in Arizona. The school must provide instruction in grades kindergarten through 12.

Contributions made or fees paid to any of the following do not qualify for this credit:
- a nongovernmental school.
- a pre-school.
- a community college.
- a university.
- a public school located outside of Arizona.

You cannot claim both a tax credit and an itemized deduction for the amount of contributions made to a public school for which you are claiming a credit. Before claiming this credit, make sure the public school issues you a receipt for the contributions or qualifying fees you paid. The receipt should show all of the following:

- The name of the public school.
- The name and number of the school district.
- The name of the taxpayer.
- The amount paid or contributed.
- The date paid or contributed.
- A description of the activity for which the contributions were made or the fees were paid.

Please keep this receipt with your tax records. For more information on school tax credits, see the Arizona Department of Revenue brochure, Pub 707, School Tax Credits.

### Line-by-Line Instructions

#### Part I - Current Year’s Credit

**Lines 1, 2 and 3**

Enter the following information for each Arizona public school you made cash contributions to or paid fees to.

- The name of the public school.
- The location of the public school (city and state).
- The district name and number of the public school.
- Enter the amount of contributions or fees paid to the school.

If you made qualifying cash contributions or paid qualifying fees to a second and third school, complete line(s) 2 and 3.

If you made qualifying cash contributions or paid qualifying fees to 4 or more schools, complete an additional schedule.
The schedule should show the same information required on lines 1, 2 and 3 for each of the additional schools to which you made cash contributions or paid fees.

**Line 4** -
Add the amount of qualifying cash contributions and fees paid to all schools listed on lines 1 through 3, and any additional schedule. Enter the total on line 4.

**Line 5** -
Single taxpayers and taxpayers filing as head of household, enter $200. Married taxpayers enter $400.

**Line 6 - Current Year's Credit**
Enter the smaller of line 4 or line 5. If you are married filing a separate return, but you could have filed a joint return, you may take only 1/2 of the total credit that you and your spouse would have been allowed to take on a joint return, up to a maximum of $200. In this case, enter 1/2 of the smaller of line 4 or line 5.

**Part II - Available Credit Carryover**
Lines 7 through 12 -
Use lines 7 through 12 to figure your total available credit carryover from taxable years 2008 through 2012. Complete lines 7 through 12 if you claimed this credit on a return for one of these years and the allowable credit was more than your tax.

NOTE: You may carry over only that portion of the credit that you do not apply to tax. You cannot carry over any amount that you paid that was more than the amount allowed as a credit. For example, during 2013, John, a single person, paid $400 to School A for extra curricular activity fees for John's child. For 2013, John is allowed a credit of $200. John's 2013 tax is $100. John applied $100 credit to his tax liability and may carryover $100 of the unused $200 credit to 2014. John cannot claim any credit for the $200 fee he paid that was more than the allowable credit ($400 minus allowable credit of $200).

- In column (b) enter the credit originally computed for that taxable year listed in column (a).
- In column (c) enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from column (b) and enter the difference in column (d).
- Add the amounts entered on lines 7 through 11 in column (d).

Enter the total on line 12, column (d).

**Part III - Total Available Credit**
Lines 13 through 15 -
Use lines 13 through 15 to figure your total available credit for 2013.

**Line 13** -
Enter the amount from Part I, line 6.

**Line 14** -
Available credit carryover from prior taxable years. Enter the amount from Part II, line 12, column (d).

**Line 15 - Total Available Credit**
Add line 13 and line 14. Enter the total.

If this is the only credit that you are claiming, and the credit shown on line 15 is equal to or less than your Arizona tax, enter the amount from Part III, line 15 on Form 140, page 1, line 25, or Form 140NR, page 1, line 27, or Form 140PY, page 1, line 28.

If you are claiming the family income tax credit or other credits from only Forms 310, 321, and/or 323, complete the following worksheet, or one of the credit worksheets in the Form 310, 321, or 323 instructions.

<table>
<thead>
<tr>
<th>Credit Worksheet</th>
</tr>
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<tbody>
<tr>
<td>1. Enter your Arizona tax less the family income tax credit, if applicable.</td>
</tr>
<tr>
<td>2. Enter the credit from Form 310, Part III, line 18.</td>
</tr>
<tr>
<td>3. Enter the credit from Form 321, Part III, line 17.</td>
</tr>
<tr>
<td>4. Enter the credit from Form 322, Part III, line 15.</td>
</tr>
<tr>
<td>5. Enter the credit from Form 323, Part III, line 14.</td>
</tr>
<tr>
<td>6. Add the amounts on lines 2, 3, 4, and 5. Enter the total.</td>
</tr>
</tbody>
</table>

Compare the amount on line 6 to the amount on line 1. If the amount on line 6 is equal to or less than the amount on line 1, do one of the following:

- If filing Form 140, enter the amount from line 6 on Form 140, page 1, line 25.
- If filing Form 140NR, enter the amount from line 6 on Form 140NR, page 1, line 27.
- If filing Form 140PY, enter the amount from line 6 on Form 140PY, page 1, line 28.

If the amount on line 6 is more than the amount on line 1, you must complete Form 301.

If you are claiming nonrefundable credits from forms other than Form 310, 321, 322, and/or 323, you must complete Form 301.

If you have to complete Form 301, enter the amount from Form 322, Part III, line 15 on Form 301, Part I, line 13.
Credit for Contributions to
Private School Tuition Organizations
2013

Do not use this form for contributions or fees paid to a public school. See Form 322 for contributions or fees paid to public schools.

For the calendar year 2013 or fiscal year beginning [MM, DD, YYYY] and ending [MM, DD, YYYY].

Attach to your return.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140NR, 140PY or 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140NR, 140PY or 140X (if joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

Part I  Current Year’s Credit

1 Qualifying contributions made to:
   Name of school tuition organization:
   Address of school tuition organization:

   Amount of contributions made in 2013 to the school tuition organization
   named on line 1 ................................................................. 1a  00
   Amount of contributions made from January 1, 2014 to April 15, 2014 to the school
   tuition organization named on line 1 for which you are claiming a credit
   on your 2013 return ............................................................. 1b  00
   Total amount of contributions made to the school tuition organization named on line 1 1c  00

2 Qualifying contributions made to:
   Name of school tuition organization:
   Address of school tuition organization:

   Amount of contributions made in 2013 to the school tuition organization
   named on line 2 ................................................................. 2a  00
   Amount of contributions made from January 1, 2014 to April 15, 2014 to the school
   tuition organization named on line 2 for which you are claiming a credit
   on your 2013 return ............................................................. 2b  00
   Total amount of contributions made to the school tuition organization named on line 2 2c  00

NOTE: If you made contributions to more than two school tuition organizations, attach a separate schedule.

3 Total contributions made to school tuition organizations to be claimed as a credit in 2013: Add
   lines 1c, 2c, and any amounts from additional schedules .................................................. 3  00

4 Single taxpayers or heads of household, enter $517 here. Married taxpayers enter $1034 here .......... 4  00

5 Current year’s credit: Enter the smaller of line 3 or line 4 on line 5. In most cases, if you are married
   filing a separate return, enter one–half of the smaller of line 3 or line 4. See instructions ............. 5  00

You may be able to claim an additional credit for contributions made to school tuition organizations.
See Arizona Form 348 for more information.

Part II  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Taxable Year from which you are carrying the credit</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 2008</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>7 2009</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>8 2010</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>9 2011</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>10 2012</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>11 TOTAL AVAILABLE CARRYOVER ................................</td>
<td></td>
<td></td>
<td>.00</td>
</tr>
</tbody>
</table>

Part III  Total Available Credit

12 Current year’s credit: Enter the amount from line 5 ................................................................. 12  00

13 Available credit carryover from line 11, column (d) ................................................................. 13  00

14 Total Available Credit: Add line 12 and line 13. Enter the total here, and see the instructions ............. 14  00

ADOR 10644 (T3)
A “qualified school” means a preschool that offers services to students with disabilities, nongovernmental primary or a secondary school that is located in Arizona. The school cannot discriminate on the basis of race, color, handicap, familial status, or national origin and requires all teaching staff and personnel that have unsupervised contact with students to be fingerprinted. A “qualified school” does not include a charter school or programs operated by a charter school. The primary school must begin with kindergarten and the secondary school must end with grade 12.

In the case of a preschool that offers services to students with disabilities, a “student with disabilities” is a student who has any of the following conditions.

- Hearing impairment
- Visual impairment
- Developmental delay
- Preschool severe delay
- Speech and/or language impairment

To qualify for the credit, all contributions must be made to a certified school tuition organization. To determine if your contributions made in 2013 and/or 2014 qualify for this credit, you should verify that the school tuition organization that you made a contribution to is certified. For a list of school tuition organizations certified to receive donations for the individual income tax credit, see the department’s website.

Your donation to the school tuition organization will not qualify for the credit if you designate the donation for the direct benefit of your dependent.

NOTE: Your donation will also not qualify if you designate a student beneficiary as a condition of your contribution to the school tuition organization. Additionally, the tax credit is not allowed if you agree with another person to designate each other’s contributions to the school tuition organization for the direct benefit of each other’s dependent, a practice commonly known as swapping.

You cannot claim both a tax credit and an itemized deduction for the amount of contributions made to a private school tuition organization for which you are claiming a credit. If you claim this credit in 2013 for a donation made from January 1, 2014, to April 15, 2014, you must make an adjustment on your Arizona Form 140; Schedule A, Itemized Deductions Adjustments, filed in 2014.

Before claiming this credit, make sure the school tuition organization issues you a receipt for the contributions. The receipt should show all of the following:

- The name and address of the school tuition organization.
- The name of the taxpayer.
- The amount paid.
- The date paid.

Please keep this receipt with your tax records.
For more information on school tax credits, see the department’s brochure, Pub 707, School Tax Credits.

NOTE: You may be able to make credit eligible contributions to a school tuition organization through payroll withholding. Check with your employer to see if your employer has agreed to withhold contributions that qualify for this credit from your pay.

Line-by-Line Instructions

Part I - Current Year’s Credit

Line 1 -
Enter the name and address of the school tuition organization to which you made contributions and for which you are claiming a current year’s credit for on your return.

Line 1a -
Enter the amount of contribution(s) made from January 1, 2013 through December 31, 2013.

Line 1b -
Enter the amount of contribution(s) made from January 1, 2014 through April 15, 2014, for which you are claiming a credit on your 2013 tax return.

Line 1c -
Add lines 1a and 1b and enter the total.

Lines 2, 2a through 2c -
Complete these lines following the instructions for lines 1 and 1a through 1c.

If you made contributions to 3 or more school tuition organizations, complete an additional schedule. The schedule should show the same information required on lines 1 and 1a through 1c for each of the additional school tuition organizations to which you made contributions.

Line 3 -
Add lines 1c, 2c and any amounts from additional schedules.

Line 4 -
Single taxpayers and taxpayers filing as head of household, enter $517. Married taxpayers enter $1,034.

Line 5 - Current Year’s Credit

Enter the smaller of line 3 or line 4. If you are married filing a separate return, but you could have filed a joint return, you may take only one-half of the total credit that you and your spouse would have been allowed to take on a joint return, up to a maximum of $517 each. In this case, enter one-half of the smaller of line 3 or line 4.

NOTE: If you made contributions that total more than the allowable current year’s credit on Form 323, you may claim a credit on AZ Form 348 for some or all of the contributions that exceed the maximum allowable amount. For more information see AZ Form 348.

Part II - Available Credit Carryover

Lines 6 through 11 -
Use lines 6 through 11 to figure your total available credit carryover from taxable years 2008 through 2012. Complete lines 6 through 11 if you claimed this credit on a return for one of these years and the credit was more than your tax.

NOTE: You may carry over only that portion of the credit that you do not apply to tax. You cannot carry over any amount that you gave that was more than the amount allowed as a credit. See the example on the last page of these instructions.

- In column (b) enter the credit originally computed for that taxable year listed in column (a).
- In column (c) enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from column (b) and enter the difference in column (d).
- Add the amounts entered on lines 6 through 10 in column (d).

Enter the total on line 11, column (d).

Part III - Total Available Credit

Line 12 -
Enter the amount from Part I, line 5.

Line 13 -
Enter the amount from Part II, line 11, column (d).

Line 14 -
Add line 12 and line 13. Enter the total.

If this is the only credit that you are claiming, and the credit shown on line 14 is equal to or less than your Arizona tax, enter the amount from line 14 on Form 140, page 1, line 25 or Form 140NR, page 1, line 27, or Form 140PY, page 1, line 28.

If you are claiming the family income tax credit or other credits from only Forms 310, 321, and/or 322, complete the following worksheet, or one of the credit worksheets included in the instructions for Forms 310, 321, or 322.

Credit Worksheet

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Enter your Arizona tax less the family income tax credit, if applicable.</td>
<td>.00</td>
</tr>
<tr>
<td>2.</td>
<td>Enter the credit from Form 310, Part III, line 18.</td>
<td>.00</td>
</tr>
<tr>
<td>3.</td>
<td>Enter the credit from Form 321, Part III, line 17.</td>
<td>.00</td>
</tr>
<tr>
<td>4.</td>
<td>Enter the credit from Form 322, Part III, line 15.</td>
<td>.00</td>
</tr>
<tr>
<td>5.</td>
<td>Enter the credit from Form 323, Part III, line 14.</td>
<td>.00</td>
</tr>
<tr>
<td>6.</td>
<td>Add the amounts on lines 2, 3, 4, and 5. Enter the total.</td>
<td>.00</td>
</tr>
</tbody>
</table>

Compare the amount on line 6 to the amount on line 1. If the amount on line 6 is equal to or less than the amount on line 1, do one of the following:

- If filing Form 140, enter the amount from line 6 on Form 140, page 1, line 25.
- If filing form 140NR, enter the amount from line 6 on Form 140NR, page 1, line 27.
- If filing form 140PY, enter the amount from line 6 on Form 140PY, page 1, line 28.

If the amount on line 6 is more than the amount on line 1, you must complete Form 301.

If you are claiming nonrefundable credits from forms other than Form 310, 321, 322, and/or 323, you must complete Form 301.
If you have to complete Form 301, enter the amount from Form 323, Part III, line 14 on Form 301, page 1, line 14.

NOTE: You may carry over only that portion of the credit that you do not apply to tax. You cannot carry over any amount that you gave that was more than the amount allowed as a credit.

For example: During 2013, Mary, a single person, gave $1,400 to a school tuition organization. For 2013, Mary is allowed a maximum credit on Form 323 of $517. Mary’s 2013 tax liability is $400. Mary may apply $400 of the $517 credit claimed on Form 323 against her 2013 tax liability. Mary may carryover the unused credit of $117 to her 2014 income tax return. Mary may not claim a credit on Arizona Form 323 for the $883 gift that was more than the allowable credit ($1,400 minus allowable credit of $517).

However, Mary may claim a credit on Form 348 for the contribution made to the school tuition organization that was more than the $517 allowable credit. The credit Mary may claim on Form 348 cannot exceed the maximum credit allowed on that form. To compute that credit, Mary must complete Form 348 in addition to Form 323. Mary must also complete Form 301.

For 2013, Mary would compute her available credit for Form 323 as follows.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013 total contribution made to school tuition organizations</td>
<td>$1,400</td>
</tr>
<tr>
<td>Maximum allowable credit claimed on Form 323 for tax year 2013</td>
<td>$517</td>
</tr>
<tr>
<td>Mary’s 2013 tax liability</td>
<td>$400</td>
</tr>
<tr>
<td>Less: available tax credit - Form 323</td>
<td>$400</td>
</tr>
<tr>
<td>Balance of tax</td>
<td>$0</td>
</tr>
<tr>
<td>Carryover available for 2014 from Form 323 ($517 minus $400)</td>
<td>$117</td>
</tr>
<tr>
<td>Contribution available to calculate the allowable credit on Form 348 ($1,400 minus $517)</td>
<td>$883</td>
</tr>
</tbody>
</table>
ARIZONA FORM 325
Agricultural Pollution Control Equipment Credit 2013

For the calendar year 2013 or fiscal year beginning [ ] and ending [ ] .

Attach to your return.
Name as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X or 165
Social Security or Employer Identification Number

Part I  Schedule of Equipment and Current Taxable Year’s Credit Calculation
If additional space is needed, attach a separate schedule.

<table>
<thead>
<tr>
<th>(a) Date property placed in service or expected to be placed in service</th>
<th>(b) Description</th>
<th>(c) Total cost of property used to reduce agricultural pollution incurred during the taxable year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>6</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>00</td>
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<tr>
<td>8</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>10</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>11</td>
<td>Total – add lines 1 through 10 in column (c)</td>
<td>11</td>
</tr>
<tr>
<td>12</td>
<td>Total from continuation sheet, if applicable</td>
<td>12</td>
</tr>
<tr>
<td>13</td>
<td>Total cost of pollution control equipment incurred during the taxable year – add lines 11 and 12</td>
<td>13</td>
</tr>
<tr>
<td>14</td>
<td>Tentative credit for current taxable year – multiply line 13 by 25% (.25)</td>
<td>14</td>
</tr>
<tr>
<td>15</td>
<td>Maximum credit allowed</td>
<td>25,000</td>
</tr>
<tr>
<td>16</td>
<td>Credit for current taxable year – enter the lesser of line 14 or line 15</td>
<td>00</td>
</tr>
</tbody>
</table>

In order to calculate Arizona depreciation or amortization, a taxpayer who elects to claim a credit under A.R.S. §§ 43-1081.01 or 43-1170.01 shall reduce the basis of the agricultural pollution control equipment by the amount of the credit claimed.

Part II  S Corporation Credit Election and Shareholder’s Share of Credit

17 The S corporation has made an irrevocable election for the taxable year ending [ ] to:
(CHECK ONLY ONE BOX)

☐ Claim the agricultural pollution control credit as shown on Part I, line 16 (for the taxable year mentioned above);

OR

☐ Pass the agricultural pollution control credit as shown on Part I, line 16 (for the taxable year mentioned above) through to its shareholders.

Signature __________________________ Title __________________________ Date __________

If passing the credit through to the shareholders, complete lines 18 through 20 separately for each shareholder.
Furnish each shareholder with a copy of pages 1 and 2 of Form 325.

18 Name of shareholder __________________________
19 Shareholder’s TIN __________________________
20 Shareholder’s share of the amount on Part I, line 16 __________________________

ADOR 10945 (13)
Part III Partner’s Share of Credit

Complete lines 21 through 23 separately for each partner.
Furnish each partner with a copy of pages 1 and 2 of Form 325.

21 Name of partner

22 Partner’s TIN

23 Partner’s share of the amount on Part I, line 16

<table>
<thead>
<tr>
<th>Taxable year</th>
<th>(b) Original credit amount</th>
<th>(c) Amount previously used</th>
<th>(d) Available carryover - Subtract column (c) from column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>24</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>26</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>27</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>28</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Total available carryover</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part V Total Available Credit

30 Current year’s credit. Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 16. S corporation shareholders – enter the amount from Part II, line 20.

31 Available credit carryover – from Part IV, line 29, column (d)

32 Total available credit. Add line 30 and line 31. Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 9. Individuals – enter total here and on Form 301, Part I, line 15
General Instructions

Arizona Revised Statutes (A.R.S.) §§ 43-1081.01 and 43-1170.01 provide nonrefundable individual and corporate income tax credits for expenses that a taxpayer incurred during the taxable year to purchase agricultural pollution control equipment.

To Qualify for the Credit:

- The taxpayer must be involved in the commercial production of livestock, livestock products or agricultural, horticultural, viticultural or floricultural crops or products; AND
- The taxpayer must purchase tangible personal property that is primarily used in the taxpayer’s trade or business in Arizona to control or prevent pollution.
- Property eligible for the tax credit includes only that portion of the property directly used, constructed, or installed in Arizona to prevent, monitor, or reduce air, water, or land pollution.
- Qualifying property includes a portion of a structure, building, installation, excavation, machine, equipment, or device, and any attachment to, or addition to, or reconstruction, replacement, or improvement of that property.

Amounts that qualify for the credit must be includible in the taxpayer's adjusted basis for the property. The adjusted basis of any property for which the taxpayer has claimed a credit must be reduced by the amount of credit claimed for that property.

The amount of the credit is equal to 25% of the cost of the property. The maximum credit that a taxpayer may claim in a taxable year is $25,000.

The agricultural pollution control equipment credit allowed under A.R.S. §§ 43-1081.01 or 43-1170.01 (claimed on Arizona Form 325) is in lieu of the pollution control credit under A.R.S. §§ 43-1081 or 43-1170 (claimed on Arizona Form 315) with respect to the same equipment or expense.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN).

The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

Part I - Schedule of Equipment and Current Taxable Year's Credit Calculation

Lines 1 through 10 -

Column (a): Enter the date that the property was placed in service or the date it is expected to be placed in service in Arizona.

Column (b): Enter a brief description of the property used in the taxpayer's business in Arizona to control or prevent pollution.

Column (c): Enter the cost of that portion of the property directly used to reduce pollution incurred during this taxable year.

If there are more than 10 items of qualifying property, complete additional schedules. Attach the completed schedules to Form 325.

Line 11 -

Add lines 1 through 10 in column (c) and enter the total.

Line 12 -

Enter the aggregate column (c) totals from additional schedules.

Line 13 -

Add lines 11 and 12 and enter the total. This is the total cost incurred during this taxable year of all items of property for which the taxpayer is claiming the credit.

If there are more than 10 items of qualifying property, complete additional schedules. Attach the completed schedules to Form 325.

Line 14 -

Multiply line 13 by 25% (.25) and enter the result.

Line 16 -

Enter the lesser of line 14 or line 15. This is the allowable credit for the current taxable year.
Arizona Form 325

Part II - S Corporation Credit Election and Shareholder's Share of Credit

Line 17 - S Corporation Credit Election

S corporations must complete line 17. The S corporation must make an irrevocable election to either claim the credit or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

Lines 18 through 20 -

If the S corporation elects to pass the credit through to its shareholders, it must also complete lines 18 through 20. The S corporation must complete Part I. Then, complete Part II, lines 18 through 20, separately for each shareholder. If the S corporation passes the credit through to its shareholders, it must notify each shareholder of the shareholder’s pro rata share of the adjustment to income required by the difference between the federal depreciable basis and the Arizona depreciable basis of the property for which the credit is claimed. The S corporation must also notify the shareholder of the shareholder’s pro rata share of any difference in gain or loss on the sale or other disposition of the property due to the difference in basis.

Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 325. Each shareholder must complete Part IV and Part V.

Part III - Partner's Share of Credit

Lines 21 through 23 -

Partnerships must complete Part I. Then, complete Part III, lines 21 through 23, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1 and 2 of Form 325. Each partner must complete Part IV and Part V.

Part IV - Available Credit Carryover

Complete Part IV only if the allowable agricultural pollution control equipment credit for prior taxable years exceeded the Arizona income tax liability for those taxable years. Calculate the total available carryover of the agricultural pollution control equipment credit on page 2, Part IV, lines 24 through 29.

Enter the taxable years from which the credit is carried over in column (a) on lines 24 through 28. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which has already been used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 24 through 28 in column (d). Enter the total on line 29, column (d).

Part V - Total Available Credit

Line 30 -

Enter the current year's agricultural pollution control equipment credit.

Individuals, exempt organizations with UBTI, and corporations (including S corporations that elected to claim the credit) - enter the current year's credit from Part I, line 16.

S corporation shareholders - enter the credit from Part II, line 20.

Partners of a partnership - enter the credit from Part III, line 23.

Line 31 -

Enter the amount from Part IV, line 29, column (d). This is the total available credit carryover.

Line 32 -

Add line 30 and line 31. This is the total available agricultural pollution control equipment credit that may be applied to the current taxable year's tax liability.

Corporations, exempt organizations with UBTI, and S corporations - enter the total here and on Form 300, Part I, line 9.

Individuals - enter the total here and Form 301, Part I, line 15.
Credit for Donation of School Site

For the calendar year 2013 or fiscal year beginning [MM-DD-YYYY] and ending [MM-DD-YYYY].

Attach to your return.

<table>
<thead>
<tr>
<th>Name as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X or 165</th>
<th>Social Security or Employer Identification Number</th>
</tr>
</thead>
</table>

The donated real property and improvements must be located in Arizona. The credit is in lieu of a deduction for the donation of the property for which the credit is claimed. See instructions.

**Part I  Donated Property Information and Current Taxable Year’s Credit Calculation**

<table>
<thead>
<tr>
<th></th>
<th>Property 1</th>
<th>Property 2</th>
<th>Property 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Arizona county in which the property is located</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Parcel number of property</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Date of property conveyance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Recording number of property conveyance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Value of property based on appraisal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Multiply the amounts on line 5 in each column by 30 percent (.30)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part II  S Corporation Credit Election and Shareholder’s Share of Credit

10 The S corporation has made an irrevocable election for the taxable year ending [MM-DD-YYYY] to:

(CHECK ONLY ONE BOX)

☐ Claim the credit for donation of school site as shown on Part I, line 9 (for the taxable year mentioned above);

OR

☐ Pass the credit for donation of school site as shown on Part I, line 9 (for the taxable year mentioned above) through to its shareholders.

<table>
<thead>
<tr>
<th>Signature</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
</table>

If passing the credit through to the shareholders, complete lines 11 through 13 separately for each shareholder.

Furnish each shareholder with a copy of pages 1 and 2 of Form 331.

11 Name of shareholder

12 Shareholder’s TIN

13 Shareholder’s share of amount on Part I, line 9

Part III  Partner’s Share of Credit

Complete lines 14 through 16 separately for each partner.

Furnish each partner with a copy of pages 1 and 2 of Form 331.

14 Name of partner

15 Partner’s TIN

16 Partner’s share of amount on Part I, line 9

ADOR 10537 (13)
### Part IV  Available Credit Carryover

<table>
<thead>
<tr>
<th></th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Taxable year</td>
<td>Original credit amount</td>
<td>Amount previously used</td>
<td>Available carryover - Subtract column (c) from column (b)</td>
</tr>
<tr>
<td>17</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Total available carryover</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Part V  Total Available Credit

23 Current year’s credit. Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 9. S corporation shareholders – enter the amount from Part II, line 13. Partners of a partnership – enter the amount from Part III, line 16.

24 Available credit carryover – from Part IV, line 22, column (d).

25 **Total available credit.** Add lines 23 and 24. Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 10. Individuals – enter total here and on Form 301, Part I, line 16.
### General Instructions

Arizona Revised Statutes (A.R.S.) §§ 43-1089.02 and 43-1181 provide nonrefundable individual and corporate income tax credits for the donation of real property and improvements to an Arizona school district or Arizona charter school for use as a school or as a site for the construction of a school.

**To qualify for the credit:**

- The real property and improvements must be located in Arizona.
- The donor must convey the real property and improvements unencumbered and in fee simple, except that there must be a deed restriction and protective covenant related to the use of the property.
- The value of the donated property must be determined by an appraisal as defined in A.R.S. § 32-3601 that is conducted by an independent party and is paid for by the donee.
- The conveyance shall not violate the provisions of A.R.S. §§ 15-341(D) or 15-183(U).
- The donor must record the appropriate lien on the property donated to an Arizona charter school. The tax credit constitutes a lien on the property. The lien is the amount of the allowable tax credit adjusted by the gross domestic product (GDP) price deflator, as defined in A.R.S. § 41-563, with a maximum of 12.5 percent over the allowable tax credit.
- An Arizona school district shall not accept the donation unless the school facilities board has reviewed the proposed donation and has issued a written determination that the real property and improvements are suitable as a school site or as a school.

On written request of the donee, the donor must disclose in writing to the donee the amount of the allowable tax credit for the property received by the donee.

The tax credit is in lieu of a deduction in the computation of Arizona gross income for the donation of the property for which the credit is claimed. **CORPORATE TAXPAYERS:** An addition to Arizona gross income is required for the amount of the deduction included in the computation of federal taxable income. **INDIVIDUAL TAXPAYERS:** The taxpayer cannot claim both the tax credit and an itemized deduction for the donation of a school site. If the taxpayer claims the credit and itemizes deductions on the Arizona return, the taxpayer must exclude the amount of the charitable deduction otherwise allowed for the donation of the school site.

### Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

**Part I - Donated Property Information and Current Taxable Year's Credit Calculation**

If more than three parcels were donated, complete the information requested for lines 1 through 6 on continuation sheets.

**Line 1** -

Enter the name of the Arizona county in which the donated property is located.

**Line 2** -

Enter the parcel number of the donated property.

**Line 3** -

Enter the date on which the property conveyance was recorded.

For example, a taxpayer that donates a $2,000,000 property would receive a credit of $600,000 ($2,000,000 x 30%). If the taxpayer is a corporation, the addition to Arizona gross income would be $2,000,000. If the taxpayer is an individual that itemizes deductions, then the charitable contribution deduction must exclude the $2,000,000 donation.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

If the allowable tax credit exceeds the taxes otherwise due or, if there are no taxes due, the amount of the credit not used to offset taxes may be carried forward for not more than five taxable years as a credit against subsequent years' income tax liabilities.

This form is for donations of real property only (real estate). Please do not use this form for cash donations to schools. Credits for those donations should be claimed on Arizona Form 322. Please do not use this form for cash donations to school tuition organizations. Credits for those donations should be claimed on Arizona Form 323 or Arizona Form 348 for individuals, or claimed on Arizona Form 335 or Arizona Form 341 for corporations, as appropriate.
Line 4 -
Enter the recording number of the property conveyance.

Line 5 -
Enter the value of the donated property based on appraisal.

Line 6 -
Multiply the amounts on line 5 in each column by 30 percent (.30).

Line 7 -
Add the amounts on line 6 in each column. Enter the total.

Line 8 -
Enter the aggregate line 7 totals from the continuation sheets, if more than three parcels were donated.

Line 9 -
Add line 7 and line 8. Enter the total. This is the current taxable year’s credit.

Part II - S Corporation Credit Election and Shareholder’s Share of Credit

Line 10 - S Corporation Credit Election
S corporations must complete line 10. The S corporation must make an irrevocable election to either claim the credit or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

Lines 11 through 13 -
If the S corporation elects to pass the credit through to its shareholders, it must also complete lines 11 through 13. The S corporation must complete Part I. Then, complete Part II, lines 11 through 13, separately for each shareholder.

Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 331. Each shareholder must complete Part IV and Part V.

Part III - Partner’s Share of Credit

Lines 14 through 16 -
The partnership must complete Part I. Then, complete Part III, lines 14 through 16, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1 and 2 of Form 331. Each partner must complete Part IV and Part V.

Part IV - Available Credit Carryover

Lines 17 through 22 -
Complete Part IV only if the allowable credit for donation of school site for prior taxable years exceeded the Arizona income tax liability for those taxable years. Calculate the total available carryover of the credit for donation of school site on page 2, Part IV, lines 17 through 22.

Partners of a partnership or shareholders of an S corporation should complete Part IV only if their allowable credit for donation of school site for prior taxable years exceeded their Arizona income tax liability for those taxable years.

Enter the applicable taxable year(s) in column (a) on lines 17 through 21. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which has already been used. Subtract the amount in column (c) from column (b) and enter the difference in column (d). Add the amounts entered on lines 17 through 21 in column (d). Enter the total on line 22, column (d). This is the total credit carryover available for the current taxable year.

Part V - Total Available Credit

Line 23 -
Individuals, exempt organizations with UBTI, and corporations (including S corporations that elected to claim the credit) - enter the current year’s credit from Part I, line 9.
S corporation shareholders - enter the credit from Part II, line 13.
Partners of a partnership - enter the credit from Part III, line 16.

This is the current taxable year’s credit for donation of school site.

Line 24 -
Enter the amount from Part IV, line 22, column (d). This is the total available credit carryover.

Line 25 -
Add line 23 and line 24. This is the total available credit for donation of school site that may be applied to the current taxable year’s tax liability.

Corporations, exempt organizations with UBTI, and S corporations - enter the total here and on Form 300, Part I, line 10.
Individuals - enter the total here and on Form 301, Part I, line 16.
ARIZONA FORM 332

Credits for Healthy Forest Enterprises 2013

For the calendar year 2013 or fiscal year beginning M. M. D. 2, 0, 1, 3 and ending M. M. D. 2, 0, Y, Y.

All healthy forest credit forms must be attached to your return.

All businesses must be certified by the Arizona Commerce Authority and submit a copy of the certification to the Department of Revenue for approval before using the certification for the purpose of any tax incentive.

Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X or 165

Social security or employer identification number

Part I  Business Information

1 Name of Healthy Forest Enterprise: ____________________________________________

2 Employer identification number: ______________________

3 Is this taxable year being filed under a sixty month certification? ☐ Yes ☐ No

4 Check one box to indicate the year this form represents for claiming the employment credit under A.R.S. §§ 43-1076 or 43-1162:
   ☐ First Year ☐ Second Year ☐ Third Year ☐ Fourth Year ☐ Fifth Year ☐ Sixth Year or more

5 Check one box to indicate the year this form represents for claiming the training credit under A.R.S. §§ 43-1076.01 or 43-1162.01:
   ☐ First Year ☐ Second Year ☐ Third Year ☐ Fourth Year ☐ Fifth Year ☐ Sixth Year or more

Part II  Average Number of Full-Time Employees

6 Average number of full-time employees in the healthy forest enterprise during the current taxable year ............ 6

7 Average number of full-time employees in the healthy forest enterprise during the immediately preceding taxable year .... 7

8 Net increase in average number of full-time employees – subtract line 7 from line 6 ........................................................... 8

Part III  Net Increase in Qualified Employment Positions

9 Total number of filled, qualified employment positions created in the current year ................................................................. 9

If this taxable year is being filed under a twelve month certification, the business must create at least three new qualified employment positions in the first taxable year in which the credit is claimed.

10 Net increase in average number of full-time employees – enter the number from Part II, line 8 ............................. 10

11 Net increase in qualified employment positions for this healthy forest enterprise – enter the lesser of line 9 or line 10 ........ 11

Part IV  Limitation on Number of Qualified Employment Positions

12 Maximum number of filled, qualified employment positions on which a credit may be calculated ...................................... 12

13 Maximum number of new qualified employment positions on which you may claim the credit – enter the lesser of line 11 or line 12 ................................................................. 13

Continued on page 2 ➔
**Part V  Employment Credit Calculation**

<table>
<thead>
<tr>
<th></th>
<th>(a) Number of qualifying employees</th>
<th>(b) Qualifying wages</th>
<th>(c) Percentage</th>
<th>(d) Allowable credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>Qualified new employees</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>15</td>
<td>Previously qualified employees in the second year of continuous employment</td>
<td></td>
<td>25%</td>
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</tr>
<tr>
<td>16</td>
<td>Previously qualified employees in the third year of continuous employment</td>
<td></td>
<td>33 1/3%</td>
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</tr>
<tr>
<td>17</td>
<td>Totals</td>
<td></td>
<td>50%</td>
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</tbody>
</table>

**Part VI  Training Credit Calculation**

NOTE: No third year credits are available for the training credit for tax year 2013.
Do not enter a number or amount on line 20 in Part VI.

<table>
<thead>
<tr>
<th></th>
<th>(a) Number of qualifying employees</th>
<th>(b) Net training and certifying costs</th>
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</thead>
<tbody>
<tr>
<td>18</td>
<td>Qualified new employees</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Previously qualified employees in the second year of continuous employment</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Previously qualified employees in the third year of continuous employment</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Totals</td>
<td></td>
</tr>
</tbody>
</table>

**Part VII  Recapture of the Employment Credit**

22 Taxable year in which the certification of the business as a healthy forest enterprise was revoked or terminated .... 22
23 First taxable year in which the employment credit for healthy forest enterprises was allowed .............................................. 23
24 Number of years between when the employment credit was first allowed and when the certification was revoked or terminated .............................................. 24
25 Enter percent based on the number of years entered on line 24 – see instructions ........................................................... 25 00 %
26 Full amount of all employment credits previously allowed ........................................................................................................ 26 00
27 Recapture of employment credit for healthy forest enterprises. Multiply line 26 by the percentage on line 25 ....... 27 00

**Part VIII  Recapture of the Training Credit**

28 Taxable year in which the certification of the business as a healthy forest enterprise was revoked or terminated .... 28
29 First taxable year in which the training credit for healthy forest enterprises was allowed ............................................. 29
30 Number of years between when the training credit was first allowed and when the certification was revoked or terminated .............................................. 30 00 %
31 Enter percent based on the number of years entered on line 30 – see instructions ........................................................... 31 00%
32 Full amount of all training credits previously allowed ........................................................................................................ 32 00
33 Total recapture of training credit for healthy forest enterprises. Multiply line 32 by the percentage on line 31 ....... 33 00

Continued on page 3 ➔
Part IX  S Corporation Credit Elections and Shareholder’s Share of Credits and Credit Recaptures

34 The S corporation has made an irrevocable election for the taxable year ending __________ to:

(CHECK ONLY ONE BOX)

☐ Claim the employment credit for healthy forest enterprises, as shown on Part V, line 17, column (d) (for the taxable year mentioned above);

OR

☐ Pass the employment credit for healthy forest enterprises, as shown on Part V, line 17, column (d) (for the taxable year mentioned above) through to its shareholders.

Signature ____________________________ Title ____________________________ Date __________

35 The S corporation has made an irrevocable election for the taxable year ending __________ to:

(CHECK ONLY ONE BOX)

☐ Claim the training credit for healthy forest enterprises, as shown on Part VI, line 21, column (b) (for the taxable year mentioned above);

OR

☐ Pass the training credit for healthy forest enterprises, as shown on Part VI, line 21, column (b) (for the taxable year mentioned above) through to its shareholders.

Signature ____________________________ Title ____________________________ Date __________

• If passing the employment credit through to the shareholders, complete lines 36 through 38 separately for each shareholder.
• If passing the training credit through to the shareholders, complete lines 36, 37 and 39 separately for each shareholder.
• If passing the employment credit recapture through to the shareholders, complete line 40 separately for each shareholder.
• If passing the training credit recapture through to the shareholders, complete line 41 separately for each shareholder.
• Furnish each shareholder with a copy of pages 1 through 5 of Form 332.

36 Name of shareholder: ____________________________________________________________

37 Shareholder’s TIN: ____________________________

38 Shareholder’s share of the amount of employment credit on Part V, line 17, column (d) ______________ 38 00

39 Shareholder’s share of the amount of training credit on Part VI, line 21, column (b) ______________ 39 00

40 Shareholder’s share of the employment credit recapture from Part VII, line 27 ______________ 40 00

41 Shareholder’s share of the training credit recapture from Part VIII, line 33 ______________ 41 00

Part X  Partner’s Share of Credits and Credit Recaptures

• Complete lines 42 through 45, as applicable, separately for each partner.
• If passing credit recapture through to the partners, complete line 46 and/or line 47, as applicable, separately for each partner.
• Furnish each partner with a copy of pages 1 through 5 of Form 332.

42 Name of partner ____________________________

43 Partner’s TIN ____________________________

44 Partner’s share of the amount of employment credit on Part V, line 17, column (d) ______________ 44 00

45 Partner’s share of the amount of training credit on Part VI, line 21, column (b) ______________ 45 00

46 Partner’s share of the employment credit recapture from Part VII, line 27 ______________ 46 00

47 Partner’s share of the training credit recapture from Part VIII, line 33 ______________ 47 00

Continued on page 4 ➔
Part XI  Recapture Summary for Employment Credit

48  Enter the taxable year(s) in which you took an employment credit or credit carryover for the disqualified healthy forest enterprise

49  Enter the total amount of employment credit originally allowable for the disqualified healthy forest enterprise

50  Enter the total amount of the employment credit to be recaptured

   • Individuals, corporations, exempt organizations with UBTI, and S corporations – enter the amount from Part VII, line 27.
   • S corporation shareholders – enter the amount from Part IX, line 40.
   • Partners of a partnership – enter the amount from Part X, line 46.

51  Subtract line 50 from line 49 and enter the difference. This is the amount of employment credit allowable for the disqualified healthy forest enterprise

52  Amount of employment credit on line 49 that you have claimed on prior years’ returns

53  Subtract line 52 from line 51 and enter the difference

If the difference is a positive number, that is the amount of employment credit carryover remaining that you may use in future taxable years. Enter this positive number in Part XIII, column (d), on the line for the year in which the disqualified employment credit arose.

If the difference is a negative number, that is the amount of credit you must recapture. If a negative number, enter “zero” in Part XIII, column (d), on the line for the year in which the disqualified employment credit arose.

   • Corporations, exempt organizations with UBTI, and S corporations, also enter this amount as a positive number on Form 300, Part II, line 26.
   • Individuals, also enter this amount as a positive number on Form 301, Part II, line 33.

Part XII  Recapture Summary for Training Credit

54  Enter the taxable year(s) in which you took a training credit or credit carryover for the disqualified healthy forest enterprise

55  Enter the total amount of training credit originally allowable for the disqualified healthy forest enterprise

56  Enter the total amount of the training credit to be recaptured

   • Individuals, corporations, exempt organizations with UBTI, and S corporations – enter the amount from Part VIII, line 33.
   • S corporation shareholders – enter the amount from Part IX, line 41.
   • Partners of a partnership – enter the amount from Part X, line 47.

57  Subtract line 56 from line 55 and enter the difference. This is the amount of training credit allowable for the disqualified healthy forest enterprise

58  Amount of credit on line 55 that you have claimed on prior years’ returns

59  Subtract line 58 from line 57 and enter the difference

If the difference is a positive number, that is the amount of training credit carryover remaining that you may use in future taxable years. Enter this positive number in Part XIV, column (d), on the line for the year in which the disqualified training credit arose.

If the difference is a negative number, that is the amount of training credit you must recapture. If a negative number, enter “zero” in Part XIV, column (d), on the line for the year in which the disqualified training credit arose.

   • Corporations, exempt organizations with UBTI, and S corporations, also enter this amount as a positive number on Form 300, Part II, line 26.
   • Individuals, also enter this amount as a positive number on Form 301, Part II, line 33.

Continued on page 5 ➔
### Part XIII  Available Employment Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable year</td>
<td>Original credit amount</td>
<td>Amount previously used</td>
<td>Available credit carryover - subtract column (c) from column (b)</td>
</tr>
<tr>
<td>60</td>
<td></td>
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<td>61</td>
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<td>64</td>
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<tr>
<td><strong>65</strong></td>
<td><strong>Total available carryover</strong></td>
<td></td>
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</tr>
</tbody>
</table>

### Part XIV  Available Training Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable year</td>
<td>Original credit amount</td>
<td>Amount previously used</td>
<td>Available credit carryover - subtract column (c) from column (b)</td>
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<td>66</td>
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<td>70</td>
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<tr>
<td><strong>71</strong></td>
<td><strong>Total available carryover</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Part XV  Total Available Credit

- **72** Current year’s employment credit: .................................................................................................................. 72 00
  - Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part V, line 17, column (d).
  - S corporation shareholders – enter the amount from Part IX, line 38.
  - Partners of a partnership – enter the amount from Part X, line 44.

- **73** Current year’s training credit: .................................................................................................................. 73 00
  - Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part VI, line 21, column (b).
  - S corporation shareholders – enter the amount from Part IX, line 39.
  - Partners of a partnership – enter the amount from Part X, line 45.

- **74** Available employment credit carryover from Part XIII, line 65, column (d): ............................................. 74 00

- **75** Available training credit carryover from Part XIV, line 71, column (d): ......................................................... 75 00

- **76** Total available credit. Add lines 72 through 75: ....................................................................................... 76 00
  - Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 11.
  - Individuals – enter total here and on Form 301, Part I, line 17.
Form 332-1 (2013)  Qualified Employees of Healthy Forest Enterprise

Complete a Form 332-1 for each qualified employee of the Healthy Forest Enterprise. See instructions for Form 332-1 (included with Instructions for Form 332, page 3) about providing the requested information in an alternative format.

1 Employee name: ____________________________________________

2 Employee’s taxpayer identification number (TIN): ______________________

3 Did employee reside in Arizona on date of hire?  □ Yes □ No

4 Brief description of employee’s job duties:
   _______________________________________________________________
   _______________________________________________________________
   _______________________________________________________________

5 Current date of employment:
   ______________________

6 If employee was previously employed by the business, list the previous date of employment. (See instructions.)
   ______________________

7a Is the employee in a permanent full time position? □ Yes □ No

7b If the answer to line 7a is “Yes”, list the number of hours the employee actually worked during the taxable year:
   ______________________

7c If the answer to line 7b is less than 1550 hours annually, explain:
   _______________________________________________________________
   _______________________________________________________________

8 Employee’s annual compensation for the taxable year .......................................................... $ ________ 00

9a Total cost of health insurance provided by employer for employee. (See instructions.) .................. $ ________ 00

9b Total cost of health insurance for employee paid by employer. (See instructions.) ...................... $ ________ 00

10 Is this employee in a new qualified employment position? □ Yes □ No

11 Check only one box: □ First year employee □ Second year employee □ Third year employee
Form 332-2 (2013)  
Qualified Employees for Which You are Taking the Employment Credit

If you have more than 10 qualified employees, complete additional schedules.

<table>
<thead>
<tr>
<th>(a) Employee name</th>
<th>(b) Social Security Number</th>
<th>(c) Year of Employee</th>
<th>(d) Total Wages Paid to Employee during the Current Tax Year</th>
<th>(e) Maximum Allowable Wages</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1st year employee (c)1</td>
<td>2nd year employee (c)2</td>
<td>3rd year employee (c)3</td>
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<td>1</td>
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<td>10</td>
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</tbody>
</table>
| 11 Total - Add lines 1 through 10. Enter the total here-----------------------------------------------

Form 332-3 (2013)  Qualified Employees for Which You are Taking the Training Credit

If you have more than 10 qualified employees, complete additional schedules.

<p>| | | | | | |</p>
<table>
<thead>
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</tbody>
</table>

11 Total - Add lines 1 through 10.

Enter the total here: ..........................................................
CREDITS FOR HEALTHY FOREST ENTERPRISES

CONTACT INFORMATION

Arizona Commerce Authority
- Certification requirements
- Certification forms
- Program guidelines

Internet home page: www.azcommerce.com
Program Manager: (602) 845-1200

Arizona Department of Revenue
- Tax forms and instructions
- Information and assistance

Internet home page: www.azdor.gov
Taxpayer assistance: (602) 255-3381
From area codes 520 and 928, toll-free: (800) 352-4090

General Instructions

Employment Credit for Healthy Forest Enterprises
Arizona Revised Statutes (A.R.S.) §§ 43-1076 and 43-1162 allow a business that operates a healthy forest enterprise to receive a nonrefundable employment credit against individual and corporate income tax liabilities for taxable years beginning from and after December 31, 2004 through December 31, 2024.

Training Credit for Healthy Forest Enterprises
A.R.S. §§ 43-1076.01 and 43-1162.01 allow a business that operates a healthy forest enterprise to receive a nonrefundable training credit against individual and corporate income tax liabilities for taxable years beginning from and after December 31, 2011 through December 31, 2024.

In order to claim either credit, the business must be a qualified healthy forest enterprise, as certified by the Arizona Commerce Authority (Commerce). The business must provide a copy of its Commerce certification to the department for approval before using the certification to obtain this credit.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

While a taxpayer may claim both credits for healthy forest enterprises with respect to the same employees, the credits for healthy forest enterprises are in lieu of the following credits, with respect to the same employees:

- The enterprise zone credit, under former A.R.S. §§ 43-1074 or former 43-1161 (claimed on Arizona Form 304);
- The credit for new employment, under A.R.S. §§ 43-1074 or 43-1161 (claimed on Arizona Form 345); and
- The military reuse zone credit, under A.R.S. §§ 43-1079 or 43-1167 (claimed on Arizona Form 306).

In general, a qualified healthy forest enterprise is a business operation that enhances or sustains forest health, sustains or recovers watershed or improves public safety. A qualified healthy forest enterprise must be primarily engaged in the business of harvesting, transporting or processing of qualifying forest products for commercial use. To obtain information regarding additional criteria for qualification, contact Commerce using the contact information shown above.

The credits are based on the net increase in the number of qualified employment positions created and filled by a business operating a healthy forest enterprise.

The employment credit is computed using the wages of qualified employees of the business and the net increase in the number of qualified employment positions.

The training credit is based on the net cost to the taxpayer of training and certifying a new employee in a qualified employment position, but not more than $3,000 in each of the first three years of employment.

Positions occupied by employees that meet the following criteria are considered qualified employment positions.

NOTE: The business claiming a credit under a twelve month certification from Commerce must employ at least three new employees in qualified employment positions in the first taxable year in which the credits are claimed. This three position minimum does not apply to businesses first claiming the credit under a sixty month certification from Commerce.

EMPLOYEES IN QUALIFIED POSITIONS

1. Must be Arizona residents on their hire date.
2. Must be permanent, full-time employees in positions that require at least 1,550 hours per year. The 1,550 hour requirement does not include overtime hours. If forest closures or weather conditions beyond the taxpayer's control result in a shorter period, this would not disqualify the employee so long as the position is still permanent and full-time, and all other qualifications are met.
3. Must have duties that primarily involve or directly support the harvesting, transporting or processing of qualifying forest products for commercial use.
4. Must be compensated at wages equal to or greater than the wage offer of the county, as computed annually by the Arizona Department of Economic Security research administration division.
5. Cannot have been employed by the business within the twelve months preceding their hire date.
6. Must have been employed for at least ninety days during the first taxable year. An employee who is hired during the last ninety days of the taxable year shall be considered a new employee during the following taxable year.
7. Must have employer-provided health insurance coverage, a portion of which must be paid for by the employer. The employer must pay for at least twenty-five percent of the premium or membership cost of the insurance program in the third year the employer claims the credit for healthy forest enterprises. The employer must pay at least forty percent of this cost in the fourth year it claims the credit, and at least fifty percent of the cost in the fifth year it claims the credit.

Calculating the Credits

The number of qualified employment positions on which the credits can be computed cannot exceed 200 per year per taxpayer. For example, if a taxpayer has several healthy forest enterprises, the taxpayer would add up the net increase in qualified employment positions for all enterprises and compute the credit on that number or 200, whichever is the lesser amount. If the net increase is being computed for a group of corporations filing a combined or consolidated
Arizona corporate income tax return, that group is considered a single taxpayer and therefore entitled to use no more than 200 positions for its credit calculations. Co-owners of the same enterprise(s) are similarly limited to the lesser of the net increase in qualified employment positions or 200. Each co-owner would get a pro rata share of the credits. Therefore, although a taxpayer may have more than 200 filled qualified employment positions, the taxpayer must select which of those positions should be used for computing the credits. The same employees who are used to compute the first year credit are used to compute the second and third year credits.

The number of qualified employment positions determined in the first year will never increase in the second or third year. Only the same positions that were qualified in the first year can be used to compute the credits in the two subsequent tax years.

**Employment Credit for Healthy Forest Enterprises**

Once the taxpayer has determined which employees it will use to compute the employment credit, the credit amount allowed per employee is applied. Only employee wages incurred during the period the taxpayer has been certified may be used for this calculation. The credit amount per employee depends on the employee’s year of employment, as follows.

**First year employees:** The lesser of $500 or one-fourth of the taxable wages paid to an employee in a qualified employment position in the first year or partial year of employment.

**Second year employees:** The lesser of $1,000 or one-third of the taxable wages paid to an employee in a qualified employment position in the second year of continuous employment.

**Third year employees:** The lesser of $1,500 or one-half of the taxable wages paid to an employee in a qualified employment position in the third year of continuous employment.

**Training Credit for Healthy Forest Enterprises**

Once the taxpayer has determined which employees it will use to compute the training credit, the credit amount allowed per employee is applied. Only employee wages incurred during the period the employee has been certified may be used for this calculation. The credit amount per employee depends on the employee’s year of employment, as follows.

**First year employees:** The lesser of $500 or one-fourth of the taxable wages paid to an employee in a qualified employment position in the first year or partial year of employment.

**Second year employees:** The lesser of $1,000 or one-third of the taxable wages paid to an employee in a qualified employment position in the second year of continuous employment.

**Third year employees:** The lesser of $1,500 or one-half of the taxable wages paid to an employee in a qualified employment position in the third year of continuous employment.

**Credit Carryovers**

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only a pro rata share of the allowable credits based on the ownership interest. The total of the credits allowed all owners may not exceed the amount that would have been allowed for a sole owner of the business.

**Specific Instructions**

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach all supporting forms to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their taxpayer identification number may be subject to a penalty.

**Part I - Business Information**

**Lines 1 and 2 -**

Enter the name and taxpayer identification number of the healthy forest enterprise. For a corporation, an exempt organization with UBTI, a partnership, or an S corporation, use the taxpayer's employer identification number.

**Lines 3 through 5 -**

Check only one box on each line to answer each of the questions on line 3, line 4, and line 5.

**Part II - Average Number of Full-Time Employees**

Use these lines to calculate the difference in the average number of full-time employees that worked for the healthy forest enterprise in this taxable year and the average for the immediately preceding taxable year. The following worksheet can be helpful in figuring the average. The column for each year corresponds to line 6 and line 7 on page one of Form 332.

On lines 1 through 12 of the worksheet, enter the number of full-time employees employed at the end of each month of the year indicated. If the enterprise was not in operation in the immediately preceding taxable year, that year’s average is zero. Once the worksheet has been completed, enter the amounts on page one of Form 332.

**Average Number of Full-Time Employees Worksheet**

<table>
<thead>
<tr>
<th>Line 6</th>
<th>Line 7</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Taxable Year</td>
<td>Immediately Preceding Taxable Year</td>
</tr>
<tr>
<td>1</td>
<td>January</td>
</tr>
<tr>
<td>2</td>
<td>February</td>
</tr>
<tr>
<td>3</td>
<td>March</td>
</tr>
<tr>
<td>4</td>
<td>April</td>
</tr>
<tr>
<td>5</td>
<td>May</td>
</tr>
<tr>
<td>6</td>
<td>June</td>
</tr>
<tr>
<td>7</td>
<td>July</td>
</tr>
<tr>
<td>8</td>
<td>August</td>
</tr>
<tr>
<td>9</td>
<td>September</td>
</tr>
<tr>
<td>10</td>
<td>October</td>
</tr>
<tr>
<td>11</td>
<td>November</td>
</tr>
<tr>
<td>12</td>
<td>December</td>
</tr>
<tr>
<td>13</td>
<td>Total – add lines 1 through 12.</td>
</tr>
<tr>
<td>14</td>
<td>Total number of months during the taxable year in which the healthy forest enterprise was in business.</td>
</tr>
<tr>
<td>15</td>
<td>Average – divide the amount on line 13 by the amount on line 14.</td>
</tr>
</tbody>
</table>

**Line 8 -**

Subtract the amount on line 7 from the amount on line 6. If the difference contains a decimal, enter the whole number only. This is the net increase in the average number of full-time employees. If the difference is zero, the enterprise cannot claim an employment credit for qualified employment positions created during the current taxable year. If the amount is greater than zero, enter the amount here and in Part III, line 10.
Part III - Net Increase in Qualified Employment Positions

Lines 9 through 11 -
Enter the total number of filled qualified employment positions created during the current taxable year on line 9. If the business is claiming the employment credit under a twelve month certification, it must employ at least three new employees in qualified employment positions in the first taxable year it claims the credit. If a qualified employment position is filled during the last ninety days of the taxable year, it is considered a new qualified employment position for the next taxable year. A newly created position is a qualified employment position on the date that it meets all of the requirements for a qualified employment position. Compare the amounts on lines 9 and 10. Enter the lowest of the numbers on line 11.

Part IV - Limitation on Number of Qualified Employment Positions

Compare the amounts on lines 11 and 12. Enter the lower number on line 13. This is the maximum number of positions on which you may compute each of the credits.

Before completing Part V, lines 14 through 17, of Arizona Form 332, complete the Arizona Forms 332-1 and 332-2. Use additional sheets, if necessary.

FORM 332-1 QUALIFIED EMPLOYEES

Alternative formats prescribed by the department may also be used to file this form. For example, the department will accept a hard copy spreadsheet that contains all the requested information or the information may be compiled with a spreadsheet program such as Microsoft Excel and submitted on a CD-ROM or DVD-ROM. The chosen media must be Microsoft Windows compatible. Regardless of the form, the information must be filed on or before the due date of the tax return, including any extensions.

Taxpayers submitting the information on CD-ROM or DVD-ROM should secure the CD-ROM or DVD-ROM in a hard case and include it with the tax return. Forms 332-1, 332-2 and/or 332-3 submitted on CD-ROM or DVD-ROM are part of the income tax return and are subject to the sworn statement on the return that they are true and correct to the best of the signer’s knowledge and belief.

The CD-ROM or DVD-ROM should be labeled as Forms 332-1, 332-2 and 332-3, with the taxpayer’s name, employer identification number and taxable year listed.

Taxpayers may password protect the CD-ROM or DVD-ROM and email the password separately to MediaLibrarian@azdor.gov. Include “Form 332-1, 332-2 and/or 332-3” in the subject line of the email. In the body of the email, include the same information that is on the CD-ROM or DVD-ROM label. The department will not return or copy any media.

CAUTION: Taxpayers that substitute the CD-ROM or DVD-ROM do so at their own risk and understand that the information may need to be provided to the department again at a later date if it is not accessible by the department for any reason.

Complete a Form 332-1 for each qualified employee. Include the employee’s name, social security number, and the date each employee was hired. If an employee’s job duties do not involve or directly support the harvesting, transporting or processing of qualifying forest products in a qualified project, the employee is not in a qualified employment position. Do not complete a Form 332-1 for employees that are not in qualified employment positions. These employees should not be listed on Form 332-2 or Form 332-3, and will not be used to compute the credits.

FORM 332-1, LINE 6 - complete this line if the employee was previously employed by the business (prior to current employment).

FORM 332-1, LINES 9a AND 9b - on line 9a, enter the total amount of the insurance premium or membership cost provided for the employee. If the business is self-insured, list the total amount of a predetermined fixed cost for the employee for an insurance program that is payable whether or not the employee has filed claims. On line 9b, enter the total amount of the insurance premium or membership cost paid by the employer.

FORM 332-2 QUALIFIED EMPLOYEES FOR WHICH YOU ARE TAKING THE EMPLOYMENT CREDIT

Complete the requested information for each employee in a qualified employment position for whom you are taking the employment credit. Utilize Forms 332-1 and 332-2 to complete Part V, lines 14 through 17 on page two of Form 332.

FORM 332

Part V - Employment Credit Calculation

Line 14 - Column (a)
Enter the number of qualified net new employees from Form 332-2, line 11, column (c)1. This number cannot exceed the maximum number shown on line 13, Part IV of Form 332.

Line 14 - Column (b)
Enter the total allowable wages for qualified first year employees from Form 332-2, line 11, column (e)1.

Line 14 - Column (d)
Multiply the amount entered on line 14, column (b) by the percent shown on line 14, column (c). Enter the result on line 14, column (d). This is the allowable credit for qualified new employees.

Line 15 - Column (a)
Enter the number of previously qualified employees in the second year of continuous employment from Form 332-2, line 11, column (c)2.

Line 15 - Column (b)
Enter the total allowable wages for qualified second year employees from Form 332-2, line 11, column (e)2.

Line 15 - Column (d)
Multiply the amount entered on line 15, column (b) by the percent shown on line 15, column (c). Enter the result on line 15, column (d). This is the allowable credit for previously qualified employees in their second year of continuous employment.
Line 16 - Column (a)
Enter the number of previously qualified employees in the third year of continuous employment from Form 332-2, line 11, column (c)3.

Line 16 - Column (b)
Enter the total allowable wages for qualified third year employees from Form 332-2, line 11, column (e)3.

Line 16 - Column (d)
Multiply the amount entered on line 16, column (b) by the percent shown on line 16, column (c). Enter the result on line 16, column (d). This is the allowable credit for previously qualified employees in their third year of continuous employment.

Line 17 -
Add the numbers on lines 14 through 16, in column (a). Enter the total on line 17 in column (a). Add the amounts on lines 14 through 16 in column (d). Enter the total on line 17 in column (d).

Before completing Part VI, lines 18 through 21, of Arizona Form 332, complete the Arizona Form 332-3. Use additional sheets, if necessary.

FORM 332-3 QUALIFIED EMPLOYEES FOR WHICH YOU ARE TAKING THE TRAINING CREDIT

Complete the requested information for each employee in a qualified employment position for whom you are taking the training credit. Utilize Forms 332-1 and 332-3 to complete Part VI, lines 18 through 21 on page two of Form 332.

FORM 332

Part VI - Training Credit Calculation

Line 18 - Column (a)
Enter the number of qualified net new employees from Form 332-3, line 11, column (c)1. This number cannot exceed the maximum number shown on line 13, Part IV of Form 332.

Line 18 - Column (b)
Enter the total net cost of training and certifying qualified first year employees from Form 332-3, line 11, column (e)1.

Line 19 - Column (a)
Enter the number of previously qualified employees in the second year of continuous employment from Form 332-3, line 11, column (c)2.

Line 19 - Column (b)
Enter the total net cost of training and certifying qualified second year employees from Form 332-3, line 11, column (e)2.

Line 20 - Column (a)

NOTE: No third year credits are available for the training credit for tax year 2013. Do not enter a number on line 20, column (a).
Enter the number of previously qualified employees in the third year of continuous employment from Form 332-3, line 11, column (c)3.

Line 20 - Column (b)

NOTE: No third year credits are available for the training credit for tax year 2013. Do not enter an amount on line 20, column (b).
Enter the total net cost of training and certifying qualified third year employees from Form 332-3, line 11, column (e)3.

Line 21 -
Add the numbers on lines 18 through 20, in column (a). Enter the total on line 21 in column (a). Add the amounts on lines 18 through 20 in column (b). Enter the total on line 21 in column (b).

Part VII - Recapture of the Employment Credit

Lines 22 through 27 -
If your healthy forest enterprise has had its qualification terminated or revoked within five taxable years after you first claimed the employment credit for a healthy forest enterprise, you must recapture a percentage of the total employment credit you took in all prior years. How much credit you must recapture depends on the year you first received the credit, and how long ago it was. The percentage of credit you must recapture is shown in the following table.

<table>
<thead>
<tr>
<th>If you first received the credit</th>
<th>The percentage is</th>
</tr>
</thead>
<tbody>
<tr>
<td>Immediately preceding year</td>
<td>100% (1.00)</td>
</tr>
<tr>
<td>Two taxable years ago</td>
<td>80% (.80)</td>
</tr>
<tr>
<td>Three taxable years ago</td>
<td>60% (.60)</td>
</tr>
<tr>
<td>Four taxable years ago</td>
<td>40% (.40)</td>
</tr>
<tr>
<td>Five taxable years ago</td>
<td>20% (.20)</td>
</tr>
<tr>
<td>Six or more taxable years ago</td>
<td>No recapture</td>
</tr>
</tbody>
</table>

If the qualification was revoked due to reasons beyond the control of the business as determined by Commerce, you do not have to recapture the credit.

If you are required to recapture the employment credit, complete Part VII as instructed on the form.

Part VIII - Recapture of the Training Credit

Lines 28 through 33 -
If your healthy forest enterprise has had its qualification terminated or revoked within five taxable years after you first claimed the training credit for a healthy forest enterprise, you must recapture a percentage of the total training credit you took in all prior years. How much credit you must recapture depends on the year you first received the credit, and how long ago it was. The percentage of credit you must recapture is shown in the following table.

<table>
<thead>
<tr>
<th>If you first received the credit</th>
<th>The percentage is</th>
</tr>
</thead>
<tbody>
<tr>
<td>Immediately preceding year</td>
<td>100% (1.00)</td>
</tr>
<tr>
<td>Two taxable years ago</td>
<td>80% (.80)</td>
</tr>
<tr>
<td>Three taxable years ago</td>
<td>60% (.60)</td>
</tr>
<tr>
<td>Four taxable years ago</td>
<td>40% (.40)</td>
</tr>
<tr>
<td>Five taxable years ago</td>
<td>20% (.20)</td>
</tr>
<tr>
<td>Six or more taxable years ago</td>
<td>No recapture</td>
</tr>
</tbody>
</table>

If the qualification was revoked due to reasons beyond the control of the business as determined by Commerce, you do not have to recapture the credit.

If you are required to recapture the training credit, complete Part VIII as instructed on the form.
Part IX - S Corporation Credit Elections and Shareholder’s Share of Credits and Credit Recaptures

The S corporation must complete this portion of Form 332 in order for the S corporation or its shareholders to claim the credit(s). The S corporation must make an irrevocable election either to claim the credit(s) or to pass the credit(s) through to its shareholders. The election statements on line 34 and line 35 must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

If the S corporation elects to pass the credits through to its shareholders, it must first complete Form 332, Parts I through VIII, then complete Part IX, lines 36 through 39, separately for each shareholder. If the S corporation has been notified of a credit recapture for a credit it passed through to its shareholders, it must also complete line 40 and line 41, as applicable, separately for each shareholder.

Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must furnish each shareholder with a copy of pages 1 through 5 of Form 332. Each shareholder would then complete Parts XI through XV, as applicable.

Part X - Partner’s Share of Credits and Credit Recaptures

A partnership must complete Form 332, Parts I through VIII, then complete Part X, lines 42 through 45, separately for each partner. If the partnership has been notified of a credit recapture, it must also complete line 46 and line 47, as applicable, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1 through 5 of Form 332. Each partner would then complete Parts XI through XV, as applicable.

Part XI - Recapture Summary for Employment Credit

Use lines 48 through 53 to determine whether you have any allowable employment credit remaining, even if you have to recapture some of it. Complete Part XI as instructed on the form.

Part XII - Recapture Summary for Training Credit

Use lines 54 through 59 to determine whether you have any allowable training credit remaining, even if you have to recapture some of it. Complete Part XII as instructed on the form.

Part XIII - Available Employment Credit Carryover Lines 60 through 65 -

Use Part XIII to figure your available employment credit carryover. Complete lines 60 through 65 if you claimed the employment credit on a prior year return and your employment credit was more than your tax.

Enter the taxable year(s) from which you are carrying over the employment credit in column (a) on lines 60 through 64. In column (b), enter the employment credit originally computed for that taxable year. In column (c), enter the amount of the employment credit from that taxable year which you have already used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 60 through 64 in column (d). Enter the total on line 65, column (d). This is the available employment credit carryover available for the current taxable year.

Part XIV - Available Training Credit Carryover Lines 66 through 71 -

Use Part XIV to figure your available training credit carryover. Complete lines 66 through 71 if you claimed the training credit on a prior year return and your training credit was more than your tax.

Enter the taxable year(s) from which you are carrying over the training credit in column (a) on lines 66 through 70. In column (b), enter the training credit originally computed for that taxable year. In column (c), enter the amount of the training credit from that taxable year which you have already used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 66 through 70 in column (d). Enter the total on line 71, column (d). This is the available training credit carryover available for the current taxable year.

Part XV - Total Available Credit

Line 72 -

Enter the current year’s employment credit.

Individuals, corporations, exempt organizations with UBTI, or S corporations claiming the credit - enter the amount from Part V, line 17, column (d).

S corporation shareholders - enter the amount from Part IX, line 38.

Partners of a partnership - enter the amount from Part X, line 44.

Line 73 -

Enter the current year’s training credit.

Individuals, corporations, exempt organizations with UBTI, or S corporations claiming the credit - enter the amount from Part VI, line 21, column (b).

S corporation shareholders - enter the amount from Part IX, line 39.

Partners of a partnership - enter the amount from Part X, line 45.

Line 74 -

Enter the amount of available employment credit carryover from Part XIII, line 65, column (d).

Line 75 -

Enter the amount of available training credit carryover from Part XIV, line 71, column (d).

Line 76 -

Add lines 72 through 75 and enter the total here.

Corporations, exempt organizations with UBTI, and S corporations - enter the total available credit on Arizona Form 300, Part I, line 11.

Individuals - enter the total available credit on Arizona Form 301, Part I, line 17.
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**Credit for Employing National Guard Members**

For the calendar year 2013 or fiscal year beginning **MM/DD/2013** and ending **MM/DD/2014**.

### Attach to your return.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 99T, 140, 140PY, 140NR, 140X, 120, 120A, 120S, 120X or 165</th>
<th>Your Social Security or Employer Identification Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140PY, 140NR, 140X (if a joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

### Part I: Business Information

1. Business name:  

2. Business location:  

3. Employer Identification Number:  

### Part II: Credit Computation

4. Number of qualifying employees placed on active duty during the current taxable year:  

5. Credit per employee:  

6. Multiply the number on line 4 by the amount on line 5:  

### Part III: S Corporation Credit Election and Shareholder’s Share of Credit

7. The S corporation has made an irrevocable election for the taxable year ending **MM/DD/YYYY** to (check only one box):

   - [ ] Claim the credit for employing national guard members, as shown on Part II, line 6 for the taxable year mentioned above;
   - [ ] Pass the credit for employing national guard members, as shown on Part II, line 6 for the taxable year mentioned above, through to its shareholders.

   Signature ________________________________  Title ________________________________  Date ________________

If passing the credit through to the shareholders, complete lines 8 through 10 separately for each shareholder. Furnish each shareholder with a copy of pages 1 and 2 of Form 333.

8. Name of shareholder:  

9. Shareholder’s TIN:  

10. Shareholder’s share of the amount on Part II, line 6:  

### Part IV: Partner’s Share of Credit

Complete lines 11 through 13 separately for each partner. Furnish each partner with a copy of pages 1 and 2 of Form 333.

11. Name of partner:  

12. Partner’s TIN:  

13. Partner’s share of the amount on Part II, line 6:  

continued on page 2 ➔
### Part V: Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Carryover From Taxable Year</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>14 2008</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>15 2009</td>
<td>0.00</td>
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</tr>
<tr>
<td>16 2010</td>
<td>0.00</td>
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<tr>
<td>17 2011</td>
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</tr>
<tr>
<td>18 2012</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td><strong>19 TOTAL AVAILABLE CARRYOVER</strong></td>
<td><strong>..........................</strong></td>
<td><strong>..........................</strong></td>
<td><strong>..........................</strong></td>
</tr>
</tbody>
</table>

### Part VI: Total Available Credit

20 Current year's credit: Individuals, corporations, S corporations that are claiming the credit, or exempt organizations with UBTI, enter the amount from Part II, line 6.

- S corporation shareholders: Enter the amount from Part III, line 10.
- Partners of a partnership: Enter the amount from Part IV, line 13.

21 Available carryover from Part V, line 19, column (d).

22 Total Available Credit: Add lines 20 and 21.

- Corporations, including S corporations that are claiming the credit and exempt organizations with UBTI, enter the total here and on Form 300, Part I, line 12.
- Individuals, enter the total here and on Form 301, Part I, line 18.
<table>
<thead>
<tr>
<th></th>
<th>(a) Employee Name</th>
<th>(b) Social Security Number</th>
<th>(c) Date of Hire</th>
<th>(d) Date Placed on Active Duty</th>
<th>(e) Did this employee serve on active duty during the taxable year for training that exceeded the required annual training period, including any activation for federal or state contingencies or emergencies?</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
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<td>□ Yes  □ No  □ Yes  □ No</td>
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<td>□ Yes  □ No  □ Yes  □ No</td>
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<td>□ Yes  □ No  □ Yes  □ No</td>
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<td>9</td>
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<td>□ Yes  □ No  □ Yes  □ No</td>
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<td>10</td>
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<td>□ Yes  □ No  □ Yes  □ No</td>
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<tr>
<td>11</td>
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<td>□ Yes  □ No  □ Yes  □ No</td>
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<tr>
<td>12</td>
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<td></td>
<td></td>
<td>□ Yes  □ No  □ Yes  □ No</td>
</tr>
<tr>
<td>13</td>
<td></td>
<td></td>
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<td></td>
<td>□ Yes  □ No  □ Yes  □ No</td>
</tr>
<tr>
<td>14</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>□ Yes  □ No  □ Yes  □ No</td>
</tr>
<tr>
<td>15</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>□ Yes  □ No  □ Yes  □ No</td>
</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>□ Yes  □ No  □ Yes  □ No</td>
</tr>
</tbody>
</table>

If you have more than 16 qualifying employees, complete additional schedules.
General Instructions
Arizona law provides a credit for employers who have an employee that is a member of the Arizona National Guard if the employee is placed on active duty.

The credit is $1,000 for each employee who is placed on active duty by the Arizona National Guard.

To qualify for the credit, all of the following must apply:

1. The employee must be a member of the Arizona National Guard.
2. The employee must be in a full time equivalent position when the employee is placed on active duty.
3. Each member of the Arizona National Guard who is employed must have served during the taxable year on active duty for training that exceeds the required annual training period, including any activation for federal or state contingencies or emergencies.

You may claim this credit only once in any taxable year with respect to each employee who is placed on active duty by the Arizona National Guard. However, you may claim the credit again for that employee in a subsequent year if that employee remains on active duty or is placed again on active duty in a subsequent taxable year.

If the allowable credit exceeds your income tax liability, you may carry over any unused amount for the next 5 consecutive taxable years.

This credit is available to individuals, corporations, and S corporations. A partnership may pass the credit through to its partners. An S corporation may pass the credit through to its shareholders.

This credit is also available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate the UBTI.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

Part I - Business Information
Lines 1 through 3 -
On lines 1, 2, and 3, enter the name, address, and employer identification number of the business that employs qualifying employees.

Part II - Credit Computation

Form 333-1 Qualifying Employees
An eligible employee is an employee in a full time equivalent position who is placed on active duty by the Arizona National Guard. To be eligible for the credit, each Arizona National Guard member must have served, during the taxable year, on active duty for training that exceeds the required annual training period, including any activation for federal or state contingencies or emergencies.

Form 333 -
Lines 4 through 6 -
The credit is $1,000 for each qualifying employee that is placed on active duty by the Arizona National Guard. Complete lines 4 through 6 as instructed on the form.

Part III - S Corporation Credit Election and Shareholder’s Share of Credit
Line 7 -
The S corporation must complete this portion of Form 333 in order for the S corporation or its shareholders to claim this credit. The S corporation must make an irrevocable election either to claim the credit or to pass the credit through to its shareholders.

The election statement must be signed by one of the officers of the S corporation who is also a signatory to the Arizona Form 120S.

Lines 8 through 10 -
If the S corporation elects to pass the credit through to its shareholders, it must also complete lines 8 through 10.

S corporations must complete Form 333, Parts I through III. The S corporation must complete Part III, lines 8 through 10, separately for each shareholder.

Each shareholder may claim only a pro rata share of the credit based on the shareholder’s ownership interest in the S corporation. The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 333.

Each shareholder must complete Parts V and VI.

Part IV - Partner’s Share of Credit
Lines 11 through 13 -
Partnerships must complete Form 333, Parts I and II. Then complete Part IV, lines 11 through 13, separately for each
Each partner may claim only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The partnership must furnish each partner with a copy of pages 1 and 2 of Form 333. Each partner must complete Parts V and VI.

### Part V – Available Credit Carryover

**Lines 14 through 19 -**

Use Part V to figure your total available credit carryover from taxable years 2008 through 2012.

Complete lines 14 through 19 to figure your available credit carryover from taxable years 2008 through 2012 if you claimed the credit on your 2008, 2009, 2010, 2011 and/or 2012 return, and the credit was more than your tax.

- In column (b), enter the credit originally computed for the taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d).
- Add the amounts entered on lines 14 through 18 in column (d).

Enter the total on line 19, column (d).

### Part VI - Total Available Credit

**Line 20 -**

Individuals, corporations, S corporations claiming the credit, or exempt organizations with UBTI, enter the amount from Part II, line 6.

S corporation shareholders, enter the amount from Part III, line 10.

Partners of a partnership, enter the amount from Part IV, line 13.

**Line 21 -**

Enter the amount from Part V, line 19, column (d).

**Line 22 -**

Add lines 20 and 21. Enter the total.

Corporations, S corporations claiming the credit, and exempt organizations with UBTI claiming the credit; also enter the total available credit on Arizona Form 300, Part I, line 12.

Individuals; also enter the total available credit on Arizona Form 301, Part I, line 18.
ARIZONA FORM
334
Motion Picture Credits
2013

For the calendar year 2013 or fiscal year beginning [M, D, D, 2, 0, 1, 3] and ending [M, D, D, 2, 0, Y, Y].

Attach this completed form and your Commerce postapproval document to your return.

Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165
Social Security or Employer Identification Number

Part I Individual Who Will Maintain Records of Expenditures in Arizona

<table>
<thead>
<tr>
<th>Name</th>
<th>Current Address – number and street</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Phone Number (with area code)</th>
<th>City, Town or Post Office</th>
<th>State</th>
<th>ZIP Code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part II Listing of Postapproved Productions

Motion Picture Production Companies, complete this section.
- List completed productions for which you have received Commerce postapproval.
- If you have more than two completed productions, attach additional schedules. See instructions.

<table>
<thead>
<tr>
<th>(a) Commerce Postapproval Information</th>
<th>(b) Approved Credit Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a1) Allocation Year</td>
<td>(a2) Postapproval Date</td>
</tr>
<tr>
<td>1</td>
<td>YYYY</td>
</tr>
<tr>
<td>2</td>
<td>YYYY</td>
</tr>
<tr>
<td>3</td>
<td>Aggregate total from all additional schedules</td>
</tr>
<tr>
<td>4</td>
<td>TOTAL: Add lines 1 through 3</td>
</tr>
</tbody>
</table>

Part III S Corporation Credit Election and Shareholder’s Share of Credit

5 The S corporation has made an irrevocable election for the allocation year [ , , , ] to

☐ Claim the credit for motion picture production costs as shown on Part II, line 4 (for the allocation year mentioned above);

☐ OR Pass the credit for motion picture production costs as shown on Part II, line 4 (for the allocation year mentioned above) through to its shareholders.

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

- If passing the credit through to the shareholders, complete lines 6 through 8 separately for each shareholder.
- Furnish each shareholder with a copy of pages 1 and 2 of Form 334.
- Provide each shareholder with a copy of the postapproval document from Commerce.

6 Name of shareholder:

7 Shareholder’s TIN:

8 Shareholder’s share of the available credit for motion picture production costs from Part II, line 4 …………………………… 8 00

Continued on page 2 ➔
Part IV  Partner’s Share of Credit

• Complete lines 9 through 11 separately for each partner.
• Furnish each partner with a copy of pages 1 and 2 of Form 334.
• Provide each partner with a copy of the postapproval document from Commerce.

9  Name of partner:

10  Partner’s TIN:

11  Partner’s share of the available credit for motion picture production costs for the allocation year [____] from Part II, line 4

Part V  Available Credit Carryover

Attach Form(s) 334-1 to detail lines 14 and/or 17.

<p>| | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>12</td>
<td>Allocation year – see instructions</td>
<td>2010</td>
<td>2009</td>
</tr>
<tr>
<td>13</td>
<td>Original credit amount</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Credit transfers received – attach schedule</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Available credit – add lines 13 and 14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Amount previously used</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Credit transferred to other taxpayer(s) – attach schedule</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Amount unallowable – see instructions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Available carryover – subtract the sum of lines 16 through 18 from line 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Total available carryover</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Corporations, exempt organizations with UBTI, and S corporations – enter amount from Part V, line 20, column (d), on Form 300, Part I, line 13.
Individuals – enter amount from Part V, line 20, column (d), on Form 301, Part I, line 19.
## Part I Credits Received From Other Entities

This form applies to allocation year (Check only one box):

- [ ] 2010
- [ ] 2009
- [ ] 2008
- [ ] 2007

List the credits other entities have transferred to you.

<table>
<thead>
<tr>
<th>Transfer Information</th>
<th>Commerce Postapproval Number</th>
<th>Amount of Credit Received From Transferer (b)</th>
</tr>
</thead>
</table>

### Table Columns
- **(a)** Motion Picture Production Company Information
- **(b)** Name (c) TIN (d) 2013
- **(c)** TIN (d) 2013
- **(d)** Amount of Credit Received From Transferer

## Part II Credits Transferred to Other Entities

List the credits you transferred to other entities.

| Motion Picture Production Company Information | Commerce Postapproval Number | Credit Transferred To: (c) TIN (d) 2013
|-----------------------------------------------|-------------------------------|---------------------------------------------|

### Table Columns
- **(a)** Motion Picture Production Company Information
- **(b)** Name (c) TIN (d) 2013
- **(c)** TIN (d) 2013
- **(d)** Amount of Credit Available for Transfer
- **(e)** Latest Taxable Year In Which Credit Applied
- **(f)** Transfer Date

### Table Columns
- **(g)** Amount of Credit Transferred
- **(h)** Credit Balance
Credit for Motion Picture Production Costs

Former Arizona Revised Statutes §§ 43-1075 and 43-1163 provided transferable individual and corporate income tax credits against tax liabilities for motion picture production companies that produce motion pictures completely or partially in Arizona. “Motion picture” was defined as a single medium or multimedia program including commercials, music videos or a television series.

The credit is based on a percentage of motion picture production costs that a motion picture production company had in Arizona that were directly attributable to the production of the motion picture in Arizona.

The tax credit is in lieu of a deduction for the expenses for which the credit is claimed. An addition to Arizona gross income is required for the amount of the expenses included in the computation of federal taxable income for which the Arizona tax credit is claimed. For example, if a taxpayer computes its $30,000 credit on $100,000 of expenses, the taxpayer must add $100,000 to federal taxable income.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

No credit will be allowed to any taxpayer who has a delinquent tax balance owed to the Arizona Department of Revenue.

In order to obtain the credit for motion picture production costs, a motion picture production company must have received postapproval from the Arizona Commerce Authority (“Commerce”) prior to claiming the credit. The credit may be claimed on the first tax return due after the postapproval has been received, but not before the tax year of the preapproval (“allocation year”). The allocation year is the calendar year to which the credit is applied to the cap. Company A’s credit is allocated to 2010, and 2010 is the first year of the credit. However, because Company A must claim the credit on the first return due after the postapproval, the first year in which Company A may claim the credit is 2011 (if Company A did not request a filing extension for 2011, Company A could not claim the credit on its 2011 return).

The credit a taxpayer may claim can never exceed the amount that was preapproved.

Credit Transfer

Form 334-1 - Schedule of Credit Transfers

Former Arizona law allowed you to obtain the motion picture credit from other entities, and to transfer your credit to other entities. Use Form 334-1 to record transfers you made to, and received from, other entities.

Check a box to indicate the allocation year of the credit. Check only one box. Complete a separate Form 334-1 for transfers related to each allocation year. For example, if the taxpayer is transferring credits from both 2009 and 2010, the taxpayer would complete one Form 334-1 for 2009 and complete a separate Form 334-1 for 2010.

Complete Part I to record the credits you have received as transfers from other entities. If you received a credit as a transfer directly from the motion picture company that originated the credit, enter the name and TIN of the motion picture company in column (a). In column (b), write “same as transferor.” If you received the credit from an entity other than the motion picture company, enter that entity information in column (a), and the information of the motion picture company in column (b).

Complete Part II to record the credits you transferred to others. In column (h), enter any credit balance you have remaining on a credit you transferred to someone else. If you have no balance remaining, write zero in column (h).

Form 334-E and Form 334-O - Notice of Transfer

Complete Form 334-E or Form 334-O as instructed on the form.

Authorized contact person: List the name and telephone number of the individual who Arizona Department of Revenue employees may contact with questions about this form. Confidential information may be disclosed to a principal officer, any person designated by a principal officer, any person designated in a resolution by the corporate board of directors or other similar governing body, or to an individual designated as an authorized representative in a valid power of attorney. A principal
corporate officer of a parent corporation may execute a written authorization for a controlled subsidiary. Refer to Arizona General Tax Ruling GTR 02-1 for additional information on the definition of a controlled subsidiary. IF THIS INDIVIDUAL IS NOT A PRINCIPAL OFFICER, OR IS NOT DESIGNATED AS AN AUTHORIZED REPRESENTATIVE IN A VALID POWER OF ATTORNEY, THE TAXPAYER UNDERSTANDS AND AGREES THAT CONFIDENTIAL INFORMATION MAY BE DISCLOSED TO THIS INDIVIDUAL.

NOTE: Both the transferor and transferee must report transfers to the department within thirty days of the transfer. Transferors file Form 334-O while transferees file Form 334-E. Do not file the forms with Form 334. Instead, file them to this address: Arizona Department of Revenue, Office of Economic Research and Analysis, PO BOX 29099, Phoenix, AZ 85038.

Carryover Period

The credit for motion picture production costs may be carried forward and used against not more than five consecutive taxable years’ income tax liabilities.

The carryover period is determined by the allocation year of the motion picture production company that originated the credit. The allocation year is the calendar year to which the credit was applied to the annual credit cap. This date will be noted on the postapproval document received from Commerce. All motion picture credits are already in the five year carryover period.

Example 1: Company C, a motion picture production company, is a calendar year filer. Company C received preapproval from Commerce for producing Motion Picture D on January 3, 2010. Because the credit is allocated to the year the credit is applied to the annual credit cap, 2010 is the allocation year; 2010 is also the first year of the credit.

Company C received its postapproval for Motion Picture D on June 14, 2012. Company C may claim the credit on the first return due after the postapproval, but not before the allocation year. The first year in which Company C may claim the credit is 2011 (if Company C did not request a filing extension for 2011, Company C could not claim the credit on its 2011 return). Because the carryforward period begins with the first year after the allocation year, 2011 is the first year of the carryover period.

If Company C transfers the credit to Company E during Company E’s 2012 tax year (year two of the carryover period), Company E may use the credit to apply against its 2012 tax liability. If Company E transfers the credit in 2013 to Company F, Company F would be using the credit in the third carryover year. There would be two more consecutive calendar years remaining in the carryover period. A credit allocated to the 2010 annual credit cap can be carried forward through calendar year 2015.

NOTE: The credit for motion picture production costs must be claimed on a timely filed original income tax return, including extensions. Therefore, it may not be claimed on an amended return.

Limited Managed Audit

The motion picture company may enter into a limited managed audit agreement with the department to confirm the credit amount. Contact the department’s audit section for details.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer’s employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. A taxpayer that fails to include its TIN may be subject to a penalty.

If you did not originate the credit, but received the credit through a transfer, skip Parts I through IV. Complete Part V and Form(s) 334-1.

Part I - Individual Who Will Maintain Records of Expenditures in Arizona

In this area, enter the name, address, and telephone number of the person who will keep the records of the expenditures the company has in Arizona. If more than one individual will keep the records, attach an additional schedule.

Your tax information on file with the department is confidential. The department cannot discuss your tax information with anyone else, unless you have authorized the department to release confidential information to that person. You may use Form 285 to authorize the department to release confidential information to the individual(s) you have named in Part I, or any appointee you choose. See Form 285 for details.

Part II - Listing of Postapproved Productions

Lines 1 through 4 -

In Part II, list all of your productions that Commerce postapproved that are eligible to be claimed on this year’s tax return. Credits for motion picture production costs are eligible to be claimed on the first tax return due after the postapproval date, including extensions. Write the allocation year in column (a)1. The allocation year is the calendar year to which the credit was applied to the annual credit cap. This date will be noted on the postapproval document received from Commerce. Commerce has assigned each production a priority placement number, which should be the same on both preapproval and postapproval documents. List this number in column (a)3.

If the company entered into a limited managed audit agreement, list the approved credit amount based on the
Motion Picture Tax Credit Certificate. Otherwise, enter the approved credit amount per the postapproval document.

If you do not have enough lines on the form to enter all of the productions eligible to be claimed this tax year, attach a schedule that shows all of the information Part II requires. Enter the total approved credit amount from all attached schedules on line 3. Add lines 1 through 3, and enter the total on line 4. This is the total credit for motion picture production costs.

Because the allocation year in column (a)1 is 2010 or prior, the credit for motion picture production costs is already in the five year carryover period. Enter the amount for each production from Part II, column (b) in Part V, on line 13, in the column corresponding with the allocation year in Part II, column (a)1.

Complete Form 334-1 before completing the rest of Form 334.

**FORM 334-1**

Complete Form(s) 334-1; check the box to indicate the allocation year in which the credit was originated. Complete a Form 334-1 for each allocation year. List all transferred credits on Form(s) 334-1. Refer to Form(s) 334-1 to determine amounts needed for Form 334, Part V, line 14 or line 17. For example, if a taxpayer transfers a credit in the amount of $50,000 from the 2009 allocation year, in addition to completing Form 334-1, Part II, the taxpayer would enter $50,000 on Part V, line 17 in the column for 2009.

**FORM 334**

**NOTE:** Because all motion picture production cost credits are already in the carryover period. All credits claimed in Part II should be entered in Part V, line 13 of the allocation year of the credit.

**Part III - S Corporation Credit Election and Shareholder’s Share of Credit**

**Lines 5 through 8** -

S corporations must complete this portion of Form 334 in order for the S corporation or its shareholders to claim the credit. The S corporation must make an irrevocable election either to claim the credit or to pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

If the S corporation elects to pass the credit through to its shareholders, it must first complete Form 334, Parts I and II, then complete Part III, lines 6 through 8, separately for each shareholder. The S corporation may determine the amount of pass-through credits on any basis, without regard to ownership interest. The total of the credits allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 334 and a copy of the postapproval document received from Commerce. Each shareholder would then complete Part V.

**Part IV - Partner’s Share of Credit**

**Lines 9 through 11** -

A partnership must complete Form 334, Parts I and II, then complete Part IV, lines 9 through 11, separately for each partner. The partnership may determine the amount of pass-through credits on any basis, without regard to ownership interest. The total of the credits allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of pages 1 and 2 of Form 334 and a copy of the postapproval document received from Commerce. Each partner would then complete Part V.

**Part V - Available Credit Carryover**

**Lines 12 through 20** -

Use Part V to figure your total available credit carryover for motion picture production costs. Complete lines 12 through 20, columns (a) through (d), if you claimed the credit on a prior year’s return and the credit was more than your tax, or because the credit originated on this year’s tax return was from a prior allocation year.

The allocation year(s) are entered on line 12. The allocation year is the calendar year to which the credit was applied to the annual credit cap. This date will be noted on the postapproval document received from Commerce. On line 13, enter the credit originally computed for that allocation year. On line 14, enter the total of any credit transfers you received that were originated in that allocation year. Add lines 13 and 14 together and enter the total on line 15. On line 16, enter the amount of the credit originated in that allocation year which you have already used. Enter the amount of credit from that allocation year that you transferred to other entities on line 17. On line 18, enter the total amount of credit that you can no longer use because it was disallowed, recaptured, or has expired. Subtract the sum of the amounts on lines 16 through 18 from line 15, and enter the difference on line 19. Add the amounts entered on line 19, columns (a) through (c) and enter the result on line 20, column (d).

**NOTE:** Be sure to complete and attach Form(s) 334-1, one for each allocation year transferred credits were originated from, to detail credit transfers included on lines 14 and/or 17.

The amount on Part V, line 20, column (d) is the available credit carryover for motion picture production costs.

Corporations, exempt organizations with UBTI, and S corporations - enter the amount on Part V, line 20, column (d) on Form 300, Part I, line 13.

Individuals - enter the amount on Part V, line 20, column (d) on Form 301, Part I, line 19.
ARIZONA FORM 334-E  
Transferee Notice of Transfer of Motion Picture Credits

The transferee must submit this notice to the Department of Revenue within thirty days after the sale or transfer. The notice must be accompanied by a processing fee of 1 percent of the transfer amount or $200, whichever is less. Notices that are not accompanied by the fee will be rejected.

**DO NOT MAIL COMPLETED FORM WITH TAX RETURN.**

MAIL FORM SEPARATELY TO:  
Arizona Department of Revenue  
Office of Economic Research and Analysis  
PO Box 29099  
Phoenix, AZ 85038

Processing fee enclosed ..................................................  $00

**HOW TO COMPUTE PROCESSING FEE:** Multiply the amount of transfer by 1% (.01). Round dollar amounts to the nearest whole dollar. If 50 cents or more, round up to the next dollar. If less than 50 cents, round down. If the result is less than $200, enter the amount. If the amount is equal to or greater than $200, enter $200. Make checks payable to: Arizona Department of Revenue.

<table>
<thead>
<tr>
<th>A. Transferee Information:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>TIN</td>
</tr>
<tr>
<td>Number and street or PO Box</td>
<td></td>
</tr>
<tr>
<td>City or town, state, and ZIP code</td>
<td></td>
</tr>
<tr>
<td>Authorized contact person</td>
<td>Telephone number (with area code)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B. Motion Picture Production Company Information:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>TIN</td>
</tr>
<tr>
<td>Number and street or PO Box</td>
<td></td>
</tr>
<tr>
<td>City or town, state, and ZIP code</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C. Credit Information:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of transfer</td>
</tr>
<tr>
<td>MMDDYYYY</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>D. Transferee Information:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>TIN</td>
</tr>
<tr>
<td>Authorized contact person</td>
<td>Telephone number (with area code)</td>
</tr>
</tbody>
</table>

Effective as of the transfer date, the transferee has received a credit for motion picture production costs for $00 from the transferor noted above.

Transferee Signature | Name

Title | Telephone number (with area code)

ADOR 10717 (13)
ARIZONA FORM 334-O

Transferor Notice of Transfer of Motion Picture Credits

The transferor must submit this notice to the Department of Revenue within thirty days after the sale or transfer. Each form must be for a transfer of a single credit by a transferor to one or more transferees. If you have more than one credit you are transferring, complete a separate Form 334-O for each credit.

DO NOT MAIL COMPLETED FORM WITH TAX RETURN.

MAIL FORM SEPARATELY TO:
Arizona Department of Revenue
Office of Economic Research and Analysis
PO Box 29099
Phoenix, AZ 85038

A. Transferor Information:

Name
Number and street or PO Box
City or town, state, and ZIP code
Authorized contact person
Telephone number (with area code)

B. Motion Picture Production Company Information:

Name
Number and street or PO Box
City or town, state, and ZIP code
Authorized contact person
Telephone number (with area code)

C. Credit Information:

<table>
<thead>
<tr>
<th></th>
<th>Credit postapproval number</th>
<th></th>
<th>Transfer credit balance before transfer</th>
<th>$</th>
<th>00</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Amount of transfer from page 2, Part D, Line 5</td>
<td>$</td>
<td>00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Date of transfer</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>M</td>
<td>D</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
</tbody>
</table>

D. Transferee Information:

Enter the transferee information on page 2 of this form.

The transferor hereby represents that it has neither claimed for its own behalf nor conveyed to any other transferee the credit for motion picture production costs transferred in this notice. Effective as of the date of transfer shown in this notice, the transferor agrees to transfer the credit amount shown on line 2 above.

Transferor Signature
Taxpayer name
Title
Telephone number (with area code)
D. Transferee Information:

List each transferee to whom you are transferring this credit. If you need more space, complete additional schedules.

<table>
<thead>
<tr>
<th>Name</th>
<th>TIN</th>
<th>Credit amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>Number and street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City or town, state and ZIP code</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authorized contact person</td>
<td>Telephone number (with area code)</td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>Number and street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City or town, state and ZIP code</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authorized contact person</td>
<td>Telephone number (with area code)</td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>Number and street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City or town, state and ZIP code</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authorized contact person</td>
<td>Telephone number (with area code)</td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>Number and street</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City or town, state and ZIP code</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authorized contact person</td>
<td>Telephone number (with area code)</td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Total – add lines 1 through 4. Enter the total here and on Page 1, Part C, Line 2</td>
<td>00</td>
</tr>
<tr>
<td>Credit amount</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
# ARIZONA FORM 335

Credit for Corporate Contributions to School Tuition Organizations

2013

For the calendar year 2013 or fiscal year beginning ___________ and ending ___________.

Attach to your return.

<table>
<thead>
<tr>
<th>Name as shown on Form 99T, 120, 120A, 120S, 120X or 165</th>
<th>Employer Identification Number</th>
</tr>
</thead>
</table>

## Part I  Current Taxable Year’s Credit Calculation

<table>
<thead>
<tr>
<th>(a) School tuition organization name and address</th>
<th>(b) Credit approval number</th>
<th>(c) Contribution amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>6</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>8</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>9</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>10</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>11 Total current year's credit. Add lines 1 through 10 .........................................................</td>
<td>00</td>
<td></td>
</tr>
</tbody>
</table>

## Part II  Corporate Partner’s Share of Credit

Complete lines 12 through 14 separately for each corporate partner.

Furnish each corporate partner with a copy of pages 1 and 2 of Form 335.

12 Name of corporate partner ____________________________________________

13 Corporate partner’s TIN  ____________________________________________

14 Corporate partner’s share of the amount on Part I, line 11, column (c) ......................................................... 14 00
Part III  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Taxable year</th>
<th>(b) Original credit amount</th>
<th>(c) Amount previously used</th>
<th>(d) Available carryover - Subtract column (c) from column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>15</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Total available carryover</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part IV  Total Available Credit

21 Current year’s credit. Corporations, exempt organizations with UBTI, and S corporations – enter the amount from Part I, line 11, column (c). Corporate partners of a partnership – enter the amount from Part II, line 14 ............... 21 00
22 Available credit carryover – from Part III, line 20, column (d). .......................................................................................................................... 22 00
23 Total available credit. Add lines 21 and 22. Enter the amount here and on Form 300, Part I, line 14 ............... 23 00
2013 Credit for Corporate Contributions to School Tuition Organizations

Obtain additional information or assistance by calling one of the numbers listed below:

Phoenix  (602) 255-3381
From area codes 520 and 928, toll-free  (800) 352-4090

Obtain tax rulings, tax procedures, tax forms and instructions, and other tax information by accessing the department's Internet home page at www.azdor.gov.

General Instructions

Arizona Revised Statutes (A.R.S.) § 43-1183 provides a nonrefundable corporate income tax credit for contributions made to a school tuition organization that provides scholarships or grants to qualified schools. The school tuition organization must be certified pursuant to Chapter 15 of Title 43 at the time of donation.

Contributions designated as being for the direct benefit of any specific student will not qualify for the credit. This credit is in lieu of any deduction taken under Internal Revenue Code § 170 for state tax purposes.

The tax credit is equal to the amount the department has preapproved, if the taxpayer has made that amount of contribution to the school tuition organization within twenty days of when the school tuition organization notified the taxpayer of the preapproval.

The tax credit is available only to corporate taxpayers. A partnership may pass this credit through only to its corporate partners, each of which may claim a pro rata share of the credit based on ownership interest. An S corporation may claim this credit against income Arizona is taxing at the corporate level, or the S corporation may elect to pass this credit through to only its exempt organization shareholders, each of which may claim a pro rata share of the credit based on ownership interest.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Co-owners of a business, including corporate partners of a partnership or exempt organization shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The pro rata share that would be distributed to non-eligible partners or shareholders is lost. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

If the allowable tax credit exceeds the taxes otherwise due, or if there are no taxes due, the amount of the credit not used to offset taxes may be carried forward for not more than five consecutive taxable years as a credit against subsequent years' income tax liability.

The amount of total credits the Arizona Department of Revenue may allow cannot exceed $10 million in the first fiscal year. This amount will increase by 20% in each following fiscal year. The state's fiscal year begins on July 1, and ends on June 30 of the following year.

A taxpayer shall not claim a credit for this credit and the credit provided under A.R.S. § 43-1184, claimed on Arizona Form 341, with respect to the same contribution.

CREDIT PREAPPROVAL PROCEDURE

The department will preapprove the credits on a first-come, first-served basis. The preapproval process works as follows:

- Before making the contribution, the taxpayer notifies the school tuition organization of the intended amount.
- The school tuition organization requests preapproval from the Arizona Department of Revenue.
- The Arizona Department of Revenue preapproves or denies the request within twenty days after it has received the request, and notifies the school tuition organization.
- If the request is preapproved, the school tuition organization notifies the taxpayer immediately.
- The taxpayer must make the contribution within twenty days of receiving notice from the school tuition organization.

QUALIFIED SCHOOL TUITION ORGANIZATION REQUIREMENTS

The school tuition organization receiving contributions under this program must be certified pursuant to Chapter 15 of Title 43 at the time of donation.

For 2013, each educational scholarship or tuition grant is limited to $4,900 for kindergarten through eighth grade students, and to $6,200 for students in grades nine through twelve. Each limitation will each increase by $100 in each subsequent program year.

Specific Instructions

Complete the name and employer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

Part I - Current Taxable Year’s Credit Calculation

List each school tuition organization’s name, address, credit approval number, and approved contribution amount. If you made contributions to more than ten organizations, complete and attach additional schedules.
Add the amount of contributions made to all school tuition organizations listed on lines 1 through 10, and any additional schedule(s). Enter the total on line 11.

**Part II - Corporate Partner’s Share of Credit**

Partnerships must complete Form 335, Part I. The partnership must complete Part II, lines 12 through 14, separately for each corporate partner.

Each corporate partner is entitled to only a pro rata share of the credit based on the corporate partner’s ownership interest in the partnership. The total of the credit allowed to all corporate partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each corporate partner with a copy of all of the following documents:

1) pages 1 and 2 of Form 335;
2) supplementary schedules to Part I, if applicable; and
3) a copy of the school tuition organization’s preapproved application(s).

Each corporate partner would then complete Part III, if applicable, and Part IV of Form 335.

**NOTE:** An S corporation that elects to pass the credit through to its exempt organization shareholders should complete Part II separately for each exempt organization shareholder and attach a statement to Form 335, signed by a signatory to Arizona Form 120S, that states: The S corporation has made an irrevocable election for the taxable year ending (MM/DD/YYYY) to pass the credit for corporate contributions to school tuition organizations as shown on Form 335, Part I, line 11, column (c) through to its exempt organization shareholders. Each exempt organization shareholder would then complete Part III, if applicable, and Part IV of Form 335.

**Part III - Available Credit Carryover**

Use Part III to figure your total available credit carryover from prior taxable years. Complete lines 15 through 20, columns (a) through (d), if you claimed the credit on a prior year’s return and the credit exceeded your tax liability.

Enter the taxable year(s) from which you are carrying over the credit in column (a) on lines 15 through 19. In column (b), enter the amount originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which you have already used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 15 through 19 in column (d). Enter the total on line 20, column (d). This is the total credit carryover available for the current taxable year.

**Part IV - Total Available Credit**

**Line 21 -**

Enter the current year’s credit.

*Corporations, exempt organizations with UBTI, and S corporations* - enter the amount from Part I, line 11, column (c).

*Corporate partners of a partnership and exempt organizations that are shareholders of an S corporation* - enter the amount from Part II, line 14.

**Line 22 -**

Enter the available credit carryover from prior years from Part III, line 20, column (d).

**Line 23 -**

Add line 21 and line 22 and enter the total on line 23, and on Arizona Form 300, Part I, line 14.
For the calendar year 2013 or fiscal year beginning (MM, DD, YYYY) and ending (MM, DD, YYYY).

All taxpayers: Attach to your return. Exempt organizations: See instructions.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 99, 99T, 140, 140NR, 140PY, 140X, 120, 120A, 120S, 120X, 165</th>
<th>Your Social Security or Employer Identification Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140NR, 140PY, 140X (if a joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

Part I: Eligibility

1. Has the taxpayer made an application with the Arizona Commerce Authority and received an initial certification of the solar energy project? YES ☐ NO ☐

2. After the installation of the solar energy device was complete, did the taxpayer receive a Credit Certificate from the Arizona Commerce Authority? YES ☐ NO ☐

If the answer to either question 1 or question 2 is “No”, you do not qualify for this credit. In this case, do not complete Form 336.

Part II: Credit Computation for Installing Qualifying Devices

3. Enter the total number of devices installed during the taxable year for which the taxpayer is claiming a credit. __________

4. Enter the total number of buildings on which the taxpayer installed solar energy devices. __________

<table>
<thead>
<tr>
<th>(a) BUILDING 1</th>
<th>(b) BUILDING 2</th>
<th>(c) BUILDING 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address of the building on which the device was installed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Arizona Commerce Authority Credit Certificate Number For the Device</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

7. Enter the installed cost of the device. __________

<table>
<thead>
<tr>
<th>BUILDING 1</th>
<th>BUILDING 2</th>
<th>BUILDING 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ __________</td>
<td>$ __________</td>
<td>$ __________</td>
</tr>
</tbody>
</table>

8. Credit Factor: 10% 10% 10%

9. Multiply the amount on line 7 by the percentage on line 8, and enter the result. __________  __________  __________

10. Maximum Credit Per Building: __________ __________ __________

11. In columns (a) through (c), enter the lesser of the amount on line 9, or the amount on line 10. __________  __________  __________

12. Add the amounts on line 11 in each column and enter the total. __________

13. Enter the total from continuation sheets, if applicable. __________

14. Add the amount on line 12 to the amount on line 13. Enter the total. __________

15. Maximum allowable credit: 50,000.00

16. Enter the smaller of line 14 or line 15. __________

ADOR 10722 (13)
Part III: Allowable Credit Transferred to You as a Third Party

<table>
<thead>
<tr>
<th>17 Credit Limitation: Subtract the amount on line 16 from the amount on line 15. If “zero” or less, skip Part III.</th>
<th>17 00</th>
</tr>
</thead>
<tbody>
<tr>
<td>18 Credits Transferred to You as a Third Party: Enter the aggregate total, from Part IV, line 24, from all Forms 336 received from taxpayers that have transferred the credit to you as a third party.</td>
<td>18 00</td>
</tr>
<tr>
<td>19 Allowable Credit to You as a Third Party: Enter the smaller of line 17 or line 18.</td>
<td>19 00</td>
</tr>
</tbody>
</table>

Part IV: Taxpayer’s Third Party Election

To be completed by all taxpayers that had the solar energy device installed.

20 The taxpayer has made an irrevocable election for the taxable year ending: MMDDYYYY to (check only one box):

- Claim the credit for solar energy devices listed on Part II.
- OR-
- Allow a third party to claim the credit for solar energy devices listed on Part II.

Signature __________________________________________________________________ Title __________ Date __________

If you had more than one device installed, and are transferring those credits to different third parties, please complete a separate Form 336 for each third party for which the election is made.

21 Name of third party: ____________________________________________________________

22 Third Party’s TIN: _____________________________________________________________

23 Commerce Credit Certificate Number for the device for which you are transferring the credit: _____________________________________________________________

24 Amount of credit to be transferred to third party for the device noted on line 23. This amount must equal the amount entered on Form 336, Part II, line 11 for that particular device. | 24 00 |

25 If the credit is being transferred to only one third party, enter the amount on Part IV, line 24 here. If the credit is being transferred to more than one third party, enter the total transferred to all third parties here. | 25 00 |

Part V: Current Year’s Credit

26 Credit Computed This Taxable Year: Enter the amount from Part II, line 16…………………………………… | 26 00 |

27 Allowable Credit Transferred to You as a Third Party: Enter the amount from Part III, line 19…………………… | 27 00 |

28 Subtotal: Add the amount on line 26 to the amount on line 27. Enter the total……………………………………………………… | 28 00 |

29 Credit You Transferred to a Third Party: Enter the amount from Part IV, line 25……………………………………… | 29 00 |

30 Current Year’s Credit: Subtract the amount on line 29 from the amount on line 28………………………………… | 30 00 |

Continued on page 3 ➔
Part VI: S Corporation Credit Election and Shareholder’s Share of Credit

31 The S corporation has made an irrevocable election for the taxable year ending: [MMDDYYYY] to (check only one box):

☐ Claim the credit for solar energy devices as shown on Part V, line 30, for the taxable year mentioned above.

-OR-

☐ Pass the credit for solar energy devices as shown on Part V, line 30, for the taxable year mentioned above through to its shareholders.

If passing the credit through to the shareholders, complete lines 32 through 34 separately for each shareholder. Furnish each shareholder with a copy of the completed Form 336.

32 Name of shareholder:

33 Shareholder’s TIN:

34 Shareholder’s share of the amount shown on Part V, line 30 ……………………………………………………………………………………………………………………….. 34 00

Part VII: Partner’s Share of Credit

Complete lines 35 through 37 separately for each partner. Furnish each partner with a copy of the completed Form 336.

35 Name of partner:

36 Partner’s TIN:

37 Partner’s share of the amount on Part V, line 30 ……………………………………………………………………………………………………………………….. 37 00

Part VIII: Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Carryover From Taxable Year</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>38 2008</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>39 2009</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>40 2010</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>41 2011</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>42 2012</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>43 TOTAL AVAILABLE CARRYOVER</td>
<td></td>
<td></td>
<td>.00</td>
</tr>
</tbody>
</table>

Part IX: Total Available Credit

44 Individuals, corporations, S corporations, or exempt organizations with UBTI: Enter the amount from Part V, line 30…….

• S corporation shareholders: Enter the amount from Part VI, line 34.

• Partners of a partnership: Enter the amount from Part VII, line 37.

45 Available credit carryover from Part VIII, line 43, column (d)…………………………………………………………………………………………………………………….. 45 00

46 Total Available Credit: Add the amount on line 44 to the amount on line 45 ……………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………………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**General Instructions**

For taxable years beginning on or after January 1, 2006 through December 31, 2018, Arizona law provides a solar energy credit for a taxpayer that installs one or more solar energy devices for commercial, industrial, or any other nonresidential application in the taxpayer’s facility located in Arizona.

The solar energy credit is 10% of the cost of the installed device. The credit cannot exceed $25,000 with respect to the same building in the same tax year, or $50,000 in total credits in any given tax year.

If the allowable tax credit is more than the tax, the taxpayer may carry the unused credit forward for up to the next 5 consecutive tax years.

**Who May Claim This Credit**

This credit is available to individuals, corporations and S corporations. A partnership may pass the credit through to its partners. An S corporation may pass the credit through to its shareholders.

This credit is also available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

The taxpayer, including a tax exempt organization that would otherwise qualify for the credit, may elect to transfer the credit to the third party that financed, installed, or manufactured the solar energy device. All taxpayers, including a tax exempt organization that elects to transfer the credit to a third party, must complete Arizona Form 336 to make this election.

**Tax Exempt Organizations**

A tax exempt organization, filing only Form 99, and that is transferring this credit to a third party must complete Parts I, II and IV of Form 336. The tax exempt organization must furnish each taxpayer, to whom it transfers a credit, a completed copy of Form 336 (Parts I through IV, only). The exempt organization must mail a copy of the completed Form 336 to:

Arizona Department of Revenue  
Office of Economic Research and Analysis  
PO Box 29099  
Phoenix, AZ  85038-9099

**Credit Eligibility**

To be eligible for this credit, the Arizona Commerce Authority (ACA) must have issued the taxpayer a Credit Certificate that includes an identifying number. To obtain a Credit Certificate, the taxpayer must file additional information to the ACA once the installation is complete. For more information on how to make an application for this credit with the ACA, visit www.azcommerce.com.

**Solar Energy Devices**

For the purpose of this credit, a solar energy device means a system or series of mechanisms designed primarily to provide heating, to provide cooling, to produce electrical power, to produce mechanical power, to provide solar day lighting or to provide any combination of the foregoing by means of collecting and transferring solar generated energy into such uses either by active or passive means, including wind generator systems that produce electricity. Solar energy systems may also have the capability of storing solar energy for future use. Passive systems shall clearly be designed as a...
solar energy device, such as a trombe wall, and not merely as a part of a normal structure, such as a window.

The person who sells or installs the solar energy device must furnish the taxpayer with an accounting of the cost.

Line-by-Line Instructions

Enter the names and taxpayer identification numbers (TIN) as shown on Form 99, 99T, 140, 140NR, 140PY, 140X, 120, 120A, 120S, 120X, or 165. If the taxpayer is an exempt organization that is not required to file Arizona Form 99, enter the organization’s name and employer identification number (EIN). Fiscal year basis taxpayers must indicate the period covered by the taxable year. Attach the completed form to the tax return. Exempt organizations must file this form as noted under the heading titled “Tax Exempt Organizations.”

All returns, statements, and other documents filed with the Department of Revenue (Department) require a TIN. The TIN is either a correct SSN or, for a business, the EIN. Paid tax preparers must also include their TIN on forms where requested. Paid preparers who fail to include their TIN may be subject to a penalty.

Please check the return to be sure that all required identification numbers are accurate and written clearly. Missing, incorrect, or unclear identification numbers may cause delays in processing.

Part I - Eligibility

Lines 1 and 2 -

Answer the questions 1 and 2. If you answer “NO” to either question 1 or question 2, STOP, you do not qualify for this credit. In this case, do not complete Form 336.

Part II - Credit Computation for Installing Qualifying Devices

Lines 3 through 16 -

Use lines 3 through 16 to figure your credit for installing one or more solar energy devices for commercial, industrial, or nonresidential purposes on your business property located in Arizona.

If you have installed more than one device on the same building during the same taxable year, complete your own separate schedule for each device installed on that building. The separate schedules should show the information required on lines 5 through 9 for a single device.

Enter the aggregate amount for all devices installed on the same building in the column designated for that building. When you file your return, attach your separate schedules along with Form 336 to your return. Exempt organizations must file this form as noted under the heading titled “Tax Exempt Organizations.”

If you have installed devices on more than three buildings, complete an additional schedule. The additional schedule should show the same information that is shown on the form for the first three buildings.

Complete lines 3 through 16 as instructed on the form.

Part III - Allowable Credit Transferred to You as a Third Party

Lines 17 through 19 -

Use lines 17 through 19 to claim a credit if you are the third party to which the taxpayer transferred the credit. The credit may be transferred to you as a third party only if you financed, installed or manufactured the solar energy device.

Line 17 - Credit Limitation

The total credit allowed in any given tax year cannot exceed $50,000. Line 17 limits the amount of credit allowed to be claimed in both Part II and Part III to the $50,000 maximum. Complete Line 17 as instructed on the form.

Line 18 - Credits Transferred to You as a Third Party

Enter the amount from Form 336, Part IV, line 24 received from the taxpayer otherwise eligible for the credit. If more than one taxpayer has transferred a credit to you as the third party, enter the aggregate amount from Part IV, line 24 from all Forms 336 received from the transferors.

NOTE: If claiming the credit as a third party, you must attach a copy of the Form 336 from which the credit was transferred. If you are claiming a credit from more than one taxpayer, attach all Forms 336 from which the credits were transferred.

Line 19 - Allowable Credit Transferred to You as a Third Party

Enter the smaller of line 17 or line 18. This is the amount of credit allowable to you as a third party.

Part IV - Taxpayer’s Third Party Election

Lines 20 through 25 -

All taxpayers claiming the credit must complete Part IV. The taxpayer must make an irrevocable election either to claim the credit or to transfer the credit to a third party. The credit may be transferred to a third party that financed, installed or manufactured the solar energy device.

If a taxpayer makes the election to transfer the credit to a third party, the taxpayer must transfer the entire credit allowable for that device to the third party. The taxpayer may not use a portion of the credit and also allow the third party to use a portion of the credit. However, if the taxpayer has installed more than one device, the taxpayer may claim the credit for one device and transfer the credit for the second device to a third party.

The taxpayer must sign the election statement. In the case of a corporation, the election must be signed by one of the officers of the corporation who is also a signatory to the Arizona Form 120, Form 120A or Form 120S. In the case of a partnership, the election must be signed by a partner who is also a signatory to the Arizona Form 165. In the case of a
tax exempt organization, the election must be signed by an officer of the organization.

If you have credits for multiple devices that you are transferring to more than one third party, complete a separate Form 336 for each third party to which you are transferring a credit. On line 25, enter the total amount of the credit transferred to all third party organizations. If you are transferring the credit to only one third party organization, enter the amount from line 24 on line 25.

NOTE: If you are not transferring any credit to a third party, enter zero on both lines 24 and 25.

The taxpayer must furnish each third party with a copy of the completed Form 336. The third party will use the information from Part IV, line 24 to complete its own Form 336 to claim the credit.

Part V - Current Year’s Credit

Lines 26 through 30 -

Use lines 26 through 30 to figure the current year’s credit. Complete lines 26 through 30 as instructed on the form.

Part VI - S Corporation Credit Election and Shareholder’s Share of Credit

Lines 31 through 34 -

The S corporation must complete Form 336, Parts I through V. Then the S corporation must also complete Part VI of Form 336 in order for the S corporation or its shareholders to claim this credit. The S corporation must make an irrevocable election either to claim the credit or to pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to the Arizona Form 120S.

If the S corporation elects to pass the credit through to its shareholders, it must complete lines 32 through 34 separately for each shareholder. Each shareholder may claim only a pro rata share of the credit based on the shareholder’s ownership interest in the S corporation. The S corporation must furnish each shareholder with a copy of the completed Form 336. Each shareholder must complete Parts VIII and IX.

Part VII - Partner’s Share of Credit

Lines 35 through 37 -

Partnerships must complete Form 336, Parts I through V. Then complete Part VII, lines 35 through 37, separately for each partner. Each partner may claim only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The partnership must furnish each partner with a copy of the completed Form 336. Each partner must complete Parts VIII and IX.

Part VIII - Available Credit Carryover

Lines 38 through 43 -

Use Part VIII to figure your total available credit carryover. Use lines 38 through 43 to figure your credit carryover from 2008, 2009, 2010, 2011 and/or 2012 if the credit claimed on your 2008, 2009, 2010, 2011 and/or 2012 return was more than your tax.

- In column (b), enter the credit originally computed for the taxable year.
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d).
- Add the amounts entered on lines 38 through 42 in column (d).

Enter the total on line 43, column (d).

Part IX - Total Available Credit

Lines 44 through 46 -

Use lines 44 through 46 to figure your total available credit. Complete lines 44 through 46 as instructed on the form.

Corporations, S corporations, and exempt organizations with UBTI claiming the credit; also enter the total available credit from Form 336, Part IX, line 46, on Arizona Form 300, Part I, line 15.

Individuals; also enter the total available credit from Form 336, Part IX, line 46, on Arizona Form 301, Part I, line 20.
For the calendar year 2013 or fiscal year beginning [M, M, D, D1] 2013 and ending [M, M, D, D1] 20, Y, Y.

Attach to your return.

Name as shown on Form 120, 120A, 120S, or 120X

<table>
<thead>
<tr>
<th>Taxable Year</th>
<th>Original Credit Amount</th>
<th>Amount Previously Used</th>
<th>Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
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<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>5</td>
<td>TOTAL AVAILABLE CARRYOVER: Enter the total here and on Form 300, Part I, line 16.................</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>
General Instructions

Arizona Revised Statutes § 43-1182 previously provided a nonrefundable corporate income tax credit for the installation of a water conservation system plumbing stub out in each house or dwelling unit constructed by the taxpayer. The houses or dwelling units must be located in Arizona.

The tax credit applied to taxable years beginning from and after December 31, 2006 and ending before January 1, 2012.

**NOTE:** Calendar year 2011 was the last year to establish a credit for water conservation system plumbing stub outs. Taxpayers with a fiscal year ending in 2012 did not qualify to establish a credit for 2011. Carryovers will be allowed for not more than five consecutive taxable years.

Specific Instructions

Complete the name and employer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation or an S corporation is the taxpayer's employer identification number. A taxpayer that fails to include its TIN may be subject to a penalty.

Available Credit Carryover

Complete Form 337 only if the allowable credit for prior taxable years exceeded the Arizona income tax liability for those taxable years.

Each corporate partner must complete Form 337 for the computation of the available carryover of the credit passed through by the partnership.

Lines 1 through 5 -

Enter the taxable year(s) from which you are carrying over the credit in column (a) on lines 1 through 4. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which you have already used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 1 through 4 in column (d). Enter the total on line 5, column (d). This is the total credit carryover available for the current taxable year.

Enter the amount on line 5, column (d) on Form 300, Part I, line 16. This is the total available credit which may be applied to the current taxable year's corporate income tax liability.
ARIZONA FORM 338
Credit for Investment in Qualified Small Businesses 2013

For the calendar year 2013 or fiscal year beginning [MM.DD, YYYY] and ending [MM.DD, YYYY].

Attach to your return.

Your Name as shown on Form 140, 140PY, 140NR, 140X, 120S or 165
Your Social Security or Employer Identification Number

Spouse’s Name as shown on Form 140, 140PY, 140NR, 140X (if a joint return)
Spouse’s Social Security Number

NOTE: For the year in which the credit is available, you must file your return claiming the credit by the original due date or the extended due date of your return. If you fail to claim this credit for the taxable year on a timely filed return, the credit for that taxable year expires and no carryover will be allowed.

Part I  Current Year’s Credit
1  Amount of credit for taxable year 2013 shown on the Arizona Commerce Authority’s Authorization of Tax Credits ................................................................. 1 00

To be eligible for the credit, you must attach a copy of the Arizona Commerce Authority’s Authorization of Tax Credits to your return.

Part II  S Corporation: Individual Shareholder’s Share of Credit
Complete lines 2 through 4 separately for each individual shareholder. Furnish each individual shareholder with a copy of the completed Form 338.

2  Name of individual shareholder: 

3  Individual shareholder’s SSN: 

4  Individual shareholder’s share of the amount on Part I, line 1..................................................................................................... 4 00

Part III  Partnership: Individual Partner’s Share of Credit
Complete lines 5 through 7 separately for each individual partner. Furnish each individual partner with a copy of the completed Form 338.

5  Name of individual partner: 

6  Individual partner’s SSN: 

7  Individual partner’s share of the amount on Part I, line 1..................................................................................................... 7 00

Part IV  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable Year from which you are carrying the credit</td>
<td>Original Credit Amount</td>
<td>Amount Previously Used</td>
<td>Available Carryover: Subtract column (c) from column (b).</td>
</tr>
<tr>
<td>8</td>
<td>2010</td>
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<td>00</td>
</tr>
<tr>
<td>9</td>
<td>2011</td>
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</tr>
<tr>
<td>10</td>
<td>2012</td>
<td>00</td>
<td>00</td>
</tr>
<tr>
<td>11</td>
<td>TOTAL AVAILABLE CARRYOVER</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part V  Total Available Credit

12  Enter the amount from Part I, line 1................................................................. 12 00

- Individual S corporation shareholders, enter the amount from Part II, line 4.
- Individual partners in a partnership, enter the amount from Part III, line 7.

13  Enter the amount of available carryover from Part IV, line 11, column (d) ........................................... 13 00

14  Total Available Credit: Add line 12 and line 13, and enter the total here and also on Form 301, Part I, line 21.................................................................................. 14 00

ADOR 10371 (13)
A partnership may pass the credit through to its individual partners. The total of the credits allowed all such owners may not exceed the amount that would have been allowed a sole owner.

The basis of any investment with respect to which you claim a credit must be reduced by the amount of the credit claimed with respect to the investment.

Qualified Small Business Capital Investment Program

The ACA administers the Qualified Small Business Capital Investment program. The ACA cannot allocate tax credits exceeding $20 million during the life of the program. Tax credits are authorized on a first come, first served basis. Income tax credits are equal to 30% or 35% of the investment amount and are claimed over a three year period.

To seek a tax credit under this program, you must submit an application for an Authorization of Tax Credits to the ACA. To obtain an Authorization of Tax Credits, you must document that each investment and the small business meet the eligibility requirements. The ACA will issue an Authorization of Tax Credits after determining eligibility of the investor. For more information about this credit, visit the ACA’s web site at: www.azcommerce.com.

Line-by-Line Instructions

Enter the names and taxpayer identification numbers (TIN) as shown on Form 140, 140PY, 140NR, 140X, 120S or 165. Fiscal year basis taxpayers must indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the Department of Revenue require a TIN. The TIN is either a correct social security number (SSN) or an Internal Revenue Service individual taxpayer identification number (ITIN), or for a business, the employer identification number (EIN). Taxpayers who fail to include a TIN may be subject to a penalty. Be sure that all required identification numbers are written clearly. Missing, incorrect, or unclear identification numbers may cause delays in processing.

Part I – Current Year’s Credit

Line 1

Enter the amount of credit shown for the taxable year on the ACA’s Authorization of Tax Credits. On line 1, enter only the credit available for the current taxable year. You must attach a copy of each ACA’s Authorization of Tax Credits to Form 338 when you file.
Part II - S Corporation: Individual Shareholder’s Share of Credit

Lines 2 through 4 -
An S corporation cannot claim this credit, but it may pass the credit through to its individual shareholders. An S corporation passing the credit through to its individual shareholders, must complete lines 2 through 4.

An S corporation must complete Part I, line 1 of Form 338. Then, complete lines 2 through 4 separately for each individual shareholder. Each individual shareholder may claim only a pro rata share of the credit based on the shareholder’s ownership interest in the S corporation. The S corporation must furnish each individual shareholder with a copy of the completed Form 338 and a copy of the ACA’s Authorization of Tax Credits.

Each shareholder must complete Part IV and Part V.

Part III - Partnership: Individual Partner’s Share of Credit

Lines 5 through 7 -
A partnership must complete Part I, line 1 of Form 338. Then, complete lines 5 through 7 separately for each individual partner. Each individual partner may claim only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The partnership must furnish each individual partner with a copy of the completed Form 338 and a copy of the ACA’s Authorization of Tax Credits.

Each partner must complete Part IV and Part V.

Part IV - Available Credit Carryover

Lines 8 through 11 -
Use Part IV to figure your total available credit carryover from taxable years 2010 through 2012. Complete lines 8 through 11 if you claimed the credit on a 2010, 2011, and/or 2012 return and the credit was more than your tax liability.

- In column (b), enter the credit originally computed for the taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d).
- Add the amounts on lines 8 through 10 in column (d). Enter the total on line 11, column (d).

Part V - Total Available Credit

Line 12 - Current Year’s Credit
If you are the investor, enter the amount from Part I, line 1. If you are receiving the credit as an S corporation shareholder, enter the amount from Part II, line 4. If you are receiving the credit as an individual partner in a partnership, enter the amount from Part III, line 7.

Line 13 - Available Credit Carryover
Enter the amount from Part IV, line 11, column (d).

Line 14 - Total Available Credit
Add the amounts on line 12 and line 13. Enter the total here and on Form 301, Part I, line 21.
ARIZONA FORM
339
Credit for Water Conservation Systems 2013

For the calendar year 2013 or fiscal year beginning M, M, D, D, 2, 0, 1, 3 and ending M, M, D, D, 2, 0, X, X.

Attach to your return.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140PY, 140NR or 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140PY, 140NR or 140X (if a joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

- For calendar year filers, tax year 2011 was the last year to establish a new credit for a water conservation system.
- Fiscal year filers with an ending date after December 31, 2011 cannot establish a new credit.
- Carryovers will be allowed for no more than five taxable years.

Total Available Credit ( Carryover )

<table>
<thead>
<tr>
<th>(a) Taxable Year from which you are carrying the credit</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 2008</td>
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<td>.00</td>
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</tr>
<tr>
<td>2 2009</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
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<td>3 2010</td>
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<td>.00</td>
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</tr>
<tr>
<td>4 2011</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>5 TOTAL AVAILABLE CARRYOVER: Add lines 1 through 4 in column (d) ....................................</td>
<td>.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

This is your Total Available Credit: Enter the total from line 5 on Form 301, Part I, line 22.
2013 Credit for Water Conservation Systems

Phone Numbers

For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

General Instructions

NOTE: For calendar year filers, tax year 2011 was the last year to establish a new credit for a water conservation system. Fiscal year filers, with an ending date after December 31, 2011, cannot establish a new credit.

Carryovers will be allowed for no more than five taxable years.

If the allowable tax credit was more than your tax or if you had no tax, the unused credit may be carried forward for up to the next 5 consecutive tax years.

Line-by-Line Instructions

Enter the name(s) and taxpayer SSN(s) as shown on Form 140, 140PY, 140NR or 140X. Fiscal year basis taxpayers must indicate the period covered by the taxable year. Attach the completed form to the tax return.

Total Available Credit (Carryover)

Lines 1 through 5 -
Use the schedule to figure your total available credit carryover from taxable years 2008 through 2011. Complete lines 1 through 5 if you claimed the credit on a prior year return and the credit was more than your tax.

- In column (b), enter the credit originally computed for the taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d).
- Add the amounts on lines 1 through 4 in column (d).

Enter the total from the column (d) on line 5.

This is your total available credit. Enter the total from line 5 on Form 301, Part I, line 22.
For the calendar year 2013 or fiscal year beginning [M, M, D, D1 2, 0, 1, 3] and ending [M, M, D, D1 2, 0, Y, Y].

Attach to your return.

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140NR, 140PY or 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140NR, 140PY or 140X (if a joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

1. Did you receive a receipt from the Arizona Department of Veterans’ Services that indicates that your contribution qualifies for this credit? ....... 1 [ ] [ ]

   If you answered “No,” STOP! You do not qualify for this credit.

2. Total qualified donations made to the Military Family Relief Fund during 2013 .......................................................... 2 00

3. Single taxpayers or heads of household, enter $200 here. Married taxpayers enter $400 here ....................................................... 3 00

4. Current year’s credit before tax: Enter the smaller of line 2 or line 3.
   In most cases, if you are married filing a separate return, enter one-half (½) of the smaller of line 2 or line 3. See instructions for line 4.
   Also enter this amount on Form 301, Part I, line 23 .............................................. 4 00
2013 Credit for Donations to the Military Family Relief Fund

Phone Numbers

For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

For more information about the Military Family Relief Fund, visit the Arizona Department of Veterans’ Services website at www.azdvs.gov.

General Instructions
For taxable years 2008 through 2018, Arizona law allows a credit for cash donations made to the Military Family Relief Fund. If your donation qualifies for the credit, your credit will be the smaller of 1 through 4 below.

1. The amount you donated to the fund during the taxable year.
2. If you are a single taxpayer or a head of household, $200.
3. If you are married filing a joint return, $400. If you are filing separate returns you each may claim only 1/2 of the credit that would have been allowed on a joint return (up to a maximum of $200 each).
4. Your tax liability for the taxable year.

There is no carry forward for this credit. You must use this credit on the tax return filed for the taxable year for which you made your donation.

This credit is available only to individuals. Corporations may not claim this credit. A partnership may not pass the credit through to its partners. An S corporation may not pass the credit through to its shareholders.

You cannot claim both a tax credit and an itemized deduction for your donation.

Before you claim this credit, you must have received a receipt from the Arizona Department of Veterans’ Services. Your receipt must show all of the following:
- Your full name and address.
- The last four digits of your social security number.
- The amount you donated.
- Your donation qualifies for the credit.

Military Family Relief Fund
The Arizona Department of Veterans’ Services administers the Military Family Relief Fund. The fund helps service members and their families faced with unforeseen expenses when a loved one becomes a casualty of war. Donations to the fund may qualify for this income tax credit. Donations to the fund will qualify for the credit if the total amount donated to the fund during the calendar year has not exceeded one million dollars.

Donations made to the fund once the total donations for the calendar year reach one million dollars will not qualify for the credit. The determination of whether a donation will qualify for the credit is made on a first come, first served basis.

The Arizona Department of Veterans’ Services will provide you with a receipt that will let you know if your donation qualifies for the credit. The Arizona Department of Veterans’ Services will also send a copy of that receipt to the Arizona Department of Revenue.

Line-by-Line Instructions

Line 1 -
To claim this credit, you must have received a receipt from the Arizona Department of Veterans’ Services that indicates that your donation qualifies for the credit. Answer the question on line 1. If your answer to this question is “No”, STOP, you do not qualify for the credit. If your answer to this question is “Yes”, complete lines 2 through 4.

Line 2 -
Enter the amount of qualified donations that you made to the Military Family Relief Fund during the taxable year. To be a qualified donation, the Arizona Department of Veterans’ Services must have issued you a receipt that shows that the donation qualifies for the credit.

Line 3 -
Single taxpayers and taxpayers filing as head of household, enter $200. Married taxpayers enter $400.

Line 4 -
Enter the smaller of line 2 or line 3. If you are married filing a separate return, enter 1/2 of the smaller of line 2 or line 3. If you are filing separate returns you each may claim only 1/2 of the credit that would have been allowed on a joint return (up to a maximum of $200 each).

Also, enter this amount on Arizona Form 301, Part I, line 23.
For the calendar year 2013 or fiscal year beginning 12, 0, 1, 3 and ending 12, 0, 1, 3.

Attach to your return.

<table>
<thead>
<tr>
<th>(a) School tuition organization name and address</th>
<th>(b) Credit approval number</th>
<th>(c) Contribution amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>00</td>
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<td>5</td>
<td></td>
<td>00</td>
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<td>6</td>
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<td>8</td>
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<tr>
<td>9</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>10</td>
<td></td>
<td>00</td>
</tr>
<tr>
<td>11 Total current year’s credit. Add lines 1 through 10</td>
<td></td>
<td>00</td>
</tr>
</tbody>
</table>
Part II  Corporate Partner’s Share of Credit

Complete lines 12 through 14 separately for each corporate partner.
Furnish each corporate partner with a copy of pages 1 and 2 of Form 341.

12 Name of corporate partner

13 Corporate partner’s TIN

14 Corporate partner’s share of the amount on Part I, line 11, column (c) .................................................. 14 00

Part III  Available Credit Carryover

<table>
<thead>
<tr>
<th></th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Taxable year</td>
<td>Original credit amount</td>
<td>Amount previously used</td>
<td>Available carryover - Subtract column (c) from column (b)</td>
</tr>
<tr>
<td>15</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Total available carryover</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Part IV  Total Available Credit

21 Current year’s credit. Corporations, exempt organizations with UBTI, and S corporations – enter the amount from Part I, line 11, column (c). Corporate partners of a partnership – enter the amount from Part II, line 14 ......... 21 00

22 Available credit carryover – from Part III, line 20, column (d) ........................................................................................................ 22 00

23 Total available credit. Add lines 21 and 22. Enter the amount here and on Form 300, Part I, line 17 .......... 23 00
A taxpayer shall not claim a credit for this credit and the credit provided under ARS § 43-1183, claimed on Arizona Form 335, with respect to the same contribution.

**CREDIT PREAPPROVAL PROCEDURE**

Before claiming the credit, obtain a copy of the school tuition organization's preapproved application. Attach a copy of the preapproved application to Form 341. Failure to do so could result in a disallowance of this credit.

The department will preapprove the credits on a first-come, first-served basis. The preapproval process works as follows:

- Before making the contribution, the taxpayer notifies the school tuition organization of the intended amount.
- The school tuition organization requests preapproval from the Arizona Department of Revenue.
- The Arizona Department of Revenue preapproves or denies the request within twenty days after it has received the request, and notifies the school tuition organization.
- If the request is preapproved, the school tuition organization notifies the taxpayer immediately.
- The taxpayer must make the contribution within twenty days of receiving notice from the school tuition organization.

**QUALIFIED SCHOOL TUITION ORGANIZATION REQUIREMENTS**

The school tuition organization receiving contributions under this program must be certified pursuant to Chapter 15 of Title 43 at the time of donation.

For 2013, each educational scholarship or tuition grant is limited to the cost of tuition for a qualified student to attend the qualified school or ninety percent of the amount of state aid that otherwise would be computed for the student as provided in Title 15, Chapter 9, Article 5, whichever is less.

**Specific Instructions**

Complete the name and employer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

**Part I - Current Taxable Year’s Credit Calculation**

List each school tuition organization’s name, address, credit approval number, and approved contribution amount. If you made contributions to more than ten organizations, complete and attach additional schedules.

Add the amount of contributions made to all school tuition organizations listed on lines 1 through 10, and any additional schedule(s). Enter the total on line 11.
Part II - Corporate Partner’s Share of Credit

Partnerships must complete Form 341, Part I. The partnership must complete Part II, lines 12 through 14, separately for each corporate partner.

Each corporate partner is entitled to only a pro rata share of the credit based on the corporate partner’s ownership interest in the partnership. The total of the credit allowed to all corporate partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each corporate partner with a copy of all of the following documents:
1) pages 1 and 2 of Form 341;
2) Supplementary schedules to Part I, if applicable; and
3) A copy of the school tuition organization’s preapproved application(s).

Each corporate partner would then complete Part III, if applicable, and Part IV of Form 341.

NOTE: An S corporation that elects to pass the credit through to its exempt organization shareholders should complete Part II separately for each exempt organization shareholder and attach a statement to Form 341, signed by a signatory to Arizona Form 120S, that states: The S corporation has made an irrevocable election for the taxable year ending (MM/DD/YYYY) to pass the credit for corporate contributions to school tuition organizations for displaced students or students with disabilities as shown on Form 341, Part I, line 11, column (c) through to its exempt organization shareholders. Each exempt organization shareholder would then complete Part III, if applicable, and Part IV of Form 341.

Part III - Available Credit Carryover

Use Part III to figure your total available credit carryover from prior taxable years. Complete lines 15 through 20, columns (a) through (d), if you claimed the credit on a prior year’s return and the credit exceeded your tax liability.

Enter the taxable year(s) from which you are carrying over the credit in column (a) on lines 15 through 19. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which you have already used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 15 through 19 in column (d). Enter the total on line 20, column (d). This is the total credit carryover available for the current taxable year.

Part IV - Total Available Credit

Line 21 -

Enter the current year’s credit.

Corporations, exempt organizations with UBTI, and S corporations - enter the amount from Part I, line 11, column (c).

Corporate partners of a partnership and exempt organizations that are shareholders of an S corporation - enter the amount from Part II, line 14.

Line 22 -

Enter the available credit carryover from prior years from Part III, line 20, column (d).

Line 23 -

Add the amounts on line 21 and line 22 and enter the total on line 23, and on Arizona Form 300, Part I, line 17.
Part I  Listing of Post-Approved Renewable Energy Operations and Apportioned Credit Amount

List renewable energy operations for which you are entitled to claim a credit during this taxable year. If you have more than two operations, attach additional schedules. See instructions.

<table>
<thead>
<tr>
<th>(a) Arizona Commerce Authority Post-Approval Information</th>
<th>(b) Apportioned Credit Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>**(a)**1 Allocation Year</td>
<td>**(a)**2 Post-Approval Date</td>
</tr>
<tr>
<td>1</td>
<td>YYYY</td>
</tr>
<tr>
<td>2</td>
<td>YYYY</td>
</tr>
<tr>
<td>3</td>
<td>Aggregate total from all additional schedules</td>
</tr>
<tr>
<td>4</td>
<td>Total – add lines 1 through 3</td>
</tr>
</tbody>
</table>

Part II  Credit Recapture

5 Date on which the Certification of the business as a renewable energy industry was terminated or revoked: MM DD YYYY

6 Total recapture of apportioned credit for renewable energy industry. Full amount of credits previously claimed or passed through to S corporation shareholders or partners of a partnership.
Enter the amounts from Part I, column (b) on Form 342 for the tax years prior to the date on line 5. If more than one Certification has been terminated or revoked, enter the aggregate amount: MM DD YYYY 00

Part III  S Corporation Credit Election and Shareholder’s Share of Credit and Credit Recapture

7 The S corporation has made an irrevocable election for the taxable year ending MM DD YYYY: (CHECK ONLY ONE BOX)

☐ Claim the credit for renewable energy industry as shown on Part I, line 4 (for the taxable year mentioned above):

OR

☐ Pass the credit for renewable energy industry as shown on Part I, line 4 (for the taxable year mentioned above) through to its shareholders.

Signature __________________________ Title __________________________ Date __________________________

If passing the credit through to the shareholders, complete lines 8 through 10 separately for each shareholder.
If passing credit recapture through to the shareholders, complete line 11 separately for each shareholder.
Furnish each shareholder with a copy of the Certification from Commerce and pages 1 and 2 of Form 342.

8 Name of shareholder __________________________

9 Shareholder’s TIN __________________________

10 Shareholder’s share of the apportioned credit for renewable energy industry from Part I, line 4: 00

11 Shareholder’s share of the credit recapture from Part II, line 6: 00
Part IV Partner’s Share of Credit and Credit Recapture

Complete lines 12 through 14 separately for each partner.
If passing credit recapture through to the partners, complete line 15 separately for each partner.
Furnish each partner with a copy of the Certification from Commerce and pages 1 and 2 of Form 342.

12 Name of partner

13 Partner’s TIN

14 Partner’s share of the apportioned credit for renewable energy industry from Part I, line 4

15 Partner’s share of the credit recapture from Part II, line 6

Part V Credit Recapture Summary

16 Enter the taxable year(s) in which you took a credit for a business as a renewable energy industry
whose Certification has been terminated or revoked

17 Enter the total amount of credit originally claimed on prior returns:
- Individuals, corporations, exempt organizations with UBTI, and S corporations – enter the amount from Part II, line 6.
- S corporation shareholders – enter the amount from Part III, line 11.
- Partners of a partnership – enter the amount from Part IV, line 15.
Also enter the amount on line 17 as instructed below:
- Corporations, exempt organizations with UBTI, and S corporations – enter this amount on Form 300, Part II, line 27.
- Individuals – enter this amount on Form 301, Part II, Line 34

18 Total apportioned credit for renewable energy industry:
- Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 4.
- S corporation shareholders – enter the amount from Part III, line 10.
- Partners of a partnership – enter the amount from Part IV, line 14.
- Corporations – also enter this amount on Form 120, line 22; or Form 120A, line 14; or Form 120X, line 22.
- Exempt organizations with UBTI – also enter this amount on Form 99T, line 12.
- S corporations – also enter this amount on Form 120S, line 18.
- Individuals – also enter this amount on Form 140, line 33; or Form 140NR, line 33; or Form 140PY, line 35; or Form 140X, line 37.
General Instructions

Arizona Revised Statutes (A.R.S.) §§ 43-1083.01 and 43-1164.01 provide refundable individual and corporate income tax credits for expanding or locating qualified renewable energy operations in this state. "Renewable energy operations" are limited to manufacturers of, and headquarters for, systems and components that are used or useful in manufacturing renewable energy equipment for the generation, storage, testing and research and development, transmission or distribution of electricity from renewable resources, including specialized crates necessary to package the renewable energy equipment manufactured at the facility. The credit is effective for taxable years beginning from and after December 31, 2009 through December 31, 2019. The credit is up to 10 percent of the taxpayer's total capital investment in Arizona. The credit is apportioned and claimed in five equal annual installments in each of five consecutive taxable years.

The credit for renewable energy industry is in lieu of the following credits, with respect to the same employment positions:

- The enterprise zone credit, under former A.R.S. §§ 43-1074 or former 43-1161 (claimed on Arizona Form 304);
- The credit for new employment, under A.R.S. §§ 43-1074 or 43-1161 (claimed on Arizona Form 345); and
- The military reuse zone credit, under A.R.S. §§ 43-1079 or 43-1167 (claimed on Arizona Form 306).

In order to claim the credit for renewable energy industry, a renewable energy business must apply for and receive pre-approval from the Arizona Commerce Authority (Commerce). Commerce cannot preapprove income tax credits for any one taxpayer in excess of $30 million in any calendar year. The $70 million overall limit for renewable energy industry credits is shared with the credit for qualified facilities provided under A.R.S. §§ 41-1512, 43-1083.03 and 43-1164.04 and claimed on Arizona Form 349.

Once pre-approval is received, the renewable energy business must incur at least $250,000 in qualifying investment within 12 months of pre-approval.

The tax year of pre-approval determines the "allocation year." The allocation year is the calendar year to which the credit was applied to the annual credit cap.

The renewable energy business must enter into a managed review with Commerce prior to applying for post-approval.

The renewable energy business must obtain post-approval from Commerce prior to claiming the credit. The first fifth of the apportioned credit is claimed on the tax return that includes the post-approval date.

For example, Company A, a renewable energy business, is a calendar year filer. Company A received pre-approval from Commerce for renewable energy operations on March 10, 2010, and received its post-approval on March 16, 2012. Because Company A completed everything necessary to earn the credit in calendar year 2012, the first fifth of the credit must be claimed on the tax return for calendar year 2012.

NOTE: Each fifth of the credit for renewable energy industry must be claimed on a timely filed original income tax return, including extensions. The credit may not be claimed on an amended return. Failing to claim the apportioned credit on a timely filed return will result in loss of the apportioned credit for that taxable year.

The amount of the credit for renewable energy industry a taxpayer may claim cannot exceed the amount that is on the post-approval from Commerce.

NOTE: The renewable energy business must submit a copy of the Certification of Qualification (Certification) from Commerce with Form 342 when claiming the credit.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only their pro rata share of the apportioned credit based on ownership interest. The total of the apportioned credits allowed to all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Credit Recapture

During the pre-approval process with Commerce, the applicant must consent to adjustment or recapture of the income tax credit in the case of noncompliance with A.R.S. § 41-1511.

If, within five taxable years after first receiving the credit for renewable energy industry, the Certification is rescinded by Commerce, the taxpayer is disqualified from the apportioned credits for subsequent taxable years and may be subject to recapture.

On a determination that the taxpayer has committed fraud or relocated outside of this state within five taxable years of first receiving a credit, all credits previously allowed are subject to recapture.

The recapture of the credit is computed by increasing the amount of taxes imposed in the year following the year of termination or revocation by the full amount of all credits previously allowed.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.
All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. A taxpayer that fails to include its TIN may be subject to a penalty.

Part I - Listing of Post-Approved Renewable Energy Operations and Apportioned Credit Amount

Lines 1 through 4 -
In Part I, list renewable energy operations that Commerce has post-approved and that have apportioned credit amounts that are eligible to be claimed on this year's tax return. The first fifth of the credits for renewable energy industry is to be claimed on the tax return that includes the post-approval date and must be filed timely, including extensions.

Write the allocation year in column (a)1. The allocation year is the calendar year to which the credit was applied to the annual credit cap. This date will be noted on the post-approval document received from Commerce. Commerce has assigned each operation a priority placement number, which should be the same on both pre-approval and post-approval documents. List this number in column (a)3. Enter the apportioned credit amount per the post-approval document in column (b).

If you do not have enough lines on the form to enter all of the apportioned credits required to be claimed this tax year, attach a schedule that shows all of the information Part I requires. Enter the total apportioned credit amounts from all attached schedules on line 3. Add lines 1 through 3, and enter the total on line 4. This is the total apportioned credit for renewable energy industry for this year.

Part II - Credit Recapture
Lines 5 and 6 -
On line 5, list the date on which the Certification of the renewable energy business was terminated or revoked. On line 6, enter the full amount of apportioned credits previously claimed.

Part III - S Corporation Credit Election and Shareholder's Share of Credit and Credit Recapture

Lines 7 through 11 -
S corporations must complete this portion of Form 342 in order for the S corporation or its shareholders to claim the credit. The S corporation must make an irrevocable election either to claim this taxable year's apportioned credit or to pass this taxable year's apportioned credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

If the S corporation elects to pass this year's apportioned credit through to its shareholders, it must first complete Form 342, Part I, then complete Part III, lines 8 through 10, separately for each shareholder. Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credits allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

If the S corporation has been notified of a credit recapture for a credit it passed through to its shareholders, it must also complete Part II and then Part III, line 11, separately for each shareholder.

The S corporation must furnish each shareholder with a copy of the Certification from Commerce and pages 1 and 2 of Form 342. Each shareholder would then complete Part V, if applicable, and Part VI.

Part IV - Partner's Share of Credit and Credit Recapture

Lines 12 through 15 -
A partnership must complete Form 342, Part I, then complete Part IV, lines 12 through 14, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner's ownership interest in the partnership. The total of the credits allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

If the partnership has been notified of a credit recapture, it must also complete Part II and then Part IV, line 15, separately for each partner.

The partnership must furnish each partner with a copy of the Certification from Commerce and pages 1 and 2 of Form 342. Each partner would then complete Part V, if applicable, and Part VI.

Part V - Credit Recapture Summary

Complete Part V as instructed on the form.

Part VI - Total Apportioned Credit Claimed This Taxable Year

Line 18 -
Enter the current year's apportioned credit for renewable energy industry.

Individuals, corporations (including S corporations that elected to claim the credit), and exempt organizations with UBTI - enter the amount from Part I, line 4.

S corporation shareholders - enter the amount from Part III, line 10.

Partners of a partnership - enter the amount from Part IV, line 14.

Also enter this amount and check the box for Form 342 on your tax return.

Corporations - enter the amount on Form 120, line 22; or Form 120A, line 14; or Form 120X, line 22.

Exempt organizations with UBTI - enter the amount on Form 99T, line 12.

S corporations - enter the amount on Form 120S, line 18.

Individuals - enter the amount on Form 140, line 33; or Form 140NR, line 33; or Form 140PY, line 35; or Form 140X, line 37.
For the calendar year 2013 or fiscal year beginning [M, M, D, D, 12, 0, 1, 3] and ending [M, M, D, D, 12, 0, 1, 3].

Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 129, 120, 120A, 120S, 120X, or 165

Part I Qualification for and Current Taxable Year’s Credit

1 Did you receive a Certificate from the Arizona Department of Revenue? ........................................... □ Yes □ No
If “Yes”, attach a copy. If “No”, skip line 2.
2 Enter the credit amount on the Certificate from the Arizona Department of Revenue for this taxable year ..................... 2 00
3 Did an entity from which you are claiming a pass through renewable energy production tax credit receive a Certificate from the Arizona Department of Revenue? If “Yes”, attach a copy. If “No”, skip line 4 and line 5 ....... □ Yes □ No
4 Enter the name of the entity that received the Certificate from the Arizona Department of Revenue and its identification number. Be sure to attach a copy of the Certificate.
Name: __________________________________________
TIN: ____________________________
5 Enter your share of the credit amount on the Certificate from the Arizona Department of Revenue for this taxable year. See instructions .................................................................................................................. 5 00
6 Total Credit. Add line 2 and line 5. Enter the total. This is your current year’s renewable energy production tax credit .......................................................................................................................................................... 6 00

Part II S Corporation Credit Election and Shareholder’s Share of Credit

7 The S corporation has made an irrevocable election for the taxable year ending [M, M, D, D, 12, 0, 1, 3] to (check only one box):
□ Claim the renewable energy production tax credit as shown on Part I, line 6 (for the taxable year mentioned above):
OR
□ Pass the renewable energy production tax credit as shown on Part I, line 6 (for the taxable year mentioned above) through to its shareholders.

Signature ____________________________________ Title __________ Date ______________

• If passing the credit through to the shareholders, complete lines 8 through 10 separately for each shareholder.
• Also complete line 11 or line 12, as applicable, separately for each shareholder. Provide a copy of the Certificate to each shareholder.
• Furnish each shareholder with a copy of pages 1 and 2 of Form 343.

8 Name of shareholder: ____________________________
9 Shareholder’s TIN: ____________________________
10 Shareholder’s share of the renewable energy production tax credit on Part I, line 6 .......................................................... 10 00
11 Shareholder’s share of the amount on Part I, line 2 ..................................................................................................................... 11 00
12 Shareholder’s share of the amount on Part I, line 5 ..................................................................................................................... 12 00

Part III Partner’s Share of Credit

• Complete lines 13 through 15 separately for each partner.
• Also complete line 16 or line 17, as applicable, separately for each partner. Provide a copy of the Certificate to each partner.
• Furnish each partner with a copy of pages 1 and 2 of Form 343.

13 Name of partner: ____________________________
14 Partner’s TIN: ____________________________
15 Partner’s share of the renewable energy production tax credit on Part I, line 6 .......................................................... 15 00
16 Partner’s share of the amount on Part I, line 2 ..................................................................................................................... 16 00
17 Partner’s share of the amount on Part I, line 5 ..................................................................................................................... 17 00

Continued on page 2
### Part IV  Available Credit Carryover

<table>
<thead>
<tr>
<th>Taxable Year</th>
<th>(a) Original Credit Amount</th>
<th>(b) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b)</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>19</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>20</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>21</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>22</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>TOTAL AVAILABLE CARRYOVER: Add lines 18 through 22 in column (d)</td>
<td></td>
<td></td>
<td>.00</td>
</tr>
</tbody>
</table>

### Part V  Total Available Credit

24 Current year’s credit. Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 6.
   - S corporation shareholders – enter the amount from Part II, line 10.
   - Partners of a partnership – enter the amount from Part III, line 15.  

25 Available credit carryover – from Part IV, line 23, column (d). 

26 Total available credit. Add lines 24 and 25. Enter the result here.
   - Corporations, exempt organizations with UBTI, and S corporations – enter this amount on Form 300, Part I, line 18.
   - Individuals – enter this amount on Form 301, Part I, line 24.
Qualification for and Current Taxable Year's Credit

**Line 1 -**
If the taxpayer received a Certificate from Revenue, check the “Yes” box. Otherwise, check the “No” box and skip line 2.

**Line 2 -**
If you checked the “Yes” box on line 1, enter the amount of credit for calendar year 2013 on your Certificate from Revenue. Fiscal year taxpayers will claim the credit on the return for the taxable year in which the calendar year ends. Be sure to attach a copy of your Certificate.

**Line 3 -**
If an entity from which you are claiming a pass through renewable energy production tax credit received a Certificate from Revenue, check the “Yes” box. Otherwise, check the “No” box, and skip line 4 and line 5.

If you checked the “No” box for both line 1 and line 3, do not file Form 343, unless you have carryovers from prior years.

**Line 4 -**
If you checked the “Yes” box on line 3, enter the name of the entity that received the Certificate from Revenue and its taxpayer identification number on line 4.

**Line 5 -**
If you checked the “Yes” box on line 3, enter your share of the credit for taxable year 2013.

**Line 6 -**
Enter the total of line 2 and line 5. This is your current taxable year’s total renewable energy production tax credit.

**Part II - S Corporation Credit Election and Shareholder's Share of Credit**

**Line 7 - S Corporation Credit Election**
S corporations must complete line 7. The S corporation must make an irrevocable election to either claim the current taxable year credit or pass the credit through to its shareholders. The election statement must be signed by one
of the officers of the S corporation who is also a signatory to Arizona Form 120S. If the S corporation elects to claim the credit itself, it can skip lines 8 through 12 and complete Part IV and Part V.

Lines 8 through 12 -

If an S corporation elects to pass the credit through to its shareholders, it must also complete lines 8 through 10. If the S corporation received a Certificate from Revenue, it must also complete line 11. If the S corporation received a credit passed through from a partnership, and the partnership received a Certificate from Revenue, the S corporation must also complete line 12.

After the S corporation completes Part I, it must complete Part II, lines 8 through 10, separately for each shareholder. The S corporation must also complete line 11 and/or line 12, as applicable, separately for each shareholder.

Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credit allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

The S corporation must furnish each shareholder with a copy of the Certificate and pages 1 and 2 of Form 343. Each shareholder would then complete Part IV and Part V.

NOTE: Taxpayers who are partners or shareholders in multiple entities receiving the renewable energy production tax credit must create a schedule detailing the amount of the credit passed through from each partnership or S corporation, and attach the schedule to their tax returns.

Part III - Partner’s Share of Credit

Partnerships must complete Form 343, Part I. The partnership must complete Part III, lines 13 through 17, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of the Certificate and pages 1 and 2 of Form 343. Each partner would then complete Part IV and Part V.

NOTE: Taxpayers who are partners or shareholders in multiple entities receiving the renewable energy production tax credit must create a schedule detailing the amount of the credit passed through from each partnership or S corporation, and attach the schedule to their tax returns.

Part IV - Available Credit Carryover

Use Part IV to figure your total available credit carryover from prior taxable years. Complete lines 18 through 23, columns (a) through (d), if you claimed the credit on a prior year’s return and the credit exceeded your tax liability.

Enter the taxable year(s) from which you are carrying over the credit in column (a) on lines 18 through 22. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which you have already used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 18 through 22 in column (d). Enter the total on line 23, column (d). This is the total credit carryover available for the current taxable year.

Part V - Total Available Credit

Line 24 -

Enter the current year’s credit.

Individuals, corporations (including S corporations that elected to claim the credit), and exempt organizations with UBTI - enter the amount from Part I, line 6.

S corporation shareholders - enter the amount from Part II, line 10.

Partners of a partnership - enter the amount from Part III, line 15.

Line 25 -

Enter the available credit carryover from prior years from Part IV, line 23, column (d).

Line 26 -

Add line 24 and line 25. This is the total available renewable energy production tax credit that may be applied to the current year’s tax liability.

Corporations, exempt organizations with UBTI, and S corporations - enter the total here and on Form 300, Part I, line 18.

Individuals - enter the total here and on Form 301, Part I, line 24.
Solar Liquid Fuel Credit

For the calendar year 2013 or fiscal year beginning _______ , _______ and ending _______ , _______.

Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165 Social security or employer identification number

Part I  Current Taxable Year's Credit Calculation

1  Wages for qualified services (do not include wages used in figuring the federal work opportunity credit) .......................................................... 1  00
2  Cost of supplies ............................................................................... 2  00
3  Rental or lease cost of computers ...................................................... 3  00
4  Contract research expenses. See instructions .................................... 4  00
5  Total research expenses. Add lines 1 through 4. Enter the total. .......... 5  00
6  Research expenses included on lines 1 through 4 related to solar liquid fuel that will be claimed on Arizona Form 308, Arizona Form 308-I or Arizona Form 346. .......................................................... 6  00
7  Total qualified research expenses. Subtract line 6 from line 5. .......... 7  00
8  Average annual Arizona gross receipts. See instructions .................. 8  00
9  Fixed-base percentage (not more than 16% (.1600)). See instructions. 9  
10 Base amount. Multiply line 8 by the percentage on line 9. Enter the result .................................................................................. 10  00
11 Subtract line 10 from line 7. If less than zero, enter zero .................. 11  00
12 Multiply line 7 by 50% (.50). Enter the result ................................. 12  00
13 Enter the lesser of line 11 or line 12 ........................................... 13  00
14 Multiply line 13 by 40% (.40). Enter the result. This is your current year's solar liquid fuel credit .......................................................... 14  00

Part II  S Corporation Credit Election and Shareholder's Share of Credit

15 The S corporation has made an irrevocable election for the taxable year ending _______ , _______ to (check only one box):
   □ Claim the solar liquid fuel credit as shown on Part I, line 14 (for the taxable year mentioned above);
   □ Pass the solar liquid fuel credit as shown on Part I, line 14 (for the taxable year mentioned above) through to its shareholders.

Signature ___________________________________________________________
Title ______________________________________________________________
Date ______________________________________________________________

• If passing the credit through to the shareholders, complete lines 16 through 18 separately for each shareholder.
• Furnish each shareholder with a copy of Form 344.

16 Name of shareholder:__________________________________________________________________________

17 Shareholder’s TIN: ___________________________________________________________________________

18 Shareholder’s share of the amount shown on Part I, line 14 .............................................................. 18  00

Part III  Partner’s Share of Credit

• Complete lines 19 through 21 separately for each partner.
• Furnish each partner with a copy of Form 344.

19 Name of partner:__________________________________________________________________________

20 Partner’s TIN: ___________________________________________________________________________

21 Partner's share of the amount on Part I, line 14 ........................................................................... 21  00

Part IV  Total Available Credit

22 Current year's credit. Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 14.
   • S corporation shareholders – enter the amount from Part II, line 18.
   • Partners of a partnership – enter the amount from Part III, line 21.
   • Corporations, exempt organizations with UBTI, and S corporations – also enter this amount on Form 300, Part I, line 19.
   • Individuals – also enter this amount on Form 301, Part I, line 25 ......................................................... 22  00

ADOR 11147 (13)

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Obtain additional information or assistance by calling one of the numbers listed below:

Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Obtain tax rulings, tax procedures, tax forms and instructions, and other tax information by accessing the department's Internet home page at www.azdor.gov.

General Instructions

Arizona Revised Statutes (A.R.S.) §§ 43-1085.01 and 43-1164.02 provide nonrefundable individual and corporate income tax credits for increased research activities related to solar liquid fuel. This credit is allowed for taxable years beginning from and after December 31, 2010 through December 31, 2021.

Additional credits related to solar liquid fuel will become available in 2016 for production and delivery system costs.

"Solar liquid fuel" means liquid fuel that is generated through processes that use sunlight, carbon dioxide and water to produce infrastructure compatible liquid hydrocarbon fuels.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

There is no carry forward for the solar liquid fuel credit. This credit must be used on the tax return filed for the taxable year in which the research was conducted.

The solar liquid fuel credit is in lieu of the following credits, with respect to the same expenses.

- The credit for increased research activities under A.R.S. §§ 43-1074.01 or 43-1168 (claimed on Arizona Form 308-I or Form 308); and
- The credit for increased research activities for basic research payments, under A.R.S. § 43-1074(A)(1)(d) or A.R.S. § 43-1168 (A)(1)(c) (claimed on Arizona Form 346).

The Arizona solar liquid fuel credit related to increased research is allowed in an amount computed pursuant to Internal Revenue Code (IRC) § 41 with the following exceptions:

- Qualified research includes only research related to solar liquid fuel conducted in Arizona. The term "qualified research," for purposes of the Arizona tax credit, means qualified research, as defined in IRC § 41, that is conducted in Arizona.
- The amount of the credit is based on the federal regular credit computation method for Arizona qualified research expenses. [Taxpayers CANNOT use the federal alternative credit computation method.] The allowable current taxable year credit is 40 percent of the excess, if any, of the Arizona qualified research expenses for the taxable year, over the base amount.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

Part I - Current Taxable Year's Credit Calculation

Line 1 -

Enter total wages paid or incurred for qualified services performed in Arizona. Do not include the amount of such wages paid to employees that were used in the calculation of the federal work opportunity credit. Wages include any wages paid or incurred to an employee for qualified services performed by such employee.

Qualified services consist of engaging in qualified research or engaging in the direct supervision or direct support of research activities that constitute qualified research.

Line 2 -

Enter the cost of supplies paid or incurred for use in the conduct of qualified research in Arizona. Supplies include expenditures for any tangible property other than land or improvements to land, and property of a character subject to the allowance for depreciation.

Line 3 -

Enter the amount paid or incurred to rent or lease the right to use computers in the conduct of qualified research in Arizona.

Line 4 -

Enter the total of:

(a) Seventy-five percent (.75) of any amount paid or incurred for qualified research performed in Arizona by a qualified research consortium on the taxpayer's behalf. "Qualified research consortium" is any qualifying organization as defined in IRC § 41(b)(3)(C)(ii).

(b) Sixty-five percent (.65) of any amount paid or incurred for qualified research performed in Arizona on the taxpayer's behalf, other than such amounts paid to a qualified research consortium. Prepaid contract research expenses are considered paid in the year the research is actually done.

Line 6 -

Enter the amount of expenses included on lines 1 through 4 that are related to solar liquid fuel that will be claimed on Arizona Form 308, Arizona Form 308-I or Arizona Form 346. The solar liquid fuel credit is in lieu of these credits with respect to the same expenses.

Line 8 -

Enter the average annual Arizona gross receipts for the four taxable years preceding the taxable year for which the credit is being determined (the credit year). The taxpayer may be required to annualize gross receipts for any short taxable year.
If 2013 is the first year the taxpayer is in business, the average annual Arizona gross receipts for the preceding taxable years is zero. If the taxpayer has been in business in Arizona for less than four taxable years prior to the credit year, then the average is the sum of annual Arizona gross receipts of the applicable period, divided by the number of taxable years.

Example: ABC Corporation began business in Arizona in 2011. Its annual Arizona gross receipts for 2011 were $100,000. Its annual Arizona gross receipts for 2012 were $200,000. Therefore, ABC Corporation’s average annual Arizona gross receipts for the 2013 credit year is $150,000 ([|$100,000 + $200,000|] divided by 2).

**Line 9 -**

**Fixed base percentage**

Use the same type of formulas to compute your fixed-base percentage for Arizona as you would for computing your federal fixed-base percentage. The difference is that you use Arizona qualified research expense and gross receipts amounts instead of federal amounts. Other than that, the calculations are the same. Round off the percentage to the nearest one, one hundredth of one percent (four decimal places).

If the percentage computation involves de minimis amounts of gross receipts and qualified expenses in a taxable year or short taxable years are involved, the amounts may be annualized or disregarded. Refer to IRC §§ 41(c)(3) and 41(f)(4) for details.

**Existing firms and start-up companies**

Arizona’s definition of whether an organization is an existing firm or a start-up company is also the same as federal, albeit on an Arizona basis:

- **Existing firms** - An existing firm is one that had both Arizona gross receipts and Arizona qualified research expenses for at least three taxable years beginning after December 31, 1983, and before January 1, 1989. The fixed-base percentage is the ratio that the aggregate Arizona qualified research expenses for all taxable years beginning after 1983 and before 1989, bears to the aggregate Arizona gross receipts for such taxable years.

- **Start-up companies** - A start-up company is one that had both Arizona gross receipts and Arizona qualified research expenses either (1) for the first time in a taxable year beginning after December 31, 1983, or (2) for fewer than three taxable years beginning after 1983 and before 1989.

If the percentage computation involves de minimis amounts of gross receipts and qualified expenses in a taxable year or short taxable years are involved, the amounts may be annualized or disregarded. Refer to IRC §§ 41(c)(3) and 41(f)(4) for details.

**NOTE:** The maximum percentage that can be entered on line 9 is 16 percent (.1600).

**Line 12 -**

Multiply line 7 by 50 percent (.50). The base amount cannot be less than 50 percent of the current year qualified research expenses. This rule applies to both existing and start-up companies.

**Line 14 -**

Compute the amount of current year’s credit by multiplying the amount on line 13 by 40 percent (.40).
ARIZONA FORM 345
Credit for New Employment 2013

For the calendar year 2013 or fiscal year beginning [MM, DD, YYYY] and ending [MM, DD, YYYY]

Attach to your return.

| Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165 |
| Social security or employer identification number |

Part I  Business Information

1  Business name ........................................................................................................... 1

2  Business location address ......................................................................................... 2

3  Employer identification number .................................................................................. 3

4a  What type of entity is the business?

☐ corporation  ☐ exempt organization  ☐ limited liability company (LLC)  ☐ partnership  ☐ S corporation  ☐ sole proprietorship

4b If the business is an LLC, what is the federal tax classification?

☐ corporation  ☐ disregarded entity  ☐ partnership  ☐ S corporation

If the business is an LLC, a partnership or an S corporation, attach a schedule that lists ownership information including: name, address, TIN, and ownership percentage at the end of the tax year.

Part II  Qualification for Credit and Credit Calculation

5  Did you receive a Certification from Arizona Commerce Authority? ......................... ☐ Yes  ☐ No

If "Yes", attach a copy of the Certification. If "No", skip lines 6 through 9.

<table>
<thead>
<tr>
<th>(a) Number of Employees</th>
<th>(b) Available Credit: Multiply column (a) by $3000.</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td></td>
</tr>
<tr>
<td>9  Subtotal: Add lines 6 through 8 in each column, and enter the total .................. 9</td>
<td></td>
</tr>
</tbody>
</table>

Part III  Qualification for Credit and Credit Amount Passed Through From S corporations and Partnerships

10  Did an entity from which you are claiming a pass through credit for new employment receive Certification from the Arizona Commerce Authority? ..................................................... ☐ Yes  ☐ No

If "Yes", attach a copy. If "No", skip lines 11 through 15.

11  Enter the name of the entity that received the Certification from the Arizona Commerce Authority and its identification number. Be sure to attach a copy of the Certification.

Name: .....................................................................................................................

TIN: ......................................................................................................................

12  Enter your share of the credit for employees in first year or partial year of employment in a qualified employment position ......................................................................................... 12 00

13  Enter your share of the credit for employees in the second year of continuous employment in a qualified employment position ..................................................................................... 13 00

14  Enter your share of the credit for employees in the third year of continuous employment in a qualified employment position ..................................................................................... 14 00

15  Subtotal: Add lines 12 through 14, and enter the total .................................................................................................................. 15 00

Continued on page 2 ➔
Part IV  Current Taxable Year’s Credit
16 Enter the sum of line 6, column (b) and line 12 ................................................................. 16  00
17 Enter the sum of line 7, column (b) and line 13 ................................................................. 17  00
18 Enter the sum of line 8, column (b) and line 14 ................................................................. 18  00
19 Total Credit: Add lines 16 through 18, and enter the total. This is the total credit for new employment for this taxable year ................................................................. 19  00

Part V  S Corporation Credit Election and Shareholder’s Share of Credit
20 The S corporation has made an irrevocable election for the taxable year ending [ ], [ ], [ ], [ ], [ ], [ ] to (check only one box):
☐ Claim the credit for new employment as shown on Part IV, line 19 (for the taxable year mentioned above);

OR

☐ Pass the credit for new employment as shown on Part IV, line 19 (for the taxable year mentioned above) through to its shareholders.

Signature __________________________ Title __________________________ Date __________

If passing the credit through to the shareholders, complete lines 21 through 26 separately for each shareholder.

Furnish each shareholder with a copy of the Certification and pages 1 through 3 of Form 345.

21 Name of shareholder __________________________
22 Shareholder’s TIN __________________________
23 Shareholder’s share of the credit for new employment on Part IV, line 19 ................................................................. 23  00
24 Shareholder’s share of the amount on Part IV, line 16 ................................................................. 24  00
25 Shareholder’s share of the amount on Part IV, line 17 ................................................................. 25  00
26 Shareholder’s share of the amount on Part IV, line 18 ................................................................. 26  00

Part VI  Partner’s Share of Credit

Complete lines 27 through 32 separately for each partner.

Furnish each partner with a copy of the Certification and pages 1 through 3 of Form 345.

27 Name of partner __________________________
28 Partner’s TIN __________________________
29 Partner’s share of the credit for new employment on Part IV, line 19 ................................................................. 29  00
30 Partner’s share of the amount on Part IV, line 16 ................................................................. 30  00
31 Partner’s share of the amount on Part IV, line 17 ................................................................. 31  00
32 Partner’s share of the amount on Part IV, line 18 ................................................................. 32  00

Continued on page 3 ➔
### Part VII  Available Credit Carryover

<table>
<thead>
<tr>
<th></th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
<th>(e)</th>
<th>(f)</th>
</tr>
</thead>
<tbody>
<tr>
<td>33</td>
<td>Taxable year</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>Original credit amount</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>Amount previously used</td>
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<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>Tentative carryover – subtract line 35 from line 34</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>Amount unallowable - See instructions</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>Available carryover – subtract line 37 from line 36</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>Total available carryover</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Part VIII  Total Available Credit

40  Current year’s credit for new employment.

- Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part IV, line 19.
- S corporation shareholders – enter the amount from Part V, line 23.
- Partners of a partnership – enter the amount from Part VI, line 29

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>40</td>
<td>00</td>
</tr>
</tbody>
</table>

41  Available credit carryover – from Part VII, line 39, column (f)

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>41</td>
<td>00</td>
</tr>
</tbody>
</table>

42  **Total available credit.** Add lines 40 and 41. Corporations, exempt organizations with UBTI, and S corporations – enter total here and on Form 300, Part I, line 20. Individuals – enter total here and on Form 301, Part I, line 26

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>42</td>
<td>00</td>
</tr>
</tbody>
</table>
Form 345-1 (2013)  Employees at Business Location

Complete a Form 345-1 for each employee, whether or not the employee is in a qualified employment position. See instructions for Form 345-1 (on page 2 of the Instructions for Form 345) about providing the requested information in an alternative format.

1  Employee name: 

2  Employee’s taxpayer identification number (TIN): 

3  What year is this employee?  □ First  □ Second  □ Third  □ Fourth or more

4a  Current date of employment:

4b  Termination date, if the employee was terminated before the end of the taxable year:

5a  If employee was previously employed by the business, list the previous date of employment. (See instructions.)

5b  If employee was previously employed by the business, list the date of separation:

5c  Did the employee relocate to this state from out of state?  □ Yes  □ No

5d  If the employee relocated from out of state, enter date of relocation:

6a  Is the employee in a permanent position that consists of at least 1750 hours per year?  □ Yes  □ No

6b  If the answer to line 6a is “Yes”, list the number of hours the employee actually worked during the taxable year (See instructions):

7  Are the employee’s job duties performed primarily at the location(s) of the business?  □ Yes  □ No

8a  Employee’s annual compensation for the taxable year .......................................................... $ 00

8b  Employee’s HOURLY wage ................................................................................................ $ 00

9a  Total cost of health insurance provided by employer for employee. (See instructions.) ....................... $ 00

9b  Total cost of health insurance for employee paid by employer. (See instructions.) .............................. $ 00

10  Is this employee in a new qualified employment position?  □ Yes  □ No

11a  Has this employee been substituted for another employee in a qualified employment position?  □ Yes  □ No

11b  If answer on line 11a is “Yes”, list the date of substitution ____________________ and indicate whether the individual is a second year employee or a third year employee. See instructions before answering this question.

Check only one box:  □ Second Year Employee  □ Third Year Employee
# Form 345-2 (2013)  
## Employees in Qualified Employment Positions

If you are claiming more than 23 employees in qualified employment positions, complete additional schedules.

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee name</td>
<td>Social security number</td>
<td>1st year employee (c)1</td>
<td>2nd year employee (c)2</td>
</tr>
<tr>
<td>1</td>
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<td>24</td>
<td>Total - Add lines 1 through 23 including only lines with check marks. Enter the total here.</td>
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</table>
## General Instructions

### NOTE:

Laws 2012, Chapter 343 (HB 2815) made changes to the Arizona Revised Statutes that authorize this credit. These changes are effective for taxable years from and after December 31, 2012. Second and third year credits related to tax years 2011 and 2012 may still be affected by the previous statutes.

Arizona Revised Statutes (A.R.S.) §§ 43-1074 and 43-1161 provide nonrefundable individual and corporate income tax credits for net increases in qualified employment positions in Arizona at a business location in Arizona. This credit applies to taxable years beginning from and after June 30, 2011. No more than 10,000 first year qualified positions for all taxpayers shall be allowed annually. The 10,000 qualified position cap is administered by the Arizona Commerce Authority (Commerce).

### Note for Form 120 filers:

Taxpayers filing on a combined or consolidated basis are considered to be a single taxpayer for the purposes of the credit for new employment.

If the documents required to be filed with Commerce or the Arizona Department of Revenue (Revenue) are not timely filed or contain materially false information, the taxpayer is ineligible for the credit for new employment (including second and third year credits, and carryovers) and is subject to recovery of the amount of tax credits allowed in preceding years based on the false information, plus penalties and interest.

The credit for new employment is in lieu of the following credits, with respect to the same employment positions:

- The military reuse zone credit, under A.R.S. §§ 43-1079 or 43-1167 (claimed on Arizona Form 306);
- The employment credit for healthy forest enterprises, under A.R.S. §§ 43-1076 or 43-1162 (claimed on Arizona Form 332); and
- The credit for renewable energy industry, under A.R.S. §§ 43-1083.01 or 43-1164.01 (claimed on Arizona Form 342).

To qualify for the credit for new employment, the owner must either:

- Invest at least $5 million of capital investment and create at least 25 new qualified employment positions within the exterior boundaries of a city or town in Arizona that has a population of fifty thousand and that is located in a county that has a population of eight hundred thousand persons or more.
- Invest at least $1 million of capital investment and create at least 5 new qualified employment positions in any other location in Arizona.

To qualify for the credit for new employment, the qualified employment positions must meet the following requirements:

- Consist of at least 1,750 hours per year of permanent employment.
- The job duties are performed primarily at the location or locations of the business in Arizona.
- The employment provides health insurance coverage for the employee where the employer pays 65% of the premium or membership cost.
- The employer pays at least equal to the median wage by county as computed annually by Commerce.

The credit for new employment for qualified employment positions is equal to:

- $3,000 for each Arizona employee in a qualified employment position in the first year or partial year of employment.
- $3,000 for each Arizona employee in a qualified employment position for the full taxable year, in the second year of continuous employment.
- $3,000 for each Arizona employee in a qualified employment position for the full taxable year, in the third year of continuous employment.

The credit is limited to 400 first year employees, per taxpayer, in any taxable year beginning from and after June 30, 2011 through December 31, 2012. The credit is allowed for second and third year employees only for qualified employment positions for which a credit was claimed and allowed in the first year.

### NOTE:

Generally, no third year credits are available for calendar year 2013. Only taxpayers that qualified for and claimed first year credits in a short period or fiscal year starting after June 30, 2011, will qualify to claim third year credits for tax year 2013.

If the allowable tax credit exceeds the taxes otherwise due on the claimant's income, or if there are no taxes due, the amount of the credit not used to offset taxes may be carried forward for not more than 5 taxable years as a credit against subsequent years' income tax liabilities.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only the pro rata share of the credit allowed based on the ownership interest. The total of the credits allowed all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.
Reporting requirements: Attach a copy of the Certification received from Commerce stating that the taxpayer timely complied with the reporting requirements for that agency and indicating the number of positions certified for the taxable year. A taxpayer must timely comply with the reporting requirements of both Revenue and Commerce in order to claim the credit. Do not use the 2013 Forms 345 and 345-1 to claim the credit for new employment for prior taxable years.

Aggregate summary: This is a single Form 345 that combines the results of multiple business locations in Arizona for which the taxpayer is claiming the credit for new employment. Taxpayers having multiple business locations must first complete separate Forms 345, 345-1 and 345-2 for each business location. Then, complete the aggregate summary Form 345. Do not complete aggregate summaries of Forms 345-1 and 345-2. Taxpayers do NOT need to complete Part I - Business Information, of the aggregate summary Form 345.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form and all supporting documentation to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer’s employer identification number. The TIN for an individual is the taxpayer’s social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their taxpayer identification number may be subject to a penalty.

Part I - Business Information

Lines 1 through 3 -

On lines 1, 2, and 3, enter the name, address, and employer identification number of the business location.

Line 4a and Line 4b -

Answer the questions on line 4a and line 4b. If the business is an LLC, a partnership, or an S corporation, be sure to include a schedule that lists ownership information including: name, address, TIN, and ownership percentage at the end of the tax year. Attach the schedule immediately after Form 345, but before the attached Forms 345-1.

Complete Forms 345-1 and 345-2 before completing the rest of Form 345.

FORM 345-1

Complete a Form 345-1 for each employee at the business location, WHETHER OR NOT THE EMPLOYEE IS IN A QUALIFIED EMPLOYMENT POSITION.

NOTE: A.R.S. § 41-1525(D)(1) provides for the information requested in the Form 345-1 to be submitted in a form prescribed by Revenue and may include electronic media. Revenue will accept a hard copy spreadsheet that contains all the requested information or the information may be submitted on electronic media as a Microsoft Excel spreadsheet on a CD-ROM or DVD. The chosen media must be Microsoft Windows compatible.

Regardless of the form, the information must be filed on or before the due date of the tax return including any extensions. Taxpayers submitting the information on CD-ROM or DVD should secure the CD-ROM or DVD in a hard case and include it with the tax return. The Forms 345-1 submitted on CD-ROM or DVD are part of the income tax return and are subject to the sworn statement on the return that they are true and correct to the best of the signer’s knowledge and belief.

The CD-ROM or DVD should be labeled as Form 345-1 with the taxpayer’s name, employer identification number, and taxable year.

Taxpayers may password protect the CD-ROM or DVD and email the password separately to Medialibrarian@azdor.gov. Include “Form 345-1” in the subject line of the email. In the body of the email, include the same information that is on the CD-ROM or DVD label. Revenue will not return or copy any media.

CAUTION: The taxpayer substitutes the CD-ROM or DVD at its own risk and understands that the information may need to be provided to Revenue again at a later date if it is not accessible by Revenue for any reason.

FORM 345-1, LINE 4a - List the employee’s current date of hire.

FORM 345-1, LINE 4b - If the employee was terminated before the end of the taxable year, list the employee's termination date.

FORM 345-1, LINES 5a, 5b, 5c AND 5d - Complete these lines if the employee was previously employed by the business (prior to the current employment), or relocated from out-of-state.

FORM 345-1, LINE 6b - Enter the number of hours actually worked by the employee. Include paid time off for holidays, vacation, or sick. Do not include bonuses or over-time.

FORM 345-1, LINES 9a and 9b - On line 9a, enter the total amount of the insurance premium or membership cost provided for the employee. If the business is self-insured, list the total amount of a predetermined fixed cost for the employee for an insurance program that is payable whether or not the employee has filed claims. On line 9b, enter the total amount of the insurance premium or membership cost paid by the employer.

FORM 345-1, LINES 11a and 11b - Arizona’s statutes do not require that the employee who is claimed in the second and third years of continuous employment be the same employee who was claimed in the first and second years of employment. Therefore, if one of the originally claimed new employees leaves employment, the business can claim the subsequent years’ credits for another employee in a qualified employment position who is in the same year of continuous employment as the departed employee. If the employee is being substituted for another employee, check the “Yes” box on line 11a, and enter the date of substitution on line 11b.

FORM 345-2

List each employee in a qualified employment position. Do not list employees that are not in qualified positions.
Part III - Qualification for Credit and Credit Amount Passed Through From S Corporations and Partnerships

Line 10 -

Did an entity from which you are claiming a pass through credit for new employment receive a Certification from Commerce? If so, check the "Yes" box. Otherwise, check the "No" box and skip lines 11 through 15.

Line 11 -

If you checked the "Yes" box on line 10, enter the name of the entity that received the Certification from Commerce, and its taxpayer identification number on line 11.

Line 12 -

Enter your share of the credit for employees in first year or partial year of employment in a qualified employment position. Enter the amount from the S corporation’s Form 345, Part V, line 24 or the partnership’s Form 345, Part VI, line 30.

Line 13 -

Enter your share of the credit for employees in the second year of continuous employment in a qualified employment position. Enter the amount from the S corporation’s Form 345, Part V, line 25 or the partnership’s Form 345, Part VI, line 31.

Line 14 -

Enter your share of the credit for employees in the third year of continuous employment in a qualified employment position. Enter the amount from the S corporation’s Form 345, Part V, line 26 or the partnership’s Form 345, Part VI, line 32.

Line 15 -

Enter the total of lines 12, 13 and 14. This is your share of the current year’s credit for new employment.

Part IV - Current Taxable Year’s Credit

If you checked "No" to the question on line 10 and skipped lines 11 through 15, enter the amounts from Part II, lines 6 through 9, column (b) in Part IV, lines 16 through 19, respectively.

If you checked "No" to the question on line 5, but checked "Yes" to the question on line 10, enter the amounts from Part III, lines 12 through 15 in Part IV, lines 16 through 19, respectively.

If credit amounts are included in both Part II and Part III, total those amounts in Part IV using the instructions that follow.

Line 16 -

Enter the total of line 6, column (b) and line 12.

Line 17 -

Enter the total of line 7, column (b) and line 13. Generally, the amount on line 17 cannot exceed the amount of first year credits claimed in the prior year.
The total of the credit allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

The partnership must furnish each partner with a copy of the Certification from Commerce and pages 1 through 3 of Form 345. Each partner must complete Part VII and Part VIII.

**Part VII - Available Credit Carryover**

The taxpayer who is utilizing the credit carryover should complete Part VII only if its allowable credit for new employment for qualified employment positions for prior taxable years exceeded its Arizona income tax liability for those taxable years.

Enter the taxable year(s) from which you are carrying over the credit on line 33 in columns (a) through (e). On line 34, enter the credit originally computed for that taxable year. On line 35, enter the amount of the credit from that taxable year already used. Subtract the amount on line 35 from the amount on line 34 and enter the difference on line 36.

On line 37, enter the amount of the credit that is unallowable because the business changed ownership. Subtract the amount entered on line 37 from line 36, and enter the difference on line 38.

**Part VIII - Total Available Credit**

**Line 40 -**

*Individuals, corporations (including S corporations that elected to claim the credit), and exempt organizations with UBTI* - enter the amount from Part IV, line 19.

*S corporation shareholders* - enter the amount from Part V, line 23.

*Partners of a partnership* - enter the amount from Part VI, line 29.

This is the current year’s credit for new employment.

**Line 41 -**

Enter the amount from Part VII, line 39, column (f). This is the total available credit carryover for new employment.

**Line 42 -**

Add line 40 and line 41 and enter the total. This is the total available credit for new employment for qualified employment positions that may be applied to the current year’s tax liability.

*Corporations, exempt organizations with UBTI, and S corporations* - enter the total here and on Form 300, Part I, line 20.

*Individuals* - enter the total here and on Form 301, Part I, line 26.
**ARIZONA FORM 346**

**Additional Credit for Increased Research Activities for Basic Research Payments 2013**

For the calendar year 2013 or fiscal year beginning [M, M, D, D] 2, 0, 1, 3 and ending [M, M, D, D] 2, 0, 1, 3.

**Attach to your return.**

Name(s) as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165  Social security or employer identification number

<table>
<thead>
<tr>
<th>Part I</th>
<th>Qualification for Additional Credit</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Did you receive a Letter of Approval from the Arizona Department of Revenue? [ ] Yes [ ] No</td>
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<td>2</td>
<td>Enter the credit amount on the Letter of Approval from the Arizona Department of Revenue for this taxable year.</td>
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<td>3</td>
<td>Did an entity from which you are claiming a pass through additional credit for increased research activities receive a Letter of Approval from the Arizona Department of Revenue? [ ] Yes [ ] No</td>
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<td>4</td>
<td>Enter the name of the entity that received the Letter of Approval from the Arizona Department of Revenue and its identification number. Be sure to attach a copy of the Letter of Approval. Name:</td>
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<tr>
<td>TIN:</td>
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<td>5</td>
<td>Enter your share of the credit amount on the Letter of Approval from the Arizona Department of Revenue for this taxable year. See instructions.</td>
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<tr>
<th>Part II</th>
<th>Current Taxable Year’s Credit Calculation</th>
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<tbody>
<tr>
<td>6</td>
<td>Basic research payments paid to qualified organizations. See instructions.</td>
</tr>
<tr>
<td>7</td>
<td>Qualified organization base period amount.</td>
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<td>8</td>
<td>Subtract line 7 from line 6. If less than zero, enter zero.</td>
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<tr>
<td>9</td>
<td>Multiply line 8 by 10% (.10). Enter the result. Cannot exceed the amount on line 2.</td>
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<tr>
<th>Part III</th>
<th>Current Taxable Year’s Credit Passed Through From Partnerships and S Corporations</th>
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<tr>
<td>10</td>
<td>Total amount of credit passed through from partnerships and S corporations. Cannot exceed the amount on line 5. Attach copies of Form(s) 346 to your tax return.</td>
</tr>
<tr>
<td>11</td>
<td>Total Credit. Add line 9 and line 10. Enter the total. This is your current year’s additional credit for increased research activities for basic research payments.</td>
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<tr>
<th>Part IV</th>
<th>S Corporation Credit Election and Shareholder’s Share of Credit</th>
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<tbody>
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<td>12</td>
<td>The S corporation has made an irrevocable election for the taxable year ending [M, M, D, D] [ ] to (check only one box):</td>
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<td>[ ] Claim the additional credit for increased research activities for basic research payments as shown on Part III, line 11 (for the taxable year mentioned above);</td>
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<td>OR</td>
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<td>[ ] Pass the additional credit for increased research activities for basic research payments as shown on Part III, line 11 (for the taxable year mentioned above) through its shareholders.</td>
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Signature ___________________________ Title ___________________________ Date ___________________________

• If passing the credit through to the shareholders, complete lines 13 through 15 separately for each shareholder.
• Also complete line 16 or line 17, as applicable, separately for each shareholder. Provide a copy of the Letter of Approval to each shareholder.
• Furnish each shareholder with a copy of pages 1 and 2 of Form 346.

| 13 | Name of shareholder: |
|    | ___________________________ |
| 14 | Shareholder’s TIN: |
|    | ___________________________ |
| 15 | Shareholder’s share of the amount on Part III, line 11 |
|    | ___________________________ 00 |
| 16 | Shareholder’s share of the amount on Part I, line 2 |
|    | ___________________________ 00 |
| 17 | Shareholder’s share of the amount on Part I, line 5 |
|    | ___________________________ 00 |

Continued on page 2 ➔
Part V  Partner’s Share of Credit
   • Complete lines 18 through 20 separately for each partner.
   • Also complete line 21 or line 22, as applicable, separately for each partner. Provide a copy of the Letter of Approval to each partner.
   • Furnish each partner with a copy of pages 1 and 2 of Form 346.

18 Name of partner: ________________________________

19 Partner’s TIN: ________________________________

20 Partner’s share of the amount on Part III, line 11 ................................................................. 20 00

21 Partner’s share of the amount on Part I, line 2 ................................................................. 21 00

22 Partner’s share of the amount on Part I, line 5 ................................................................. 22 00

Part VI  Available Credit Carryover

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<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
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<tr>
<td></td>
<td>Taxable Year</td>
<td>Original Credit Amount</td>
<td>Amount Previously Used or Expired</td>
<td>Available Carryover: Subtract column (c) from column (b).</td>
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28 TOTAL AVAILABLE CARRYOVER: Add lines 23 through 27 in column (d) ........................................... 00

Part VII  Total Available Additional Credit

29 Current year’s credit. Corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part III, line 11.
   • S corporation shareholders – enter the amount from Part IV, line 15.
   • Partners of a partnership – enter the amount from Part V, line 20 ................................................................. 29 00

30 Available credit carryover – from Part VI, line 28, column (d) ................................................................. 30 00

31 Total available credit. Add lines 29 and 30. Enter the total here.
   • Corporations, exempt organizations with UBTI, and S corporations – enter this amount on Form 300, Part I, line 21.
   • Individuals – enter this amount on Form 301, Part I, line 27 ................................................................. 31 00
The additional credit for increased research activities for basic research payments is in addition to the credit for increased research activities for basic research payments made to a university under the jurisdiction of the Arizona Board of Regents. The credit is available to individuals and corporations for taxable years beginning from and after December 31, 2011.

This credit is available to individuals, corporations, exempt organizations with unrelated business taxable income (UBTI), and S corporations using the credit to offset tax incurred at the corporate level. S corporations or partnerships may pass the credit through to their shareholders or partners.

The credit is available to an exempt organization that is subject to corporate income tax on UBTI. The credit must result from the activities that generate UBTI.

Taxpayers must be certified by the Arizona Department of Revenue (Revenue) before claiming the credit. The credit is limited to $10 million in total credits in a calendar year. Visit the department’s Tax Credit web page for information on the application process or to obtain an application: www.azdor.gov/taxcredits.aspx.

The additional credit for increased research activities for basic research payments is in addition to the credit for increased research activities, claimed on Arizona Form 308 for corporations or Arizona Form 308-I for individuals, with respect to the same basic research payments.

The additional credit for increased research activities for basic research payments is in lieu of the solar liquid fuel credit under A.R.S. §§ 43-1081.01 or 43-1164.02 (claimed on Arizona Form 344) with respect to the same basic research payments.

The additional tax credit is allowed in an amount computed pursuant to Internal Revenue Code (IRC) § 41(e) with the following exceptions:

- For purposes of the additional Arizona tax credit, only basic research payments, as defined in IRC § 41(e), which are made to a university under the jurisdiction of the Arizona Board of Regents, are included.
- The taxpayer must make basic research payments during the taxable year to a university under the jurisdiction of the Arizona Board of Regents, for research completed by the same university.
- The terms “basic research payments” and “qualified organization base period amount” have the same meanings prescribed by IRC § 41(e), without regard to whether the taxpayer is or is not a corporation.

- The amount of the credit is based on the federal regular credit computation method for basic research payments. Taxpayers CANNOT use the federal alternative credit computation method. The allowable current taxable year credit is 10 percent of the excess, if any, of the basic research payments over the qualified organization base period amount for the taxable year.
- If two or more taxpayers, including shareholders of an S corporation and partners in a partnership, share in the eligible expenses, each taxpayer is eligible to receive a proportionate share of the credit.
- The termination provisions of IRC § 41 do not apply.

CORPORATE TAXPAYERS: If two or more members of a unitary group or an Arizona affiliated group incur qualifying basic research payments, the individual members of the group are not considered separate taxpayers. When a combined return or a consolidated return is filed, the unitary group or the Arizona affiliated group is considered a single taxpayer.

If the current taxable year’s credit exceeds the taxpayer’s tax liability for the taxable year, the taxpayer may carry forward the unused credit to the next five consecutive taxable years. The credit is not refundable.

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation or partnership is the taxpayer’s employer identification number. The TIN for an individual is the taxpayer’s social security number or an Internal Revenue Service individual taxpayer identification number. Taxpayers that fail to include their TIN may be subject to a penalty.

**Part I - Qualification for Additional Credit**

**Line 1**

If the taxpayer applied to Revenue and received a Letter of Approval related to the additional credit for increased research activities for basic research payments, check the "Yes" box. Otherwise, check the "No" box and skip line 2.

**Line 2**

If you checked the "Yes" box on line 1, enter the credit amount on your Letter of Approval from Revenue for taxable year 2013.

**Line 3**

If an entity from which you are claiming a pass through credit applied to Revenue and received a Letter of Approval related to the additional credit for increased research activities for basic research payments, check the "Yes" box. Otherwise, check the "No" box and skip lines 4 and 5.

**Line 4**

If you checked the "Yes" box on line 3, enter the entity’s name and taxpayer identification number on the entity’s Letter of Approval from Revenue for taxable year 2013.
Line 5 -
If you checked the "Yes" box on line 3, enter your share of the credit amount on the entity’s Letter of Approval from Revenue for taxable year 2013.

Part II - Current Taxable Year's Credit Calculation

Line 6 -
Taxpayers may be eligible for an additional credit for basic research if their payments made in cash to a qualified university under the jurisdiction of the Arizona Board of Regents (pursuant to a written contract) for research conducted in Arizona exceeds a base period amount. Enter the amount of such payments on line 6.

Line 7 -
Enter the qualified organization base period amount as defined by IRC § 41(e) that is based on qualified basic research payments. The amount on line 7 (but not more than the amount on line 6), although not eligible for the additional basic research credit, may be eligible for the basic research credit for corporations on Form 308 and may be eligible to be treated as contract research expenses on Form 308 or Form 308-I.

Line 9 -
Enter the lesser of 10% of line 8 or the amount on line 2.

Part III - Current Taxable Year’s Credit Passed Through From Partnerships and S Corporations

Line 10 -
Enter the total amount of credit(s) passed through from partnership(s) and/or S corporation(s). Attach a copy of Form(s) 346 and the Letter(s) of Approval received from partnership(s) and/or S corporation(s). The amount on line 10 cannot exceed the amount on line 5.

Line 11 -
Enter the total of lines 9 and 10. This is your total additional credit for increased research activities for basic research payments.

Part IV - S Corporation Credit Election and Shareholder's Share of Credit

Line 12 - S Corporation Credit Election
S corporations must complete line 12. The S corporation must make an irrevocable election to either claim the current taxable year’s credit or pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S. If the S corporation elects to claim the credit itself, it can skip lines 13 through 17 and complete Part VI and Part VII, as applicable.

Lines 13 through 17 -
If an S corporation elects to pass the credit through to its shareholders, it must also complete lines 13 through 15. After the S corporation completes Parts I, II and III, it must complete Part IV, lines 13 through 15, separately for each shareholder. The S corporation may also have to complete line 16 or line 17, as applicable, separately for each shareholder. The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 346 and the Letter of Approval. Each shareholder would complete Part VI and Part VII, as applicable.

Part V - Partner's Share of Credit

Lines 18 through 22 -
After a partnership completes Parts I, II and III, it must complete Part V, lines 18 through 20, separately for each partner. The partnership may also have to complete line 21 or line 22, as applicable, separately for each partner. The partnership must furnish each partner with a copy of pages 1 and 2 of Form 346 and the Letter of Approval. Each partner would complete Part VI and Part VII, as applicable.

Part VI - Available Credit Carryover

The unused additional credit for increased research activities for basic research payments may be carried forward to the next five consecutive taxable years.

Use Part VI to calculate the available credit carryover. Complete lines 23 through 28 if you claimed the additional credit on a prior year return and your credit was more than your tax.

Enter the taxable year(s) from which you are carrying over the additional credit in column (a) on lines 23 through 27. In column (b), enter the credit originally computed for that taxable year. In column (c), enter the amount of the credit from that taxable year which you have already used. Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d). Add the amounts entered on lines 23 through 27 in column (d). Enter the total on line 28, column (d). This is the available credit carryover available for the current taxable year.

Part VII - Total Available Additional Credit

Complete this section to compute the total available additional credit for the taxable year. The total available credit is the sum of the credit for the current taxable year and the available credit carryover(s).

Line 29 -
Enter the additional credit for the current taxable year.

Corporations (including S corporations that elected to claim the credit) and exempt organizations with UBTI - enter the amount from Part III, line 11.

S corporation shareholders - enter the amount from Part IV, line 15.

Partners of a partnership - enter the amount from Part V, line 20.

Line 30 -
Enter the credit carryover amount from Part VI, line 28, column (d).

Line 31 -
Add the amounts from line 29 and line 30. This is the total available additional credit for increased research activities for basic research payments that may be applied to the current taxable year's tax liability. Enter the total here.

Corporations, exempt organizations with UBTI, and S corporations - enter the total available credit on Arizona Form 300, Part I, line 21.

Individuals - enter the total available credit on Arizona Form 301, Part I, line 27.
To claim this credit, the taxpayer must employ at least 2 and not more than 50 employees who are Arizona residents.

For the calendar year 2013 or fiscal year beginning **M, M, D, D, 2, 0, 1, 3** and ending **M, M, D, D, 2, 0, Y, Y**.

**Attach to your return.**

<table>
<thead>
<tr>
<th>Your Name as shown on Form 99T, 140, 140PY, 140NR, 140X, 120, 120A, 120S, 120X or 165</th>
<th>Your Social Security or Employer Identification Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140PY, 140NR, 140X (if a joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

**Part I Business Information**

1. Business name:  
2. Business location:  
3. Employer Identification Number:  

**Part II Credit Computation**

4. Number of qualified employees enrolled in a qualified health insurance plan for which you have paid at least $360... 
5. Allowable credit per employee 
6. Multiply the number on line 4 by the amount on line 5...

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Number of qualified employees enrolled in a qualified health insurance plan</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Allowable credit per employee</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Multiply the number on line 4 by the amount on line 5</td>
<td></td>
</tr>
</tbody>
</table>

**Part III S Corporation Credit Election and Shareholder’s Share of Credit**

7. The S corporation has made an irrevocable election for the taxable year ending **M, M, D, D, Y, Y, Y** to (check only one box):
   - [ ] Claim the credit for qualified health insurance plans, as shown on Part II, line 6 for the taxable year mentioned above;
   - [ ] Pass the credit for qualified health insurance plans, as shown on Part II, line 6 for the taxable year mentioned above, through to its shareholders.

Signature __________________________ Title ______________ Date __________

If passing the credit through to the shareholders, complete lines 8 through 10 separately for each shareholder. Furnish each shareholder with a copy of pages 1 and 2 of Form 347.

8. Name of shareholder:  
9. Shareholder’s TIN:  
10. Shareholder’s share of the amount on Part II, line 6...

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>Name of shareholder</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Shareholder’s TIN</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Shareholder’s share of the amount on Part II, line 6</td>
<td></td>
</tr>
</tbody>
</table>

**Part IV Partner’s Share of Credit**

Complete lines 11 through 13 separately for each partner. Furnish each partner with a copy of pages 1 and 2 of Form 347.

11. Name of partner:  
12. Partner’s TIN:  
13. Partner’s share of the amount on Part II, line 6...

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Name of partner</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Partner’s TIN</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Partner’s share of the amount on Part II, line 6</td>
<td></td>
</tr>
</tbody>
</table>

Continued on page 2 ➔
Part V  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a) Carryover From Taxable Year</th>
<th>(b) Original Credit Amount</th>
<th>(c) Amount Previously Used</th>
<th>(d) Available Carryover: Subtract column (c) from column (b).</th>
</tr>
</thead>
<tbody>
<tr>
<td>14 2012</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>15</td>
<td></td>
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</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17 TOTAL AVAILABLE CARRYOVER...</td>
<td></td>
<td></td>
<td>.00</td>
</tr>
</tbody>
</table>

Part VI  Total Available Credit

18 Current year’s credit: Individuals, corporations, S corporations that are claiming the credit, or exempt organizations with UBTI, enter the amount from Part II, line 6................................. 18 00
   • S corporation shareholders: Enter the amount from Part III, line 10.
   • Partners of a partnership: Enter the amount from Part IV, line 13.
19 Available carryover from Part V, line 17, column (d) ......................................................... 19 00
20 Total Available Credit: Add lines 18 and 19................................................................. 20 00
   • Corporations, including S corporations that are claiming the credit and exempt organizations with UBTI, enter the total here and on Form 300, Part I, line 22.
   • Individuals, enter the total here and on Form 301, Part I, line 28.
# Form 347-1 (2013)

## Qualified Employees for Which You Are Claiming a Credit

(To qualify, the amount in column (c) must be at least $360 for each employee listed.)

<table>
<thead>
<tr>
<th></th>
<th>(a) Name of Qualified Employee (must be an Arizona resident)</th>
<th>(b) Social Security Number</th>
<th>(c) Employer’s Amount of Expenses for:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td>• Employee’s Qualified Health Insurance Plan, and</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• Employee’s Health Savings Account</td>
</tr>
<tr>
<td>2</td>
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<td></td>
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<tr>
<td>3</td>
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<td>.00</td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
<td>.00</td>
</tr>
</tbody>
</table>

### Number of Qualified Employees:

Enter the total number of qualified employees here and on page 1, line 4. If more than 20 employees, enter the total from all schedules. If you have more than 20 qualifying employees, complete additional schedules.
**2013 Credit for Qualified Health Insurance Plans**

**General Instructions**

For taxable years beginning on or after January 1, 2012 through December 31, 2014, Arizona law provides a credit for employers who provide qualified health insurance plans or contributions to health savings accounts (HSA) for its employees who are Arizona residents. This credit is available to individuals, corporations, and S corporations. A partnership may pass the credit through to its partners. An S corporation may pass the credit through to its shareholders. The total of the credits allowed all of the owners of the business may not exceed the amount that would have been allowed for a sole owner of the business. This credit is also available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from activities that generate UBTI.

To be eligible, the HSA must be an HSA that is established under Internal Revenue Code (IRC) § 223. A qualified health insurance plan is a high deductible plan that includes catastrophic health care coverage and that is established in conjunction with an HSA. The amount of the credit is $360 for every qualified employee who is enrolled in the qualified health insurance plan.

The amount of the credit is $360 for every qualified employee who is enrolled in the qualified health insurance plan.

You cannot take a deduction for the same expenses for which you claim a credit. You must add-back the amount of expenses claimed for the taxable year to your Arizona gross income.

If the allowable credit exceeds your income tax liability, you may carry over any unused amount to the next three consecutive taxable years’ income tax liability.

To qualify for the credit, the employer must:

1. Have not provided health insurance coverage to its employees for the 90 days immediately preceding the offer of the qualified health insurance plan in the taxable year in which the employer initially claims the credit.

2. Offer the qualified health insurance plan to every employee.

3. Pay at least $360 during the taxable year for health insurance premiums or contributions to a health savings account for every qualified employee who is enrolled in the qualified health insurance plan.

4. Provide the health insurance plan to the enrolled employee for at least twelve (12) consecutive months.

5. Employ at least 2 and not more than 50 employees who are residents of Arizona.

### Part I - Business Information

**Lines 1 through 3-**

Enter the name, address, and employer identification number of the business that employs qualifying employees.

### Part II - Credit Computation

Before completing lines 4 through 6, complete Arizona Form 347-1. This is a list of all qualified employees for which you are claiming the credit.

#### Form 347-1 Qualified Employees for Which You Are Claiming a Credit

An eligible employee is an employee that is an Arizona resident who was not offered health insurance coverage for 90 days preceding the offer of the qualified health insurance plan. Although an employer must offer the qualified health insurance plan to every employee, list only those enrolled employees that qualify. For each employee who qualifies, provide the following information.

- In column (a), enter the qualified employee’s name. The employee must be an Arizona resident.
- In column (b), enter the qualified employee’s social security number.
- In column (c), enter the total amount the employer paid for the employee’s qualified health insurance plan plus any amount contributed to the employee’s health savings account. If the amount is less than $360, the employee does not qualify.

If you have more than 20 qualified employees, attach a separate schedule. Enter the total number of qualified employees you are claiming for this credit on Form 347-1, line 21 and on Form 347, Part II, page 1, line 4.

**Lines 4 through 6 -**

Complete lines 4 through 6 as instructed on the form.

### Part III - S Corporation Credit Election and Shareholder’s Share of Credit

#### Line 7 -

The S corporation must complete this portion of Form 347 in order for the S corporation or its shareholders to claim this credit. The S corporation must make an irrevocable election to claim the credit or to pass the credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to the Arizona Form 120S.
Lines 8 through 10 -
If the S corporation elects to pass the credit through to its shareholders, it must also complete lines 8 through 10.
S corporations must complete Form 347, Parts I through III. The S corporation must complete Part III, lines 8 through 10, separately for each shareholder. Each shareholder may claim only a pro rata share of the credit based on the shareholder’s ownership interest in the S corporation. The S corporation must furnish each shareholder with a copy of pages 1 and 2 of Form 347.
Each shareholder must complete Parts V and VI of Form 347.

Part IV - Partner’s Share of Credit
Lines 11 through 13 -
Partnerships must complete Form 347, Parts I and II. Then complete Part IV, lines 11 through 13, separately for each partner. Each partner may claim only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The partnership must furnish each partner with a copy of pages 1 and 2 of Form 347.
Each partner must complete Parts V and VI.

Part V - Available Credit Carryover
Lines 14 through 17 –
Use Part V to figure your total available credit carryover from taxable year 2012.
Complete line 14 to figure your available credit carryover from taxable year 2012 if you claimed the credit on your 2012 return, and the credit was more than your tax.

- In column (b), enter the credit originally computed for the taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from the amount in column (b) and enter the difference in column (d).
- Add the amounts entered on lines 14 through 16 in column (d).

Enter the total on line 17, column (d).

Part VI - Total Available Credit
Line 18 -
Individuals, corporations, S corporations claiming the credit, or exempt organizations with UBTI, enter the amount from Part II, line 6.
S corporation shareholders, enter the amount from Part III, line 10.
Partners of a partnership, enter the amount from Part IV, line 13.

Line 19 -
Enter the amount from Part V, line 17, column (d).

Line 20 -
Add lines 18 and 19. Enter the total.
Corporations, including S corporations claiming the credit and exempt organizations with UBTI, also enter the total available credit on Arizona Form 300, Part I, line 22.
Individuals, also enter the total available credit on Arizona Form 301, Part I, line 28.
**Credit for Contributions to**

**Certified School Tuition Organization - Individuals**

**For contributions that exceed the maximum allowable credit on Arizona Form 323.**

For the calendar year 2013 or fiscal year beginning \( M.M.D.D. \) 2,0,1,3 and ending \( M.M.D.D. \) 2,0,1,4.

**Attach to your return.**

<table>
<thead>
<tr>
<th>Your Name as shown on Form 140, 140NR, 140PY or 140X</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140NR, 140PY or 140X (if joint return)</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

Before you can claim this credit, you must claim the maximum allowable credit on Arizona Form 323, Credit for Contributions to Private School Tuition Organizations. If you made contributions totaling more than the maximum allowable credit on Arizona Form 323, you may claim a credit on Form 348 for some or all of those contributions that exceed the maximum allowable credit on Form 323. **If you have a carryover amount(s) from a credit claimed on AZ Form 348 from prior tax year(s), you do not have to claim the maximum allowable credit on AZ Form 323 to only claim a carryover amount available on AZ Form 348. See instructions under “Notice to All Taxpayers.”**

### Part I  Eligibility

**YES**  
**NO**

1a Are you claiming a current year’s credit on your 2013 Form 323 for contributions to private school tuition organizations?  

\[ \text{If you answered, "No", skip line 1b and go to line 1c.} \]

\[ \text{If you answered, "Yes", complete line 1b.} \]

1b Did you make contributions in excess of the allowable credit claimed on Form 323?  

\[ \text{If you answered, "No", STOP; do not complete this form. You cannot claim this credit.} \]

\[ \text{If you answered, "Yes", complete this form to claim an allowable credit for the amount of contributions that exceed the amount of the allowable credit claimed on Form 323.} \]

1c Are you claiming only a carryover from Form 348 from prior tax year?  

\[ \text{If you answered, "No", to 1a, 1b, and 1c, STOP, do not complete this form.} \]

\[ \text{If you answered, "Yes", skip Part II and complete Part III and IV.} \]

### Part II  Current Year’s Credit

List all qualifying school tuition organizations to which you made contributions during 2013 and from January 1, 2014 to April 15, 2014. You must include the school tuition organizations to which you made contributions and claimed a 2013 current year’s credit on Form 323. If you made contributions to more than three school tuition organizations, attach a separate schedule.

2 Name of school tuition organization:  

Address of school tuition organization:  

\[ 2a \text{ Contributions made from January 1, 2013 through December 31, 2013}  \]

\[ 2b \text{ Contributions made from January 1, 2014 through April 15, 2014 for which you are claiming a credit on your 2013 return}  \]

\[ 2c \text{ Total contributions made to organization named on line 2: Add lines 2a and 2b; enter the total}  \]

3 Name of school tuition organization:  

Address of school tuition organization:  

\[ 3a \text{ Contributions made from January 1, 2013 through December 31, 2013}  \]

\[ 3b \text{ Contributions made from January 1, 2014 through April 15, 2014 for which you are claiming a credit on your 2013 return}  \]

\[ 3c \text{ Total contributions made to organization named on line 3: Add lines 3a and 3b; enter the total}  \]

4 Name of school tuition organization:  

Address of school tuition organization:  

\[ 4a \text{ Contributions made from January 1, 2013 through December 31, 2013}  \]

\[ 4b \text{ Contributions made from January 1, 2014 through April 15, 2014 for which you are claiming a credit on your 2013 return}  \]

\[ 4c \text{ Total contributions made to organization named on line 4: Add lines 4a and 4b; enter the total}  \]
Part II (Continued)
5 Add lines 2c, 3c, 4c, and any amounts from a separate schedule. Enter the total ........................................ 5 00
6 Allowable credit claimed on Form 323 for the current year: Enter the amount from Form 323, line 5....... 6 00
7 Potential credit: Subtract line 6 from line 5, and enter the difference ......................................................... 7 00
8 Single taxpayers or heads of household, enter $514 here. Married taxpayers, enter $1028 here .......... 8 00
9 Current Year’s Credit to Claim on Form 348: Enter the smaller of line 7 or line 8. In most cases, if you are married filing a separate return, enter one-half (1/2) of the smaller of line 7 or line 8. See instructions. 9 00

Part III  Available Credit Carryover

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Taxable Year from which you are carrying the credit</td>
<td>Original Credit Amount</td>
<td>Amount Previously Used</td>
<td>Available Carryover: Subtract column (c) from column (b).</td>
</tr>
<tr>
<td>10 2012</td>
<td>.00</td>
<td>.00</td>
<td>.00</td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15 TOTAL AVAILABLE CARRYOVER: Add lines 10 through 14 in column (d)....</td>
<td></td>
<td></td>
<td>.00</td>
</tr>
</tbody>
</table>

Part IV  Total Available Credit
16 Current year’s credit: Enter the amount from Part II, line 9 ................................................................. 16 00
17 Available Credit Carryover: Enter the amount from Part III, line 15, column (d)............................... 17 00
18 Total Available Credit: Add line 16 and line 17. Enter the total here and on Form 301, Part I, line 29 ................................................................................................................. 18 00
2013 Credit for Contributions to Certified School Tuition Organization - Individuals
(For contributions that exceed the maximum allowable credit on AZ Form 323)

Phone Numbers

For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information

If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings

These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures

To view or print the department’s publications and brochures, go to our home page and click on Publications.

Notice to All Taxpayers

**NOTE:** To claim this credit, you must first claim the maximum credit allowed on AZ Form 323. Credit for Contributions to Private School Tuition Organizations. The amount of credit you must claim on Form 323 depends on your filing status. See AZ Form 323 for these amounts. For an example of how to calculate the current year credit and carryover credit, if any, see the last page of these instructions.

AZ Form 348 Credit Carryover Amount(s) from Prior Tax Year(s)

If you claimed an allowable credit on AZ Form 348 on your 2012 tax return and your 2012 tax liability was less than your allowable credit, you may have a carryover amount available.

You may use the available credit carryover amount to reduce your 2013 tax liability even if you do not claim a credit on Form 323 for 2013.

General Instructions

Arizona law provides an individual income tax credit for the voluntary cash contributions made to a certified school tuition organization in order to improve education by raising tuition scholarships for children in Arizona. This credit is available only to individuals. Corporations may not claim this credit. A partnership may not pass the credit through to its partners. An S corporation may not pass the credit through to its shareholders.

The credit is equal to the amount contributed after the maximum amount that can be claimed on Form 323 is contributed. For 2013, the credit cannot exceed $514 for single taxpayers or heads of household. For married taxpayers that file a joint return, the credit cannot exceed $1,028. In most cases, for married taxpayers who file separate returns, each spouse may claim only one-half (1/2) of the credit that would have been allowed on a joint return.

**NOTE:** The credit eligible contributions made to a certified school tuition organization from January 1, 2014 to April 15, 2014 may be claimed as a tax credit on either your 2013 or 2014 Arizona income tax return.

If the allowable tax credit is more than your tax or if you have no tax, you may carry the unused credit forward for up to the next 5 consecutive taxable years’ income tax liability.

A certified school tuition organization is an organization that meets all of the following.

- The organization is tax exempt under Section 501(c)(3) of the Internal Revenue Code.
- The organization allocates at least 90% of its annual revenue for educational scholarships or tuition grants.
- The organization makes its scholarships or grants available to students of more than one qualified school.

A “qualified school” means a preschool that offers services to students with disabilities, nongovernmental primary or a secondary school that is located in Arizona. The school cannot discriminate on the basis of race, color, handicap, familial status, or national origin and requires all teaching staff and personnel that have unsupervised contact with students to be fingerprinted. A “qualified school” does not include a charter school or programs operated by a charter school. The primary school must begin with kindergarten and the secondary school must end with grade 12.

In the case of a preschool that offers services to students with disabilities, a “student with disabilities” is a student who has any of the following conditions.

- Hearing impairment
- Visual impairment
- Developmental delay
- Preschool severe delay
- Speech and/or language impairment

To qualify for the credit, all contributions must be made to a certified school tuition organization. To determine if your contributions made in 2013 and/or 2014, qualify for this credit, you should verify that the school tuition organization you made a contribution to is certified. For a list of school tuition organizations certified to receive donations for the individual income tax credit, see the department’s website.
Your donation to the school tuition organization will not qualify for the credit if you designate the donation for the direct benefit of your dependent.

**NOTE:** Your donation will also not qualify if you designate a student beneficiary as a condition of your contribution to the school tuition organization. Additionally, the tax credit is not allowed if you agree with another person to designate each other’s contributions to the school tuition organization for the direct benefit of each other’s dependent, a practice commonly known as swapping.

You cannot claim both a tax credit and an itemized deduction for the amount of contributions made to a certified school tuition organization for which you are claiming a credit. If you claim this credit in 2013 for a donation made from January 1, 2014, to April 15, 2014, you must make an adjustment on your Arizona Form 140; Schedule A, Itemized Deduction Adjustments, filed in 2014.

Before claiming this credit, make sure the school tuition organization issues you a receipt for the contributions. The receipt should show all of the following.

- The name and address of the school tuition organization
- The name of the taxpayer
- The amount paid
- The date paid

Please keep this receipt with your tax records.

**NOTE:** You may be able to make credit eligible contributions to a certified school tuition organization through payroll withholding. Check with your employer to see if your employer has agreed to withhold contributions that qualify for this credit from your pay.

### Line-by-Line Instructions

#### Part I - Eligibility

**Lines 1a through 1c** -

For lines 1a through 1c, follow the instructions on the form.

#### Part II - Current Year’s Credit

**NOTE:** You must include all school tuition organizations to which you made contributions and for which you claimed a 2013 credit on AZ Form 323.

**Line 2** -

Enter the name and address of the school tuition organization to which you made a contribution, and for which you are claiming a current year’s credit.

- **Line 2a** – Enter the amount of contribution(s) made from January 1, 2013 through December 31, 2013.
- **Line 2b** – Enter the amount of contribution(s) made from January 1, 2014 through April 15, 2014.
- **Line 2c** – Add lines 2a and 2b and enter the total.

**Lines 3 (a, b and c) and 4 (a, b, and c)** –

Complete lines 3 and 4 following the instructions for lines 2 and 2a through 2c.

If you made contributions to more than 3 school tuition organizations, attach a separate schedule. The schedule should show the same information required on lines 2 through 4.

**Line 5** -

Add lines 2c, 3c, and 4c, and enter the total. Include the total from any separate schedule in the amount on line 5.

**Line 6** -

Enter the amount of credit claimed on AZ Form 323, Part I, line 5.

**Line 7** -

Subtract line 6 from line 5 and enter the difference. This is your potential credit amount.

**Line 8** -

Single taxpayers and taxpayers filing as heads of household enter $514. Married taxpayers enter $1028.

**Line 9 - Current Year’s Credit**

Enter the smaller of line 7 or line 8. If you are married filing a separate return but could have filed a joint return, you may take only one-half (½) of the total credit that would have been allowed on a joint return, up to a maximum of $514 each. In this case, enter one-half (½) of the smaller of line 7 or line 8.

#### Part III - Available Credit Carryover

**Note:** Arizona law requires that a taxpayer must claim the maximum credit amount allowed on AZ Form 323 before claiming a credit for excess contributions on AZ Form 348. **You do not have to claim a current year credit on AZ Form 323 to only claim a credit carryover amount from prior taxable years on AZ Form 348.**

**Lines 10 through 15** –

Use Part III to figure your total available credit carryover from taxable year 2012.

Complete line 10 to figure your available credit carryover from taxable year 2012 if you claimed the credit on your 2012 return, and the credit was more than your tax.

- In column (b), enter the credit originally computed for that taxable year listed in column (a).
- In column (c), enter the amount of the credit from that taxable year which you have already used.
- Subtract the amount in column (c) from column (b) and enter the difference in column (d).
- Enter the amount on line 10, column (d) on line 15, column (d).
Part IV - Total Available Credit

**Line 16 -**
Enter the amount from Part II, line 9.

**Line 17 -**
Enter the amount from Part III, line 15, column (d).

**Line 18 -**
Add line 16 and line 17. Enter the total here and on Form 301, Part I, line 29.

**NOTE:** To claim this credit, you must first claim the maximum credit allowed on AZ Form 323. Credit for Contributions to Private School Tuition Organizations. The amount of credit you must claim on Form 323 depends on your filing status. See AZ Form 323 for these amounts.

For example: During 2013, Mary, a single person, gave $1400 to a school tuition organization. Mary’s tax liability for 2013 is $400. Mary claimed the maximum credit amount of $517 allowed on Arizona Form 323. Since Mary made a contribution that totaled more than the allowable credit on Arizona Form 323, she may take a credit, up to the maximum amount allowed, on Arizona Form 348 (for 2013, $514 for single or head of household; or $1028 for married filing joint.)

For 2013, Mary would compute her available current year’s credit for Form 348 as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013 total contributions made to school tuition organization</td>
<td>$ 1,400</td>
</tr>
<tr>
<td>Allowable credit claimed on Form 323 for tax year 2013</td>
<td>($ 517)</td>
</tr>
<tr>
<td>Contributions eligible to use for computing Form 348 credit</td>
<td>$ 883</td>
</tr>
<tr>
<td>Maximum allowable credit from Form 348 that Mary may claim for 2013</td>
<td>$ 514</td>
</tr>
<tr>
<td>Amount of the contributions exceeding the allowable credit. Mary may not use the amount of the gift, $369, which was more than the allowable $514 credit ($883 minus $514) to figure her credit on Arizona Form 348.</td>
<td>$ 369</td>
</tr>
</tbody>
</table>

Once Mary computes her credit, she must then determine how much of that credit may be applied to the current year’s tax and how much, if any, may be carried over to a future year. In this case, Mary has already applied a credit (from Form 323) against her total tax liability of $400. Therefore, Mary will have a $514 carryover on Form 348 for the next taxable year.

Mary will compute her 2013 carryover credit amount as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Year’s Credit</td>
<td>$ 514</td>
</tr>
<tr>
<td>Mary’s 2013 tax liability</td>
<td>$ 400</td>
</tr>
<tr>
<td>Tax credit used – from AZ Form 323</td>
<td>($ 400)</td>
</tr>
<tr>
<td>Balance of tax</td>
<td>$ 0</td>
</tr>
<tr>
<td>Amount of current year credit used from Form 348 to off-set taxes</td>
<td>$ 0</td>
</tr>
<tr>
<td>Amount of current year credit from Form 348 available to carryover to next year.</td>
<td>$ 514</td>
</tr>
</tbody>
</table>

Mary may not carryover the $369 gift that was more than the allowable credit.
Credit for Qualified Facilities

For the calendar year 2013 or fiscal year beginning \[M, M, D, D, 12, 0, 1, 3\] and ending \[M, M, D, D, 12, 0, 0, 0\].

Attach this completed form and the Certification of Qualification from the Arizona Commerce Authority to your return.

Name as shown on Form 140, 140PY, 140NR, 140X, 99T, 120, 120A, 120S, 120X, or 165

Social Security or Employer Identification Number

Part I: Listing of Post-Approved Qualified Facilities and Apportioned Credit Amount

List qualified facilities for which you are entitled to claim a credit during this taxable year.

If you have more than two facilities, attach additional schedules. See instructions.

<table>
<thead>
<tr>
<th>Arizona Commerce Authority Post-Approval Information</th>
<th>Apportioned Credit Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>(b)</td>
</tr>
<tr>
<td>Allocation Year</td>
<td>Post-Approval Date</td>
</tr>
<tr>
<td>1</td>
<td>YYYY</td>
</tr>
<tr>
<td>2</td>
<td>YYYY</td>
</tr>
</tbody>
</table>

3 Aggregate total from all additional schedules........................................ 3 .00
4 TOTAL – add lines 1 through 3............................................................................... 4 .00

Part II: Credit Recapture

NOTE: No recapture of the credit for qualified facilities is required for tax year 2013. Do not enter a date or amount in Part II.

5 Date on which the Certification of the business as a qualified facility was terminated or revoked................................. 5

6 Total recapture of apportioned credit for qualified facility. Full amount of credits previously claimed or passed through to S corporation shareholders or partners of a partnership. Enter the amounts from Part I, column (b) on Form 349 for the tax years prior to the date on line 5. If more than one Certification has been terminated or revoked, enter the aggregate amount .................................................................................................................. 6

Part III: S Corporation Credit Election and Shareholder’s Share of Credit and Credit Recapture

7 The S corporation has made an irrevocable election for the taxable year ending: \[M, M, D, D, Y, Y, Y, Y\].

☐ Claim the credit for qualified facilities as shown on Part I, line 4 (for the taxable year mentioned above);

☐ OR

☐ Pass the credit for qualified facilities as shown on Part I, line 4, (for the taxable year mentioned above), through to its shareholders.

Signature........................................ Title........................................ Date____________

If passing the credit through to the shareholders, complete lines 8 through 10 separately for each shareholder.
If passing credit recapture through to the shareholders, complete line 11 separately for each shareholder.
Furnish each shareholder with a copy of the Certification from Commerce and pages 1 and 2 of Form 349.

8 Name of shareholder: __________________________

9 Shareholder’s TIN: ________________________________

10 Shareholder’s share of the apportioned credit for qualified facilities from Part I, line 4........................................... 10

11 Shareholder’s share of the credit recapture from Part II, line 6................................................................. 11

Continued on page 2 ➔
Part IV: Partner’s Share of Credit and Credit Recapture

Complete lines 12 through 14 separately for each partner.
If passing credit recapture through to the partners, complete line 15 separately for each partner.
Furnish each partner with a copy of the Certification from Commerce and pages 1 and 2 of Form 349.

12 Name of partner: ________________________________________________________________

13 Partner’s TIN: ________________________________________________________________

14 Partner’s share of the apportioned credit for qualified facilities from Part I, line 4 .............................................................. 14

15 Partner’s share of the credit recapture from Part II, line 6 .............................................................. 15

Part V: Credit Recapture Summary

NOTE: No recapture of the credit for qualified facilities is required for tax year 2013.
Do not enter a date or number in Part V.

16 Enter the taxable year(s) in which you took a credit for a business as a qualified facility whose Certification has been terminated or revoked: ____________________________________________________________

17 Enter the total amount of credit originally claimed on prior returns:
   • Individuals, corporations, exempt organizations with UBTI, and S corporations –
     enter the amount from Part II, line 6.
   • S corporation shareholders – enter the amount from Part III, line 11.
   • Partners of a partnership – enter the amount from Part IV, line 15.
   Also enter the amount on line 17 as instructed below:
     • Corporations, exempt organizations with UBTI, and S corporations –
       enter this amount on Form 300, Part II, line 28.
   • Individuals – enter this amount on Form 301, Part II, line 35 .............................................................. 17

Part VI: Total Apportioned Credit Claimed This Taxable Year

18 Total apportioned credit for qualified facilities.
   • Individuals, corporations, exempt organizations with UBTI, or S corporations – enter the amount from Part I, line 4.
   • S corporation shareholders – enter the amount from Part III, line 10.
   • Partners of a partnership – enter the amount from Part IV, line 14.
   • Corporations – also enter this amount on Form 120, line 22; or
     Form 120A, line 14; or Form 120X, line 22.
   • Exempt organizations with UBTI – also enter this amount on Form 99T, line 12.
   • S corporations – also enter this amount on Form 120S, line 18.
   • Individuals – also enter this amount on Form 140, line 33; or Form 140NR, line 33;
     or Form 140PY, line 35; or Form 140X, line 37 .............................................................. 18

19 Total apportioned credit for qualified facilities:

20 Total apportioned credit for qualified facilities:

21 Total apportioned credit for qualified facilities:

22 Total apportioned credit for qualified facilities:

23 Total apportioned credit for qualified facilities:

24 Total apportioned credit for qualified facilities:

25 Total apportioned credit for qualified facilities:

26 Total apportioned credit for qualified facilities:

27 Total apportioned credit for qualified facilities:

28 Total apportioned credit for qualified facilities:

29 Total apportioned credit for qualified facilities:

30 Total apportioned credit for qualified facilities:

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34 Total apportioned credit for qualified facilities:

35 Total apportioned credit for qualified facilities:

36 Total apportioned credit for qualified facilities:

37 Total apportioned credit for qualified facilities:

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40 Total apportioned credit for qualified facilities:

41 Total apportioned credit for qualified facilities:

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43 Total apportioned credit for qualified facilities:

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48 Total apportioned credit for qualified facilities:

49 Total apportioned credit for qualified facilities:

50 Total apportioned credit for qualified facilities:

51 Total apportioned credit for qualified facilities:

52 Total apportioned credit for qualified facilities:

53 Total apportioned credit for qualified facilities:

54 Total apportioned credit for qualified facilities:

55 Total apportioned credit for qualified facilities:

56 Total apportioned credit for qualified facilities:
2013 Credit for Qualified Facilities

Arizona Department of Revenue
• Tax forms and instructions • Information and assistance
Internet home page: www.azdor.gov
Taxpayer assistance (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

INCENTIVES PROGRAM

Arizona Commerce Authority
• Application forms • Program guidelines
Internet home page: www.azcommerce.com
Program Manager (602) 845-1200

Contact Information

Arizona Revised Statutes (A.R.S.) §§ 43-1083.03 and 43-1164.04 provide refundable individual and corporate income tax credits for expanding or locating a qualified facility in this state. A “qualified facility” means a facility in this state that devotes at least 80% of the property and payroll at the facility to one or more of the following: (a) qualified manufacturing, (b) qualified headquarters, or (c) qualified research. The credit is effective for taxable years beginning from and after December 31, 2012 through December 31, 2019. The credit is 10 percent of the lesser of (a) the taxpayer's total capital investment in the qualified facility or (b) $200,000 for each net new full-time employment position at the qualified facility. The credit is apportioned and claimed in five equal annual installments in each of five consecutive taxable years. The credit for qualified facilities is in lieu of the following credits, with respect to the same employment positions:

- The credit for new employment, under A.R.S. §§ 43-1074 or 43-1161 (claimed on Arizona Form 345);
- The military reuse zone credit, under A.R.S. §§ 43-1079 or 43-1167 (claimed on Arizona Form 306); and
- The credit for renewable energy industry, under A.R.S. §§ 43-1083.01 or 43-1164.01 (claimed on Arizona Form 342).

In order to claim the credit for qualified facilities, a business must apply for and receive pre-approval from the Arizona Commerce Authority (Commerce). Commerce cannot pre-approve income tax credits for any one taxpayer in excess of $200,000 for each net new full-time employment position at the qualified facility. The business must incur at least $250,000 in qualifying investment within 12 months of pre-approval.

The tax year of pre-approval determines the "allocation year." The allocation year is the calendar year to which the credit was applied to the annual credit cap. The business must enter into a managed review with Commerce prior to applying for post-approval. The business must obtain post-approval from Commerce prior to claiming the credit. The first fifth of the apportioned credit is claimed on the tax return that includes the post-approval date.

For example, Company A, is a calendar year filer. Company A received pre-approval from Commerce for a qualified facility on March 11, 2013, and received its post-approval on March 14, 2014. Because Company A completed everything necessary to earn the credit in calendar year 2014, the first fifth of the credit must be claimed on the tax return for calendar year 2014.

NOTE: Each fifth of the credit for qualified facilities must be claimed on a timely filed original income tax return, including extensions. The credit may not be claimed on an amended return. Failing to claim the apportioned credit on a timely filed return will result in loss of the apportioned credit for that taxable year.

The amount of the credit for qualified facilities a taxpayer may claim can never exceed the amount that is on the post-approval from Commerce.

NOTE: The business must submit a copy of the Certification of Qualification (Certification) from Commerce with Form 349 when claiming the credit.

Co-owners of a business, including partners in a partnership and shareholders of an S corporation, may each claim only the pro rata share of the apportioned credit based on ownership interest. The total of the apportioned credits allowed to all such owners may not exceed the amount that would have been allowed for a sole owner of the business.

The credit is available to an exempt organization that is subject to corporate income tax on unrelated business taxable income (UBTI). The credit must result from the activities that generate UBTI.

Credit Recapture

During the pre-approval process with Commerce, the applicant must consent to adjustment or recapture of the income tax credit in the case of noncompliance with A.R.S. § 41-1512.

If, within five taxable years after first receiving the credit for qualified facilities, the Certification is rescinded by Commerce, the taxpayer is disqualified from the apportioned credits for subsequent taxable years and may be subject to recapture.

On a determination that the taxpayer has committed fraud or relocated outside of this state within five taxable years of first receiving a credit, all credits previously allowed are subject to recapture.

The recapture of the credit is computed by increasing the amount of taxes imposed in the year following the year of termination or revocation by the full amount of all credits previously allowed.

Specific Instructions

Complete the name and taxpayer identification number section at the top of the form. Indicate the period covered by the taxable year. Attach the completed form to the tax return. All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). The TIN for a corporation, an exempt organization with UBTI, an S corporation, or a partnership is the taxpayer's employer identification number. The TIN for an individual is the taxpayer's social security number or an Internal Revenue Service individual taxpayer identification number. A taxpayer that fails to include its TIN may be subject to a penalty.
**Part I - Listing of Post-Approved Qualified Facilities and Apportioned Credit Amount**

**Lines 1 through 4 -**

In Part I, list qualified facilities that Commerce has post-approved and that have apportioned credit amounts that are eligible to be claimed on this year’s tax return. The first fifth of the credits for qualified facilities is to be claimed on the tax return that includes the post-approval date and must be filed timely, including extensions.

Write the allocation year in column (a). The allocation year is the calendar year to which the credit was applied to the annual credit cap. This date will be noted on the post-approval document received from Commerce. Commerce has assigned each facility a priority placement number, which should be the same on both pre-approval and post-approval documents. List this number in column (a).3. Enter the apportioned credit amount per the post-approval document in column (b).

If you do not have enough lines on the form to enter all of the apportioned credits required to be claimed this tax year, attach a schedule that shows all of the information Part I requires. Enter the total apportioned credit amounts from all attached schedules on line 3. Add lines 1 through 3, and enter the total on line 4. This is the total apportioned credit for qualified facilities for this year.

**Part II - Credit Recapture**

**Lines 5 and 6 -**

*NOTE: No recapture of the credit for qualified facilities is required for tax year 2013. Do not enter any date or amount in Part II.*

On line 5, list the date on which the Certification of the business was terminated or revoked. On line 6, enter the full amount of apportioned credits previously claimed.

**Part III - S Corporation Credit Election and Shareholder’s Share of Credit and Credit Recapture**

**Lines 7 through 11 -**

S corporations must complete this portion of Form 349 in order for the S corporation or its shareholders to claim the credit. The S corporation must make an irrevocable election either to claim this taxable year's apportioned credit or to pass this taxable year's apportioned credit through to its shareholders. The election statement must be signed by one of the officers of the S corporation who is also a signatory to Arizona Form 120S.

If the S corporation elects to pass this year’s apportioned credit through to its shareholders, it must first complete Form 349, Part I, then complete Part III, lines 8 through 10, separately for each shareholder. Each S corporation shareholder is entitled to only a pro rata share of pass-through credit based on ownership interest in the S corporation. The total of the credits allowed to all shareholders may not exceed the amount that would have been allowed for a sole owner.

*NOTE: No recapture of the credit for qualified facilities is required for tax year 2013. Do not enter any amount in Part III, line 11.*

If the S corporation has been notified of a credit recapture for a credit it passed through to its shareholders, it must also complete Part II and then Part III, line 11, separately for each shareholder.

The S corporation must furnish each shareholder with a copy of the Certification from Commerce and pages 1 and 2 of Form 349. Each shareholder would then complete Part V, if applicable, and Part VI.

**Part IV - Partner’s Share of Credit and Credit Recapture**

**Lines 12 through 15 -**

A partnership must complete Form 349, Part I, then complete Part IV, lines 12 through 14, separately for each partner.

Each partner is entitled to only a pro rata share of the credit based on the partner’s ownership interest in the partnership. The total of the credits allowed to all partners may not exceed the amount that would have been allowed for a sole owner.

*NOTE: No recapture of the credit for qualified facilities is required for tax year 2013. Do not enter any amount in Part IV, line 15.*

If the partnership has been notified of a credit recapture, it must also complete Part II and then Part IV, line 15, separately for each partner.

The partnership must furnish each partner with a copy of the Certification from Commerce and pages 1 and 2 of Form 349. Each partner would then complete Part V, if applicable, and Part VI.

**Part V - Credit Recapture Summary**

*NOTE: No recapture of the credit for qualified facilities is required for tax year 2013. Do not enter any date or amount in Part V.*

Complete Part V as instructed on the form.

**Part VI - Total Apportioned Credit Claimed This Taxable Year**

**Line 18 -**

Enter the current year’s apportioned credit for qualified facilities.

*Individuals, corporations (including S corporations that elected to claim the credit), and exempt organizations with UBTI - enter the amount from Part I, line 4.*

*S corporation shareholders - enter the amount from Part III, line 10.*

*Partners of a partnership - enter the amount from Part IV, line 14.*

Also enter this amount and check the box for Form 349 on your tax return.

*Corporations - enter the amount on Form 120, line 22; or Form 120A, line 14; or Form 120X, line 22.*

*Exempt organizations with UBTI - enter the amount on Form 99T, line 12.*

*S corporations - enter the amount on Form 120S, line 18.*

*Individuals - enter the amount on Form 140, line 33; or Form 140NR, line 33; or Form 140PY, line 35; or Form 140X, line 37.*
Credit for Airline Bankruptcy Payments

For the calendar year 2013 or fiscal year beginning \( \ldots \), \(2, \ldots \), and ending \( \ldots \), \(2, \ldots \).

Attach to your return.

<table>
<thead>
<tr>
<th>Taxpayer’s Name as shown on Form 140, 140NR, 140PY or 140X</th>
<th>Taxpayer’s Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse’s Name as shown on Form 140, 140NR, 140PY or 140X</td>
<td>Spouse’s Social Security Number</td>
</tr>
</tbody>
</table>

Note: You must claim this credit on a timely filed 2013 income tax return.

Who can claim this refundable credit?

Only individual taxpayers may claim this credit. You may claim this credit on your timely filed 2013 income tax return, if all of the following apply.

- You were an Arizona resident or part-year resident for any taxable year from 2001 through 2011; and
- You reported qualified airline bankruptcy-related payments as income on your Arizona resident or part-year resident return for any of those years; and
- You filed an amended federal income tax return for one of those years on which you claimed an IRA rollover deduction, under Public Law 112-95, for that settlement payment you received from an airline company in bankruptcy; and
- You timely file your 2013 income tax return (including extension).

Before completing this form, see the instructions.

Part I: Recipient(s) and Airline(s) Information

Complete lines 1a through 1c for the person who received airline bankruptcy-related payments.

1a Taxpayer’s Name who received bankruptcy-related payments.

1b Name of airline carrier(s) that made the qualified payment(s) to the taxpayer listed on line 1a.

1c Check each tax year for which you filed an amended federal return related to these payments.

<table>
<thead>
<tr>
<th></th>
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</tr>
</tbody>
</table>

If you are married and filing a joint income tax return for 2013 and your spouse also received airline bankruptcy-related payments, complete lines 2a through 2c.

2a Spouse’s Name who received bankruptcy-related payments.

2b Name of airline carrier(s) that made the qualified payment(s) to the spouse listed on line 2a.

2c Check each tax year for which you filed an amended federal return related to these payments.

<table>
<thead>
<tr>
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<td></td>
</tr>
</tbody>
</table>
Part II: Total Credit

REFUNDABLE CREDIT WORKSHEET

(If you are claiming a credit from more than 3 tax years, complete and attach a separate worksheet. The worksheet must include all line items shown below.)
- If you are claiming this credit for the first time, complete lines 1 through 13.
- If you are amending this credit, complete lines 1 through 13 with the corrected amounts.

<table>
<thead>
<tr>
<th>Tax Return – Line Item</th>
<th>Tax Year</th>
<th>Tax Year</th>
<th>Tax Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Y Y Y Y</td>
<td>Y Y Y Y</td>
<td>Y Y Y Y</td>
</tr>
</tbody>
</table>

1 Residents: enter your federal adjusted gross income
Nonresidents/Part-year residents: enter your Arizona
gross income .......................................................... 1 ......... .00 ......... .00 ......... .00
2 Reduction amount (qualified nontaxable IRA rollover) ......... 2 ......... .00 ......... .00 ......... .00
3 Reduced federal adjusted gross income or reduced Arizona
gross income (subtract line 2 from line 1) .......................... 3 ......... .00 ......... .00 ......... .00
4 Additions to Income .................................................. 4 ......... .00 ......... .00 ......... .00
5 Subtractions from Income ............................................. 5 ......... .00 ......... .00 ......... .00
6 AZ adjusted gross income (line 3 plus line 4; minus line 5) ..... 6 ......... .00 ......... .00 ......... .00
7 Deductions (standard or itemized) ................................. 7 ......... .00 ......... .00 ......... .00
8 Personal Exemption .................................................... 8 ......... .00 ......... .00 ......... .00
9 Taxable income (subtract lines 7 and 8 from line 6) ............ 9 ......... .00 ......... .00 ......... .00
10 Tax Amount (use the tax table for the tax year you are
adjusting) ........................................................................ 10 ......... .00 ......... .00 ......... .00
11 Amount of Arizona income tax before credits and payments
previously reported on the original return or last filed amended
return .................................................................................. 11 ......... .00 ......... .00 ......... .00
12 Reduction in AZ tax liability (subtract line 10 from line 11) ...... 12 ......... .00 ......... .00 ......... .00
13 Credit: Add all amounts on line 12 (including amounts from separate worksheets) and enter the total here 13 ......... .00 ......... .00 ......... .00

For original credit amount only:
- Include the amount entered on line 13 in the total amount of refundable credits claimed
  on Form 140, line 33; Form 140NR, line 33; or Form 140PY, line 35.
- Make sure that you check the box for 350 on the applicable Arizona tax form line.

For amended credit amount only:
- Include the amount entered on line 13 on 2013 Form 140X, line 37.
- Make sure that you check the box for 350 on your 2013 Form 140X, line 37.
Phone Numbers

For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

General Credit Information

Each year, Arizona determines whether it will conform to tax law changes enacted by the federal government during the previous year. For 2013, Arizona did not conform to the retroactive provision of Section 1106 of Public Law 112-95 relating to payments made by airline carriers to qualified airline employees.

For federal tax purposes, under Public Law 112–95 (the FAA Modernization and Reform Act of 2012), a qualified airline employee who received a settlement payment from an airline company in bankruptcy was permitted to roll over that amount into a traditional IRA. An individual making such a rollover contribution may exclude the contributed airline payment amount from gross income in the taxable year in which the airline payment amount was paid. The provision would apply whether or not the settlement payment had previously been rolled over into a Roth IRA. The rollover to a traditional IRA must have occurred within 180 days of the bill’s enactment date of February 14, 2012.

Taxpayers who wanted to take advantage of this provision must have made the transfer by August 13, 2012, and filed an amended federal income tax return to claim the deduction for the IRA contribution by April 15, 2013. Individuals were required to amend their federal tax returns to receive any overpayment as a result of the qualified rollover(s). This provision was retroactive to tax years 2001 through 2011.

Instead of conforming to the retroactive provision, any taxpayer that would have received a refund of Arizona income tax for taxable years 2001 through 2011, if Arizona had conformed to that retroactive provision, is allowed a refundable income tax credit on his or her 2013 income tax return. The credit is based on the amount of refund you would have received if you amended your Arizona tax returns for taxable years 2001 through 2011.

To claim the credit, you must complete Part II to determine the allowable credit. The credit must be claimed on a timely filed 2013 Arizona income tax return (including extensions). You cannot claim the credit on an amended 2013 tax return if you did not claim the credit on an original 2013 tax return.

Note: If any amount of the credit claimed on Arizona Form 350 is later determined by the department to be incorrect or invalid, the excess refund may be treated as a tax deficiency.

Who May Claim This Credit?

Only individual taxpayers may claim this credit. A corporate taxpayer cannot claim this credit. Individuals may qualify to claim this refundable credit on their 2013 income tax return, if all of the following apply.

- You were an Arizona resident or part-year resident for any taxable year from 2001 through 2011; and
- You reported qualified airline bankruptcy-related payments as income on your Arizona resident or part-year resident return for any of those years; and
- You filed an amended federal income tax return for one of those years on which you claimed an IRA rollover deduction under Public Law 112-95 for that settlement payment you received from an airline company in bankruptcy; and
- You timely file your 2013 income tax return (including extension) and claim this credit on that timely filed return.

Note: If all of the above apply and you are a nonresident of Arizona for 2013, you may claim the credit by timely filing Arizona Form 140NR Nonresident Personal Income Tax return, even if you have no other Arizona income to report for tax year 2013.

Specific Instructions

- Under the form’s title, check the appropriate box to indicate if this form is an original claim or an amended claim.
- If you file a fiscal year tax return, enter the period covered by the taxable year.
- Enter your name and social security number. If married and filing a joint tax return, enter your spouse’s name and social security number.
- Attach the completed form to your 2013 tax return.
Amending Your Credit Amount

If you claimed this credit on a timely filed 2013 tax return and the amount of the credit is incorrect, amend the credit amount claimed by timely filing a 2013 Arizona Form 140X for any of the following reasons.

- The amount of the rollover was incorrect for any tax year used in your credit computation.
- Your federal tax return was adjusted changing your federal adjusted gross income reported on your Arizona tax return for any tax year included in your credit calculation.
- Your Arizona tax return was adjusted changing your Arizona taxable income for any tax year used in your credit calculation.

If you are amending a previously claimed credit, complete the worksheet with the corrected amounts.

Line-by-Line Instructions

Part I - Recipient(s) and Airline(s) Information

Line 1a
Enter the Taxpayer’s name who received the airline bankruptcy-related payments.

Line 1b
Enter the name(s) of each airline which made the payments.

Line 1c
Check each tax year for which you amended your federal income tax return related to these payments.

Lines 2a through 2c
If you are married and filing a joint income tax return and your spouse also received airline bankruptcy-related payments, complete lines 2a through 2c following the instructions for lines 1a through 1c.

Part II - Total Credit

Refundable Credit Worksheet

Under the column headings, “Tax Year_______”, enter each tax year for which you are computing an overpayment of Arizona income tax.

Line 1
Residents: enter your federal adjusted gross income for each tax year.
Nonresidents and Part-year residents: enter your Arizona gross income for each tax year.

Line 2
Enter the amount of the qualified airline payments transferred into a qualified traditional IRA for each tax year.

Line 3
Subtract line 2 from line 1 and enter the difference for each tax year.

Lines 4 through 8
Enter the amount reported on your income tax return, or as later amended or adjusted, for each tax year.

Line 9
Subtract the sum of lines 7 and 8 from line 6.

Line 10
Using the tax table (or optional table) for the specific tax year, enter the tax amount for each tax year.

Line 11
Enter the amount of tax previously paid on your original return (or as later amended or adjusted) for each tax year.

Line 12
Subtract line 10 from line 11 for each tax year. This is your reduction in Arizona tax liability.

Line 13
Add all amounts on line 12 (including amounts from separate worksheets) and enter the total.

For original credit amount only:
- Include the amount entered on line 13 in the total amount of refundable credits claimed on your 2013 tax return.

<table>
<thead>
<tr>
<th>2013 Form</th>
<th>Refundable credit line number</th>
</tr>
</thead>
<tbody>
<tr>
<td>140</td>
<td>33</td>
</tr>
<tr>
<td>140NR</td>
<td>33</td>
</tr>
<tr>
<td>140PY</td>
<td>35</td>
</tr>
</tbody>
</table>

- Check the box for 350 on Form 140, line 33; Form 140NR, line 33; or Form 140PY, line 35.

For amended credit amount only:
- Include the amount entered on line 13 on your 2013 Form 140X, line 37.
- Check the box for 350 on your 2013 Form 140X, line 37.
# Arizona Fiduciary Income Tax Return

For the calendar year 2013 or fiscal year beginning ____________ and ending ____________.

## Check box 82E if filing under extension

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Check only one box:</strong></td>
<td><strong>Check applicable box(es):</strong></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>1 Resident Estate</td>
<td>1 Amended Return</td>
</tr>
<tr>
<td>2 Nonresident Estate</td>
<td>2 Final Return</td>
</tr>
<tr>
<td>3 Resident Trust</td>
<td>3 Initial Return</td>
</tr>
<tr>
<td>4 Decedent’s Estate</td>
<td>4 Grantor Trust</td>
</tr>
<tr>
<td>5 Simple Trust</td>
<td>5 Complex Trust</td>
</tr>
<tr>
<td>6 Nonresident Trust</td>
<td>6 Charitable Remainder Trust</td>
</tr>
</tbody>
</table>

### Federal taxable income:

- Resident estates or trusts, enter federal taxable income from federal Form 1041.
- Nonresident estates or trusts, enter the amount from Arizona Form 141AZ, Schedule A, line A6.

---

### Net fiduciary adjustment:

- Enter the amount from Form 141AZ, Schedule B, line B10.
- If a negative number, enter that number in brackets.

---

### Net fiduciary adjustment allocated to beneficiaries:

- Enter the amount from Form 141AZ, Schedule C, line C15.

---

### Net fiduciary adjustment allocated to fiduciary:

- Enter the amount from Form 141AZ, Schedule C, line C16.

---

### Total net long-term capital gain or (loss) from the worksheet, line 12, column (b):

- Enter the total net long-term capital gain or (loss) from assets taxable to the estate or trust acquired after December 31, 2011.
- Enter the total net long-term capital gain or (loss).

---

### Arizona taxable income:

- Subtract lines 14 and 15e from line 13.

---

### Balance of tax:

- Subtract line 18 from line 17. If line 18 is more than line 17, enter zero.

---

### Arizona estimated tax payments:

- Subtract line 26 from line 19. Make check payable to Arizona Department of Revenue: write your EIN and tax year on payment, and attach to upper left corner of this page.

---

### REFUND DUE:

- Subtract line 19 from line 26.
SCHEDULE A: Nonresident Estate or Trust Source Income Schedule

Only nonresident estates and nonresident trusts should complete Schedule A. Arizona resident estates and Arizona resident trusts should not complete Schedule A.

A1 Income (specify type):

A1(a) ................................................................. A1(a) 00 00
A1(b) ................................................................. A1(b) 00 00
A1(c) ................................................................. A1(c) 00 00
A1(d) ................................................................. A1(d) 00 00
A1(e) ................................................................. A1(e) 00 00

A2 Total Income: Add lines A1(a) through A1(e) ........................................... A2 00 00

A3 Deductions (specify):

A3(a) ................................................................. A3(a) 00 00
A3(b) ................................................................. A3(b) 00 00
A3(c) ................................................................. A3(c) 00 00
A3(d) ................................................................. A3(d) 00 00
A3(e) ................................................................. A3(e) 00 00

A4 Total deductions: Add lines A3(a) through A3(e) ....................................... A4 00 00

A5 Federal Taxable Income: Subtract line A4 from line A2 in the Federal column. A5 00

A6 Arizona Gross Income: Subtract line A4 from line A2 in the Arizona column. Enter the difference here and also on Form 141AZ, page 1, line 7 .......................................................... A6 00

SCHEDULE B: Fiduciary Adjustment

Fiduciary adjustment increasing federal taxable income

B1 Positive Arizona fiduciary adjustment from another estate or trust ............................ B1 00
B2 Non-Arizona municipal bond interest ..................................................................... B2 00
B3 Other additions to federal taxable income. See instructions ................................. B3 00
B4 Total: Add lines B1 through B3 ........................................................................ B4 00

Fiduciary adjustment decreasing federal taxable income

B5 Negative Arizona fiduciary adjustment from another estate or trust ........................ B5 00
B6 Interest received on U.S. obligations ..................................................................... B6 00
B7 Refunds from other states .................................................................................... B7 00
B8 Other subtractions from federal taxable income. See instructions ....................... B8 00
B9 Total: Add lines B5 through B8 ........................................................................ B9 00

B10 Net adjustment: Subtract line B9 from line B4. If the result is a negative number, enter the difference in brackets. Also, enter the difference on Form 141AZ, page 1, line 8 .......................................................... B10 00
SCHEDULE C: Fiduciary Adjustment Allocation

The Arizona fiduciary adjustment is allocated among the beneficiaries and the fiduciary in proportion to their share of the federal distributable net income.

<table>
<thead>
<tr>
<th>Beneficiary</th>
<th>(a) Share of Federal Distributable Net Income</th>
<th>(b) Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>C1</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C2</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C3</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C4</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C5</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C6</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C7</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C8</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C9</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C10</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C11</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C12</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C13</td>
<td>$00</td>
<td>100 %</td>
</tr>
<tr>
<td>C14</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C15</td>
<td>$00</td>
<td>%</td>
</tr>
<tr>
<td>C16</td>
<td>$00</td>
<td>%</td>
</tr>
</tbody>
</table>

SCHEDULE D: Federal Distributable Net Income From Arizona Sources

Complete Schedule D only if the estate or trust has nonresident beneficiaries. Use the information in Schedule D to complete Form 141AZ, Schedule K-1(NR). Do not complete Schedule D if all of the beneficiaries are Arizona residents.

<table>
<thead>
<tr>
<th>(a)</th>
<th>(b) FEDERAL</th>
<th>(c) ARIZONA</th>
</tr>
</thead>
<tbody>
<tr>
<td>D1 Dividends</td>
<td>D1 00</td>
<td>00</td>
</tr>
<tr>
<td>D2 Interest</td>
<td>D2 00</td>
<td>00</td>
</tr>
<tr>
<td>D3 Partnership/fiduciary income</td>
<td>D3 00</td>
<td>00</td>
</tr>
<tr>
<td>D4 Net rents and royalties</td>
<td>D4 00</td>
<td>00</td>
</tr>
<tr>
<td>D5 Net profit (loss) business</td>
<td>D5 00</td>
<td>00</td>
</tr>
<tr>
<td>D6 Other income</td>
<td>D6 00</td>
<td>00</td>
</tr>
<tr>
<td>D7 Total: Add lines D1 through D6</td>
<td>D7 00</td>
<td>00</td>
</tr>
<tr>
<td>D8 Expenses</td>
<td>D8 00</td>
<td>00</td>
</tr>
<tr>
<td>D9 Federal distributable income: Subtract line D8 from line D7 and enter the difference here. Also, enter the amount from column (c) on Form 141AZ, Schedule K-1(NR), line 1</td>
<td>D9 00</td>
<td>00</td>
</tr>
</tbody>
</table>
SCHEDULE E: Questions

E1 Check the box if this return is for a short taxable year. ................................................................. ☐

E2 Have Arizona income tax returns been filed for the four (4) years preceding date of death? ..............

   If "No", please explain: .............................................................................................................

   .................................................................................................................................

   .................................................................................................................................

   .................................................................................................................................

YES NO

E3 Date of decedent's death or date the trust was established .........................................................

YES NO

E4 Was a fiduciary return filed the preceding year? .................................................................

E5 Check the box to indicate whether this return was prepared on a cash or accrual basis:

   CASH  ACCRUAL

E6 Has the federal government made an additional assessment on the income of this estate in the last

   four (4) years? .............................................................................................................

   If "Yes", submit a detailed report with this return.

   .................................................................................................................................

   .................................................................................................................................

   .................................................................................................................................

YES NO

E7 If return is for a trust, enter the name and address of the grantor:

   .................................................................................................................................

   .................................................................................................................................

   .................................................................................................................................

PLEASE SIGN BELOW

I declare under the penalties of perjury that this return, including any accompanying schedules and statements, has been examined
by me, and to the best of my knowledge and belief is a true, correct and complete return.

SIGNATURE OF FIDUCIARY OR OFFICER REPRESENTING FIDUCIARY DATE

PAID PREPARER'S SIGNATURE DATE

SIGNATURE OF PERSON OTHER THAN TAXPAYER OR AGENT DATE

FIRM NAME OF PAID PREPARER (PREPARER'S NAME IF SELF-EMPLOYED)

STREET ADDRESS OF FIDUCIARY OR OFFICER STREET ADDRESS OF PAID PREPARER

CITY STATE ZIP CODE CITY STATE ZIP CODE

EMPLOYER OR FIRM NAME OF FIDUCIARY/OFFICER, IF ANY PHONE NO. (include area code) PAID PREPARER'S TIN

• If you are sending a payment with this return, mail to:
  Arizona Department of Revenue, PO Box 52016, Phoenix, AZ, 85072-2016.

• If you are expecting a refund or owe no tax, or owe tax but are not sending a payment, mail to:
  Arizona Department of Revenue, PO Box 52138, Phoenix, AZ, 85072-2138.

NOTE: If an estate is being probated, the fiduciary may have to obtain a certificate from the department that shows no income tax is due. See page 3 of the instructions for details. Make requests for an income tax certificate separately. Do not attach requests for the income tax certificate to Form 141AZ.
Phone Numbers
For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

General Information

Estates
An Arizona resident estate is the estate of a decedent who was a resident of Arizona at the time of death. The starting point for the Arizona income tax computation for a resident estate is the estate’s federal taxable income.

A nonresident estate is an estate that is not a resident estate. The starting point for a nonresident estate is that portion of the estate’s federal taxable income derived from Arizona sources.

Trusts
An Arizona resident trust is a trust of which the fiduciary is a resident of Arizona. If the trust has more than one fiduciary, the trust is a resident trust if at least one of the fiduciaries is a resident of Arizona. If a corporate fiduciary engaged in interstate trust administration is the sole fiduciary of a trust, or is a co-fiduciary with a nonresident, the trust is a resident trust only if the corporate fiduciary conducts the administration of the trust in Arizona. The starting point for the Arizona income tax computation for a resident trust is the trust’s federal taxable income.

A nonresident trust is a trust that is not a resident trust. The starting point for a nonresident trust is that portion of the trust’s federal taxable income derived from Arizona sources.

Who Must File
The fiduciary, or fiduciaries, must file a return for an estate or trust if either of the following apply:
1. The estate or trust has any Arizona taxable income for the tax year.
2. The estate's or trust's gross income for the tax year is $5,000 or more, regardless of the amount of the Arizona taxable income.

The above also applies to bankruptcy estates. The fiduciary does not have to file a return if the income does not exceed the amounts shown in items 1 or 2 above.

NOTE: The fiduciary must file a final return for an estate when the fiduciary is requesting a tax certificate required by the probate court. In this case, the fiduciary must file a final return regardless of the estate’s income. See instructions for requesting a certificate on page 3.

Fiduciary Filing Return on Form 140
A personal representative must file a return on Form 140 if any of the following apply:
- The gross income of a single decedent was $15,000 or more.
- The Arizona adjusted gross income of a single decedent was $5,500 or more.
- The Arizona adjusted gross income of a married decedent for which the representative will file a separate return was $5,500 or more.
- The gross income of a married decedent for which the representative will file a separate return was $15,000 or more.
- The Arizona adjusted gross income of a married decedent and his or her surviving spouse for which a joint return will be filed was $11,000 or more.
- The gross income of a married decedent and his or her surviving spouse for which a joint return will be filed was $15,000 or more.

For individual filing purposes, gross income is gross income as defined under the Internal Revenue Code (IRC) less income included in gross income that is excluded from Arizona taxation.

Example:
A taxpayer died on June 29, 2013. The decedent had wages of $9,700 and interest income of $920 received through the date of death. The personal representative files a final Form 140 for the period January 1, 2013, through June 29, 2013. The personal representative notes on the Form 140 that the Arizona adjusted gross income of a married decedent and his or her surviving spouse for which a joint return will be filed was $15,000 or more.

A taxpayer died on June 29, 2013. The decedent had wages of $15,000 or more. The Arizona adjusted gross income of a married decedent was $5,500 or more. The Arizona adjusted gross income of a married decedent for which the representative will file a separate return was $5,500 or more. The gross income of a married decedent for which the representative will file a separate return was $15,000 or more. The Arizona adjusted gross income of a married decedent and his or her surviving spouse for which a joint return will be filed was $15,000 or more.

A fiduciary who has charge of the income of an individual must file a return of income on Form 140 if that individual’s income meets the filing requirements. Such fiduciaries include guardians of minors and guardians or committees of legally incompetent persons.

Where several fiduciaries exist, a return filed by one of two or more joint fiduciaries is sufficient.

Filing for a Charitable Remainder Trust
Charitable remainder trusts should file on Arizona Form 141AZ. The fiduciary should indicate that the return is for a charitable remainder trust by checking the appropriate box on line 6.

The trustee should not enter any numerical figures on the face of the return. The trustee should not complete an Arizona Form 141AZ, Schedule K-1, or Schedule K-1(NR) for any of its beneficiaries.
Grantor Trusts

Grantor trusts file only an information return since the income reverts to the grantor. The grantor reports this income on the individual income tax return (AZ Form 140). Do not enter any numerical figures on the face of the return. Go directly to the signature line. The fiduciary should indicate that the return is for a grantor trust by checking the appropriate box on line 6.

Where Should You Mail the Return?

If you are expecting a refund, or owe no tax, or owe tax but are not sending a payment, mail the return to:

Arizona Department of Revenue
PO Box 52138
Phoenix, AZ 85072-2138

If you are sending a payment with this return, mail the return to:

Arizona Department of Revenue
PO Box 52016
Phoenix, AZ 85072-2016

When Should You File?

Your 2013 calendar year tax return is due no later than midnight, April 15, 2014. You must file a return made on a fiscal year basis by the 15th day of the fourth month following the close of the fiscal year. Your original filing date must be the same for Arizona as it is for federal purposes.

You may request an extension if you know you will not be able to file on time. An extension does not extend the time to pay the income tax. Failure to pay at least 90% (.90) of the tax due by the original due date will result in a penalty. Arizona charges interest on any unpaid tax. The extension underpayment penalty is ½ of 1% (.005) of the tax not paid for each 30-day period or fraction of a 30-day period. The extension underpayment penalty cannot exceed 25% of the unpaid tax.

Late Filing Penalty

If you file late, we will charge you a late filing penalty. This penalty is 4½% (.045) of the tax required to be shown on the return for each month or fraction of a month the return is late. This penalty cannot exceed 25% of the tax found to be remaining due.

Late Payment Penalty

If you pay your tax late, we will charge you a late payment penalty. This penalty is ¼ of 1% (.005) of the amount shown as tax for each month or fraction of a month for which the failure continues. We charge this penalty from the original due date of the return until the date you pay the tax. This penalty cannot exceed a total of 10% of the unpaid tax.

Extension Underpayment Penalty

If you file your return under an extension, you must pay 90% of the tax shown on your return by the return's original due date. If you do not pay this amount, we will charge you a penalty. This penalty is ¼ of 1% (.005) of the tax not paid for each 30-day period or fraction of a 30-day period. We charge this penalty from the original due date of the return until the date you pay the tax. This penalty cannot exceed 25% of the unpaid tax. If we charge you the extension underpayment penalty, we will not charge you the late payment penalty under Arizona Revised Statutes (A.R.S.) § 42-1125(D).

NOTE: If you are subject to two or more of the above penalties, the total cannot exceed 25%.

Interest

We charge interest on any tax not paid by the due date. We will charge you interest even if you have an extension. If you have an extension, we will charge you interest from the original due date until the date you pay the tax. The Arizona interest rate is the same as the federal rate.

Amended Returns

If you are filing an amended AZ Form 141AZ, check the amended return box on line 6. Complete the entire return, correct the appropriate line(s) with the new information, and recompute your tax liability. On an attached schedule, explain the reason(s) for the amendment(s) and identify the line(s) and amount(s) being changed on the amended return. Also, attach a copy of the amended federal Form 1041.

NOTE: You must plainly mark an amended return: "Amended" by checking the appropriate box on line 6. The period covered by this return must be the same accounting period as covered by the original return. If you are amending a prior year return, use Form 141AZ for that taxable year.

Copy of Will or Trust Instrument

Upon the department's request, the fiduciary must submit a copy of the will or trust instrument when the estate's or trust's gross income is $5,000 or more. The fiduciary must swear that the will or trust instrument is a true and complete copy.

Reporting Payments Made by an Estate or Trust

An estate or trust that paid salaries or wages may have to report those payments to the department.
**Request for Certificate of Payment of Taxes**

**IMPORTANT:** Make requests for this income tax certificate separately. Do not attach requests for the income tax certificate to Form 141AZ. The department can issue certificates only if required by the probate court.

Mail requests to:
Arizona Department of Revenue
Attention: Fiduciary Unit
1600 West Monroe - Division Code 23
Phoenix, AZ  85007-2650

If an estate is in probate, the probate court may require a certificate from the department that shows no income tax is due. The probate court may require this before approving the fiduciary’s final account.

Arizona law requires a certificate only when all of the following apply.
1. The estate is subject to probate.
2. The value of the assets of the estate at the decedent's date of death exceeds $20,000.
3. The estate has a beneficiary that is not an Arizona resident.

In order for the department to issue a certificate, all of the following must be met.
1. The fiduciary has filed Arizona Form 210 - Notice of Assumption of Duties in a Fiduciary Capacity.
2. A return was filed by or on behalf of the decedent and for the estate for each taxable year in which the respective incomes of the decedent or estate exceeded the requirements for filing returns. A nonresident estate or trust must complete Form 141AZ, Schedule A, before entering an amount on line 7. For a nonresident estate or trust, the fiduciary should enter the amount from Form 141AZ, Schedule A, line A6 on line 7.
3. A final Arizona fiduciary return is filed when the certificate is requested. This return must be filed regardless of the gross or net income for the year. If there is no income, submit a return with "zero" on all lines.

If filing a final return and you are sending a payment with this return, mail the return to:
Arizona Department of Revenue
PO Box 52016
Phoenix, AZ  85072-2016

If filing a final return and you are expecting a refund, or owe no tax, or owe tax but are not sending a payment, mail the return to:
Arizona Department of Revenue
PO Box 52138
Phoenix, AZ  85072-2138

4. The request must contain a statement regarding the status of returns filed by, or on behalf of, the decedent or for the estate for the four taxable years immediately preceding the date of the request. The fiduciary must make the statement under declaration of perjury. The statement must indicate:
   - The years for which returns were filed.
   - The years for which the gross and Arizona taxable incomes were less than the amount necessary to require the filing of returns.

If you have any questions, call us at (602) 716-7809.

**Additional Returns or Forms You May Have to File**
- Form 140, 140PY, or 140NR to report a decedent's income for the period to the date of death
- Form 210 - Notice of Assumption of Duties in a Fiduciary Capacity - Filed for all estates
- Form 141AZ EXT - Extension of Time to File
- Form 141AZ ES - Estate or Trust Estimated Tax Payment

**Line-by-Line Instructions**

**Period Covered**
The accounting period for the return must be the same for Arizona as it is for federal purposes. If the period is for a fiscal year, it cannot exceed a 12-month period. A fiscal year period cannot end on the last day of December. For each return filed in the future, you must keep the same accounting period unless you receive written permission from the department to change it.

If filing for a fiscal year, enter the beginning and ending dates.

**Lines 1 through 4 -**
Enter the name of the estate or trust. Enter the name, title, address, and zip code of the fiduciary. Enter the employer identification number (EIN) of the estate or the trust.

**Foreign Addresses**
If the estate, trust or fiduciary has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country’s name.

**Lines 5a through 5d – Check Box (only one)**

If your are filing this return for a:  
 resident estate 5a  
 nonresident estate 5b  
 resident trust 5c  
 nonresident trust 5d

**Line 6 -**
Check the box(es) that identify the type of return you are filing.

**Line 7 - Federal Taxable Income of Fiduciary**
An Arizona resident estate or trust should enter the federal taxable income shown on page 1 of the federal fiduciary return, Form 1041.

A nonresident estate or trust must complete Form 141AZ, Schedule A, before entering an amount on line 7. For a nonresident estate or trust, the fiduciary should enter the amount from Form 141AZ, Schedule A, line A6 on line 7.

**NOTE: Before completing the rest of page 1 of Form 141AZ, complete Schedules A, B, C, D and E, as necessary.**

**Schedule A - Nonresident Estate or Trust Source Income Schedule**
Schedule A is used to compute the federal taxable income of the estate or trust from Arizona sources. All nonresident estates and nonresident trusts must complete Schedule A. Resident estates and resident trusts should skip Schedule A.

**Federal Column**
Enter all items of income and modifications that correspond to those items listed on the federal fiduciary return. Line A5 should equal the federal taxable income reported on the federal fiduciary return.
Arizona Column
Enter that part of each item of income reported in the federal column that is derived from Arizona sources. Intangible income will not be considered to be from Arizona sources except where it is part of a business, trade, or occupation carried on in Arizona.

Schedule B - Fiduciary Adjustment

Fiduciary adjustment increasing federal taxable income
Use lines B1 through B4 to figure the amount of fiduciary adjustment that increases federal taxable income.

Line B1 - Positive Arizona Fiduciary Adjustment From Another Estate or Trust
Use this adjustment only if the estate’s or trust’s Arizona Form 141AZ, Schedule K-1, indicates a difference between federal and state distributable income. If the amount shown on the Arizona Form 141AZ, Schedule K-1, is a positive number, enter that amount here.

Line B2 - Non-Arizona Municipal Bond Interest
Arizona taxes interest received from non-Arizona municipal bonds. Enter the amount of this type of interest income that you did not include on the federal return.
You may exclude any expenses incurred to purchase or hold the bond(s). Reduce the interest income by the amount of expenses that you could not deduct on your federal return.

Line B3 - Other Additions to Federal Taxable Income
Enter any other additions, including those shown below, to federal taxable income. Attach your own schedule.

A. Total Depreciation Included in Arizona Gross Income
Enter the amount of depreciation deducted on the federal return that is included in Arizona gross income. If you make an entry here, also see the instructions for line B8, “Other Subtractions From Federal Taxable Income.”

B. Net Operating Losses
Arizona does not have specific provisions for calculating the net operating loss of estates or trusts. Generally, the net operating loss deduction included in the federal taxable income is the amount allowable for Arizona purposes. There are, however, instances when the amount allowable for Arizona may be different.
You must adjust the net operating loss deduction included in the federal taxable income if the estate or trust has already deducted any amount of the net operating loss included in federal taxable income for Arizona purposes. Enter on line B3, the amount of net operating loss included in federal taxable income that was previously deducted for Arizona purposes.

Usually, Arizona conforms to the federal net operating loss and the carryback provisions. Arizona, however, did not conform to the special federal net operating loss rules for 2008 and 2009. Under the special rules for 2008 and 2009, a taxpayer could have elected to carry the net operating loss back for 3, 4, or 5 years, instead of the normal 2 years. This election would have been allowed under IRC § 172(b)(1)(H) as amended by the American Recovery and Reinvestment Act of 2009 or the Worker, Homeownership, and Business Assistance Act of 2009. If a taxpayer deducted a federal net operating loss carryback under the federal American Recovery and Reinvestment Act of 2009 or the federal Worker, Homeownership, and Business Assistance Act of 2009, see the instructions for line B8, (M).

For information on deducting a net operating loss carryback in cases where a taxpayer did not make an election under IRC § 172(b)(1)(H), see Arizona Department of Revenue Income Tax Procedure ITP 99-1.

C. Annuity Income in Excess of Contributions
Make this adjustment if both of the following apply:
1. The estate or trust received annuity income and the first payment received from the annuity was before December 31, 1978.
2. The sum of the proceeds received from the annuity in all taxable years prior to and including the current tax year exceeds the total consideration premiums paid.

D. Excess of a Partner’s Share of Partnership Taxable Income or Loss
Make this adjustment if the Arizona Form 165, Schedule K-1, shows a difference between federal and state distributable income.
If the difference reported on the Arizona Form 165, Schedule K-1, is a positive number, enter that difference as an addition. Enter the addition on line B3.
If the difference reported on the Arizona Form 165, Schedule K-1, is a negative number, enter that difference as a subtraction. Enter the subtraction on line B8.

E. Claim of Right Adjustment for Amounts Repaid in 2013
You must make an entry here if all of the following apply:
1. During 2013, the estate or trust was required to repay amounts held under a claim of right.
2. The amount required to be repaid was subject to Arizona income tax in the year included in income.
3. The amount required to be repaid during 2013 was more than $3,000.
4. The estate or trust took a deduction for the amount repaid on its 2013 federal income tax return.
5. The deduction taken on the estate’s or trust’s federal income tax return is reflected in the Arizona taxable income.

If all of the above apply, enter the amount deducted on the federal income tax return that is reflected in the Arizona taxable income.
For more information on the Arizona claim of right provisions, see Arizona Department of Revenue Individual Income Tax Procedure ITP 95-1.

F. Claim of Right Adjustment for Amounts Repaid in Prior Taxable Years
You must make an entry here if all of the following apply:
1. During a year prior to 2013, the estate or trust was required to repay amounts held under a claim of right.
2. The estate or trust computed its tax for that prior year under Arizona's claim of right provisions.
3. A net operating loss or capital loss was established due to the repayment made in the prior year.
4. The estate or trust is entitled to take that net operating loss or capital loss carryover into account when computing its 2013 Arizona taxable income.
5. The amount of the loss carryover included in the estate’s or trust’s federal income is more than the amount allowed to be taken into account for Arizona purposes.

Enter the amount by which the loss carryover included in the federal income is more than the amount allowed for the taxable year under Arizona law.
G. Nonqualified Withdrawals From 529 College Savings Plans

Make this adjustment if both of the following apply.
1. The estate or trust received a nonqualified withdrawal from a 529 college savings plan.
2. The amount of withdrawal was not included in the federal taxable income.

The amount that the fiduciary must add is the amount of withdrawal, but no more than the difference between the amount of contributions subtracted in prior years and the amount added in any prior years.

A nonqualified withdrawal is a withdrawal other than any of the following:
- A qualified withdrawal. A qualified withdrawal is a withdrawal from an account to pay the qualified higher education expenses of the designated beneficiary of the account.
- A withdrawal made as the result of the death or disability of the designated beneficiary of an account.
- A withdrawal that is made on the account of a scholarship, or the allowance or payment described in IRC § 135(d)(1)(B) or (C), and that is received by the designated beneficiary, but only to the extent of the amount of this scholarship, allowance, or payment.
- A rollover or change of designated beneficiary.

H. Original Issue Discount (OID) on Reacquisition of Debt Instrument

For federal purposes, when an estate or trust made the special election to defer discharge of indebtedness (DOI) income under IRC § 108(i), the estate or trust was not allowed to take a deduction with respect to the portion of any OID that accrued with respect to that DOI income, during the income deferral period. In this case, the estate or trust had to deduct the aggregate amount of the OID deductions disallowed ratably over a 5-year period, beginning with the period in which the income was includible in federal adjusted gross income.

Arizona did not adopt the federal provisions requiring an estate or trust to defer the OID deduction in cases where the estate or trust federally deferred the DOI income.

For Arizona purposes, the estate or trust had to report the DOI income from a debt reacquisition in the year in which it reacquired the debt, and it was allowed to subtract any OID related to that DOI income in the year the OID accrued. (See the instructions for “Other Subtractions From Federal Taxable Income” line B8, (O)) If the estate’s or trust’s federal taxable income includes a deduction for any accrued OID already subtracted for Arizona purposes, make an addition to Arizona income for the amount of deferred OID deducted on the federal return. Generally, this addition will not apply until taxable year 2014 through 2018. However, if the estate or trust was required to accelerate reporting of the DOI income for federal purposes and was allowed to deduct accrued OID attributable to that income on a return filed for a year prior to 2014; this addition may apply to an earlier year. On line B3, enter the amount of any previously deferred OID deducted in computing the estate’s or trust’s 2013 federal taxable income, to the extent that the amount was previously subtracted from Arizona taxable income.

I. Estate Loss of an Arizona Nonprofit Medical Marijuana Dispensary (NMMD) included in Federal Adjusted Gross Income

If the NMMD was registered to an individual as a sole proprietorship and the NMMD becomes part of the individual’s estate after the individual died, the estate is required to add the amount of the loss from the dispensary that is included in the computation of the estate’s federal adjusted gross income. Include the amount of the loss on line B3.

J. Other Adjustments

Other special adjustments may be necessary. You may need to make an addition for depreciation or amortization. Call one of the numbers listed on page 1 of these instructions if any of the following apply.
1. You sold or disposed of property that was held for the production of income and your basis was computed under the Arizona Income Tax Act of 1954.
2. You elected to amortize the basis of a pollution control device or the cost of a childcare facility under Arizona law in effect before 1990. You are still deducting amortization or depreciation for that device or facility on your federal income tax return.

Line B4 - Total Adjustments Increasing Federal Taxable Income
Add lines B1 through B3. Enter the total.

Fiduciary Adjustment Decreasing Federal Taxable Income

Use lines B5 through B9 to figure the amount of fiduciary adjustment that decreases federal taxable income.

You may only subtract those items for which statutory authority exists. Without such authority, you cannot take a subtraction. If you have any questions concerning subtractions from income, call one of the numbers listed on page 1 of these instructions.

NOTE: You cannot subtract any amount that is allocable to Arizona taxable income.

Enter the following other subtractions from federal taxable income. Attach your own schedule.

Line B5 - Negative Arizona Fiduciary Adjustment From Another Estate or Trust

Use this adjustment only if the Arizona Form 141AZ, Schedule K-1, indicates a difference between federal and state distributable income. If the amount shown on the Arizona Form 141AZ, Schedule K-1, is a negative number, enter that amount here.

Line B6 - Interest Received on U.S. Obligations

Enter the amount of interest income from U.S. Government obligations included on page 1, line 7. U.S. Government obligations include obligations such as U.S. savings bonds and treasury bills. You cannot deduct any interest or other related expenses incurred to purchase or carry the obligations. If such expenses are included in Arizona gross income, you must reduce the subtraction by such expenses. Reduce the subtraction only by the amount of such expenses included in your Arizona gross income.

NOTE: Do not subtract interest earned on FNMA or GNMA bonds since this interest is taxable by Arizona. For details, see the Income Tax Ruling ITR 06-1.
Do not subtract any amount received from a qualified pension plan that invests in U.S. Government obligations. Do not subtract any amount received from an IRA that invests in U.S. Government obligations. These amounts are not interest income. For more information, see Income Tax Rulings ITR 96-2 and ITR 96-3.

**Line B7 - Refunds From Other States**
Enter any state income tax refunds received from states other than Arizona. Enter an amount only to the extent it is included on page 1, line 7 of Arizona Form 141AZ.

**Line B8 - Other Subtractions From Federal Taxable Income**
Enter any other subtractions, including those shown below, to federal taxable income. Attach your own schedule.

**A. Exclusion for U.S. Government, Arizona State, or Local Government Pensions**

If the estate or trust received pension income from any of the sources listed below, subtract the amount received or $2,500, whichever is less. Only include amounts which the estate or trust reported as income on the federal return.

**Public pensions from the following sources qualify for this subtraction:**
- The United States Government Service Retirement and Disability Fund
- The United States Foreign Service Retirement and Disability System
- Retired or retainer pay of the uniformed services of the United States
- Any other retirement system or plan established by federal law

**NOTE:** This applies only to those retirement plans authorized and enacted into the U.S. Code. This does not apply to a retirement plan that is only regulated by federal law (i.e., plans that must meet certain federal criteria to be qualified plans).

- The Arizona State Retirement System
- The Arizona State Retirement Plan
- The Corrections Officer Retirement Plan
- The Public Safety Personnel Retirement Plan
- The Elected Officials' Retirement Plan
- A retirement plan established for employees of a county, city, or town in Arizona
- An optional retirement program established by the Arizona Board of Regents under Arizona Revised Statutes
- An optional retirement program established by an Arizona community college district

**NOTE:** Public retirement pensions from states other than Arizona do not qualify for this subtraction.

This subtraction does not apply to nonresident estates or trusts.

**B. Qualified Wood Stove, Wood Fireplace, or Gas Fired Fireplace**

Arizona allows a subtraction for converting an existing fireplace to one of the following.
- A qualified wood stove
- A qualified wood fireplace, or
- A gas fired fireplace and non-optional equipment directly related to its operation

You may subtract up to $500 for converting an existing fireplace on property located in Arizona to a qualified wood stove, qualified wood fireplace, or gas fired fireplace.

**C. Claim of Right Adjustment for Amounts Repaid in Prior Taxable Years**

You must make an entry here if all of the following apply:
1. During a year prior to 2013, the estate or trust was required to repay amounts held under a claim of right.
2. The estate or trust computed its tax for that prior year under Arizona’s claim of right provisions.
3. A net operating loss or capital loss was established due to the repayment made in the prior year.
4. The estate or trust is entitled to take that net operating loss or capital loss carryover into account when computing its 2013 Arizona taxable income.
5. The amount of the loss carryover allowed to be taken into account for Arizona purposes is more than the amount included in your federal income.

Enter the amount by which the loss carryover allowed for the taxable year under Arizona law is more than the amount included in your federal income.

**D. Certain Expenses Not Allowed For Federal Purposes**

The estate or trust may subtract some expenses that it cannot deduct on its federal return when the estate or trust claims certain federal tax credits. These federal tax credits are
- The federal work opportunity credit
- The empowerment zone employment credit
- The credit for employer-paid social security taxes on employee cash tips
- The Indian employment credit

If the estate or trust claimed any of these federal tax credits for 2013, enter the portion of wages or salaries it paid or incurred during the taxable year equal to the amount of those federal tax credits it received.

A nonresident estate or trust should enter the amount of wages or salaries that it paid or incurred during the taxable year that is related to the income sourced to Arizona. The subtraction is equal to the amount of the federal credits it received.

**E. Employer Contributions Made to Employee Medical Savings Accounts**

If the estate or trust is an employer, it may subtract the amount contributed to its employees’ medical savings accounts that are established under Arizona law.

The amount the estate or trust can subtract is equal to the amount that was not deductible on its federal return. The amount it can subtract is equal the amount that is included in its Arizona gross income.

**F. Agricultural Crops Given to Charitable Organizations**

Arizona allows a subtraction for qualified crop gifts made during 2013 to one or more charitable organizations. To take this subtraction, all of the following must apply.
- The estate or trust must be engaged in the business of farming or processing agricultural crops.
- The crop must be grown in Arizona.
- The gift must be made to a charitable organization located in Arizona.
- The charitable organization must be exempt from Arizona income tax.
The subtraction is the greater of the wholesale market price or the most recent sale price for the crop given. The amount of the subtraction cannot include any amount deducted under IRC § 170 with respect to the crop contribution that exceeds the cost of producing the contributed crop. To determine if the estate’s or trust’s crop gift qualifies for this subtraction, see Income Tax Procedure, ITP 12-1.

**G. Installment Sale Income From Another State Taxed by the Other State in a Prior Taxable Year**

The estate or trust may subtract any income from an installment sale that has been properly subjected to income tax in another state in a prior tax year. Enter the amount of such income included in Arizona gross income in the current taxable year. **This subtraction does not apply to nonresident estates or trusts.**

**H. Subtraction for World War II Victims**

The estate or trust may subtract distributions made to it for the decedent’s or settlor’s persecution by Nazi Germany or any other Axis regime for racial, religious, or political reasons. The estate or trust may also subtract distributions made for the persecution of the ancestors of the decedent or settlor. If the estate or trust is the first recipient of such distributions, enter the amount of the distributions that it had to include in the estate’s or trust’s federal taxable income. The estate or trust may also subtract certain items of income, if the decedent or settlor was persecuted by Nazi Germany or any other Axis regime for racial, religious, or political reasons before, during, or immediately after World War II. The income must be attributable to, derived from, or related to assets that were stolen or hidden from the decedent or settlor. If the estate or trust is the first recipient of such income, enter the amount of income that it had to include in the estate’s or trust’s federal taxable income. A nonresident estate or trust should enter such payments only to the extent included in Arizona taxable income.

**I. Recalculated Arizona Depreciation**

**Resident Estate or Trust**

Enter the total amount of depreciation allowable pursuant to IRC § 167(a) for the taxable year calculated as if the taxpayer had elected not to claim bonus depreciation for eligible properties for federal purposes.

**Nonresident Estate or Trust**

Enter the total amount of depreciation attributable to assets used in an Arizona business allowable pursuant to IRC § 167(a) for the taxable year calculated as if the taxpayer had elected not to claim bonus depreciation for eligible properties for federal purposes.

**J. Basis Adjustment for Property Sold or Otherwise Disposed of During the Taxable Year**

With respect to property that is sold or otherwise disposed of during the taxable year by a taxpayer who has complied with the requirement to add back all depreciation with respect to that property on tax returns for all taxable years beginning from and after December 31, 1999; enter the amount of depreciation that was allowed pursuant to IRC § 167(a), to the extent that the amount has not already reduced Arizona taxable income in the current or prior years. **(Note: The practical effect of this is to allow a subtraction for the difference in basis for any asset for which bonus depreciation has been claimed on the federal return.)** A nonresident estate or trust may make this adjustment for only property that was used in an Arizona business.

**K. Federal Estate Taxes Paid by an Estate**

An estate may subtract the amount of federal estate tax paid by the estate in the current taxable year. Enter the amount of federal estate taxes paid in 2013.

**L. Contributions to 529 College Savings Plans**

An estate or trust may subtract amounts it contributes to 529 college savings plans during the taxable year. The estate or trust may subtract the amount contributed during the year up to a total of $2,000.

**M. Net Operating Loss Adjustment**

**NOTE:** This subtraction applies to only those estates or trusts that made an election under the special federal net operating loss rules for 2008 and 2009. Under these federal rules for 2008 and 2009, an estate or trust could have elected to carry the net operating loss back for 3, 4, or 5 years, instead of the normal 2 years. This election would have been allowed under IRC § 172(b)(1)(H) as amended by the American Recovery and Reinvestment Act of 2009 or the Worker, Homeownership, and Business Assistance Act of 2009.

Arizona did not adopt the special federal net operating loss rules for losses incurred during 2008 or 2009. For Arizona purposes, estates or trusts must deduct a net operating loss as if the loss was computed under IRC § 172 in effect prior to the enactment of those special rules.

**Resident Estate or Trust**

If the estate or trust made an election to deduct a 2008 or 2009 federal net operating loss under IRC § 172(b)(1)(H), the estate or trust may have to enter an amount here. Figure how much of the net operating loss carry forward would have been allowed as a deduction on the estate’s or trust’s 2012 federal income tax return, if the election described in IRC § 172(b)(1)(H) had not been made in the year of the loss. On line B8, enter the amount that exceeds the actual net operating loss carry forward that was deducted in arriving at federal taxable income.

**Nonresident Estate or Trust**

Figure how much of the net operating loss carry forward would have been allowed as a deduction on the estate’s or trust’s 2013 federal income tax return, if the election described in IRC § 172(b)(1)(H) had not been made in the year of the loss. Then figure how much of the carry forward computed under that method was derived from Arizona source losses. The amount the estate or trust may take as a subtraction is the difference between the amount of Arizona source net operating loss carryover allowable as a deduction for federal purposes under the as if calculation and the amount of the Arizona source net operating loss deduction actually taken for federal purposes that the estate or trust included in its Arizona gross income. On line B8, enter the amount of allowable Arizona source loss carry forward deduction that exceeds the actual amount of Arizona source net operating loss carry forward deduction that was deducted in arriving at Arizona gross income.

**NOTE:** As an Arizona nonresident estate or trust, the estate or trust may have had a loss from prior year Arizona business operations. However, the loss cannot offset this year’s income unless the as if calculation results in an Arizona source net operating income from Arizona business operations. The estate or trust may only take this subtraction if the as if federal net operating loss deduction for 2013 includes Arizona source losses that have not been absorbed by non-Arizona income in any intervening years. The estate or trust cannot subtract any amount of that net operating loss that has been absorbed by non-Arizona income in any intervening years. The estate or trust also cannot take a subtraction for any amount that has already been deducted for Arizona purposes.
N. Previously Deferred Discharge of Indebtedness (DOI) Income Adjustment

Generally, when a loan is settled for less than the amount owed, DOI income is realized by the debtor and usually must be included in the debtor’s gross income. The amount of DOI income is generally equal to the amount of loan forgiveness. DOI income also occurs when a debtor repurchases its own debt at a discount (a price lower than the adjusted basis issue price of the debt instrument). In debt repurchase transactions, the amount of DOI income is generally equal to the difference between the adjusted issue price and the price paid for the debt instrument.

For federal purposes, an estate or trust may have made a special election for taxable years 2009 or 2010 to include DOI income in connection with the reacquisition of a business debt instrument, ratably over a 5-year period. An estate or trust that made this election will generally include this income in federal taxable income beginning with the 2014 taxable year. An estate or trust would have made the federal election under IRC § 108(i) as added by the American Recovery and Reinvestment Act of 2009. Arizona did not adopt the special federal DOI income deferral provisions for the 2009 or 2010 taxable year.

For Arizona purposes, if a taxpayer made the federal election to defer the inclusion of DOI income under IRC § 108(i), the estate or trust was required to add the amount of deferred DOI income to Arizona income for the year for which the estate or trust made the election. If the estate or trust made the required addition to Arizona income on the Arizona return filed for the year in which the estate or trust reacquired the debt instrument (2009 or 2010), Arizona will not tax that DOI income twice. In the year in which the estate or trust includes that deferred DOI income in federal taxable income, the estate or trust may take a subtraction for the amount included for that year. Usually this subtraction will apply to taxable years 2014 through 2018. However, if the estate or trust had to accelerate the deferral for federal purposes, this subtraction may apply to a taxable year prior to 2014.

Resident Estate or Trust

On line B8, enter the amount of previously deferred DOI income included in federal taxable income for the current taxable year to the extent that the amount was previously added to the Arizona income.

Nonresident Estate or Trust

On line B8, enter the amount of previously deferred Arizona source DOI that the estate or trust included in its Arizona gross income for the current taxable year to the extent that the amount was previously added to the estate’s or trust’s Arizona income.

O. Original Issue Discount (OID) on Reacquisition of Debt Instrument

For federal purposes, when an estate or trust made the special election to defer discharge of indebtedness (DOI) income under IRC § 108(i) (for 2009 or 2010), the taxpayer was not allowed to take a deduction with respect to the portion of any OID that accrued with respect to that DOI income, during the income deferral period. Arizona did not adopt the federal provisions requiring an estate or trust to defer the OID deduction in cases where the estate or trust federally deferred the DOI income under IRC § 108(i). In this case, the estate or trust must deduct the aggregate amount of the OID deductions disallowed ratably over a 5 year period, beginning with the period in which the income is includible in an estate’s or trust’s federal taxable income.

For Arizona purposes, an estate or trust was required to add the amount of deferred DOI income to its Arizona income on the return filed for the year in which it reacquired the debt instrument. Since Arizona is taxing the federally deferred DOI income for 2009 or 2010 on the 2009 or 2010 Arizona return, the estate or trust may subtract the amount of OID that accrued during the taxable year with respect to that DOI income.

Resident Estate or Trust

On line B8, enter the amount of any OID that was deferred and not allowed to be deducted in computing federal taxable income for 2013 under IRC § 108(i).

Nonresident Estate or Trust

On line B8, enter the amount of any OID related to that Arizona source income that was deferred and not allowed to be deducted in computing federal taxable income for 2013 under IRC § 108(i).

P. Estate Income of an Arizona Nonprofit Medical Marijuana Dispensary (NMMD) included in Federal Adjusted Gross Income

If the NMMD was registered to an individual as a sole proprietorship and the NMMD becomes part of the individual’s estate after the individual died, the estate may subtract the amount of the income from the dispenser that is included in the computation of the estate’s federal adjusted gross income. Include the amount of the income on line B8.

Q. Other Adjustments

Other special adjustments may be necessary. Call one of the numbers listed on page 1 of these instructions if any of the following apply.

- You sold or disposed of property that was held for the production of income and your basis was computed under the Arizona Income Tax Act of 1954.
- You deferred exploration expenses determined under IRC § 617 in a taxable year ending before January 1, 1990, and you have not previously taken a subtraction for those expenses.

Line B9 - Total Adjustments Decreasing Federal Taxable Income

Add lines B5 through B8. Enter the total.

Line B10 - Net Fiduciary Adjustment

Subtract the amount on line B9 from the amount on line B4. If the result is a negative number, enter the result in brackets. Also, enter the result on Form 141AZ, page 1, line 8.

Schedule C - Fiduciary Adjustment Allocation

Use Schedule C to determine the allocation of the shares of the Arizona fiduciary adjustment. This adjustment is divided among the beneficiaries and the fiduciary in proportion to their share of the federal distributable net income. If there is no federal distributable net income, each beneficiary’s share of the adjustment is in proportion to each share of the estate or trust income distributed. Any balance of the adjustment not allocated to the beneficiaries is allocable to the fiduciary.

Lines C1 through C10 -

In column (a), enter the name of each beneficiary. In column (b), enter each beneficiary’s share of the federal distributable net income. In column (c), enter the percentage of the estate or trust to be distributed to each beneficiary in accordance with the documents or laws controlling distribution of the estate or trust. If the estate or trust has more than 10 beneficiaries, complete an additional schedule.
The schedule should show the same information required on lines C1 through C10.

**Line C11**

Add the amounts on lines C1 through C10 in column (b). Add the percents on lines C1 through C10 in column (c). If the fiduciary completed an additional schedule because there are more than 10 beneficiaries, include the amounts from the additional schedule on line C11.

**Line C12**

In column (b), enter the fiduciary’s share of the federal distributable net income. In column (c), enter the percentage of the fiduciary’s share of federal distributable net income computed in accordance with the documents or laws controlling distribution of the estate or trust.

**Lines C13 through C16**

Complete lines C13 through C16 as instructed on the form.

### Schedule D - Federal Distributable Net Income From Arizona Sources

Schedule D is used to determine the net estate or trust income reportable to Arizona by nonresident beneficiaries. Use the information in Schedule D to complete Forms 141AZ, Schedule K-1(NR) for nonresident beneficiaries. The fiduciary should complete Schedule D only if the trust or estate has Arizona nonresident beneficiaries. If the trust or estate does not have any nonresident beneficiaries, the fiduciary should skip Schedule D.

**Lines D1 through D9**

In column (b), enter an amount for each item from which federal distributable net income is comprised. The total entered on line D9, column (b), should equal the federal distributable net income.

In column (c), enter that portion of federal distributable net income derived from Arizona sources. Such income includes Arizona rental and business income, and gains on the sale of Arizona property.

### Schedule E - Questions

Answer the questions on lines E1 through E7.

### Tax Computation

**Line 12 - Electing Small Business Trust (ESBT) Income**

Enter the federal taxable income of Electing Small Business Trusts (ESBT) from the IRC § 641(c) worksheet attached to your federal Form 1041. Attach a copy of the worksheet to the Arizona return. A nonresident trust should enter the amount of ESBT income received from the S corporation that was derived from sources within Arizona.

**Line 13**

Add lines 11 and 12. Enter the total.

**Line 14 - Income of a Trust Established as a Medical Savings Account**

Arizona law provides a subtraction of income earned during the taxable year by a trust established as a medical savings account. Subtract such amounts only to the extent the trust included the income in Arizona gross income.

**Lines 15a through 15e – Net Capital Gain or (Loss) and Net Long-Term Capital Gain Subtraction for assets acquired after December 31, 2011.**

Beginning in 2013, the estate or trust may subtract a percentage of any net long-term capital gain included in the federal taxable income of a resident estate or trust (or the Arizona gross income of a nonresident estate or trust) that is derived from an investment in an asset acquired after December 31, 2011. For 2013, the percentage is 10% (.10). The estate or trust must complete the worksheet at the end of these instructions, Worksheet for Net Long-Term Capital Gains Subtraction for Assets Acquired after December 31, 2011, to take the allowable subtraction.

**Line 15a - Total Net Capital Gain or (loss)**

Enter the total net capital gain or (loss).

**Line 15b - Total Net Short-Term Capital Gain or (Loss)**

Enter the total amount of net short-term capital gain or (loss).

**Line 15c - Total Net Long-Term Capital Gain or (Loss)**

Enter the total net long-term capital gain or (loss) from the worksheet on line 12, column (b).

**Line 15d - Net Long-Term Capital Gain From Assets Acquired after December 31, 2011**

Enter the total net long-term capital gain from assets acquired after December 31, 2011, from the worksheet, line 12, column (e).

**Line 15e - Net Long-Term Capital Gain Subtraction from Income**

Multiply the amount on line 15d by 10% (.10) and enter the result on line 15e.

**Line 16 - Arizona Taxable Income**

Subtract lines 14 and 15e from line 13. Enter the difference.

**Line 17 - Tax Amount**

Compute the tax on the amount on line 16 from the tax table on page 15 of these instructions.

**Line 18 - Credit for Taxes Paid to Another State or Country**

If both Arizona and another state or country considers an estate or trust to be a resident, Arizona will allow the estate or trust a tax credit against the Arizona income tax liability for taxes paid to the other state or country.

The credit allowed on the Arizona fiduciary return is subject to the following conditions:

1. The credit is allowed only for the proportion of the taxes paid to the other state or country that the income taxable to Arizona and also subject to tax in the other state or country bears to the entire income on which the taxes paid to the other state or country are imposed.
2. The credit cannot exceed the proportion of the tax payable to Arizona that the income subject to tax in the other state or country and also taxable to Arizona bears to the entire income that is taxable to Arizona.
3. The credit is not allowed for taxes paid to the other state or country on income from sources within Arizona.

If claiming this tax credit, the estate or trust must attach the following items to the Arizona Form 141AZ:

1. A copy of the other state or country's income tax return.
2. A schedule showing how the credit was calculated.
Payments

Line 20 - Arizona Estimated Tax Payments
If you made any estimated tax payments to the State of Arizona for 2013, enter that amount.

Line 21 - Payment With Extension
Enter the amount of payment made with an extension request (AZ Form 141AZ EXT).

Line 22 - Arizona Income Tax Withheld
Use line 22 to claim a credit for any Arizona income tax withheld (and not repaid) by:
(a) an employer on wages and salaries of a decedent received by the decedent’s estate;
(b) a payer of certain gambling winnings (e.g., state lottery winnings); or
(c) a payer of distributions from pensions, annuities, retirement, or profit-sharing plans received by a decedent’s estate or trust.

Attach copy(ies) of Form W-2, Form W-2G, or Form 1099-R to the back of the return.

Line 23 - Payment With Original Return (if amending)
Enter the payment sent with the original Form 141AZ return. Also, include any additional tax payments made after the return was filed.

Line 24 - Total Payments
Add lines 20 through 23. Enter the total.

Also, do the following if the estate or trust computed the 2013 tax under Arizona's claim of right provisions.
1. Write "A.R.S. 43-1029" and the amount of the prior year tax reduction in the space to the left of the total payment amount.
2. Include the credit for the prior year tax reduction in the total entered on line 24.
3. Attach a schedule explaining the amounts repaid and the computation of the tax reduction for the prior year(s).

For more information on Arizona's claim of right provisions, see Individual Income Tax Procedure ITP 95-1.

Line 25 - Refund From Original Return (if amending)
Enter any refunds received from your original filing.

Line 26 - Balance of Payments
Subtract line 25 from line 24.

Overpayment or Balance Due

Line 27 - Balance Due
Subtract line 26 from line 19. This is the amount the estate or trust owes. Make the check payable to the Arizona Department of Revenue. Be sure to write the estate’s or trust’s EIN and tax year on the front of the check. Attach the check to the front of the return in the upper left hand corner where indicated.

Line 28 - Refund Due
Subtract line 19 from line 26. This is the amount the State of Arizona owes the estate or trust.

Line 29 - Amount of Line 28 to be Applied to the 2014 Estimated Tax
If the estate or trust wants all or part of the refund applied to next year's Arizona estimated taxes, enter that amount.

Line 30 - Balance of Refund/Overpayment
Subtract line 29 from line 28. Enter the difference.

Declaration
The individual or authorized officer of the organization receiving or having custody, control, or management of the income of the estate or trust must sign the declaration. If two or more individuals act jointly as fiduciaries, any one of them may sign the declaration.

Filing Reminder to Fiduciary Filers
1. Be sure to use the correct year's form to file the return. Also, be sure to clearly mark the period covered by the return.
2. Enter the correct EIN on the return.
3. If the estate or trust is ready to file but has not yet received an EIN, it may file the return. Let us know what the number is as soon as it is received. Mail the correspondence to:
   Taxpayer Assistance
   Arizona Department of Revenue
   PO Box 29086
   Phoenix, AZ 85038-9086

4. Write the estate’s or trust’s EIN and tax year on the front of all checks and correspondence. Attach the check to the upper left hand corner of the front of the return.
5. Do not attach correspondence to the back of the returns. Mail all correspondence separate from returns to:
   Taxpayer Assistance
   Arizona Department of Revenue
   PO Box 29086
   Phoenix, AZ 85038-9086

6. When filing returns that generate a refund due to any previous payments (i.e., amount paid with extension, amount paid as estimated payment, amount paid with original returns), it may speed the refund process if a copy of the canceled check of the previous payment accompanies the return generating the refund.

7. If the estate or trust is a fiscal year filer (for periods not ending in December), use the Tax Table for the prior year. Example: If filing for April 1, 2012, to March 31, 2013, use the 2012 Tax table. If this return is for a short taxable year, use the 2013 Tax Table. Example: If filing for June 1, 2013, to November 30, 2013, use the 2013 Tax Table.

8. If the income is taxable but deductions bring the return to zero, make sure all necessary lines are filled in to support this declaration.

9. Grantor trusts file an information return using Form 141AZ showing no numerical figures for lines 7 through 30. Taxable income on a grantor trust reverts to the grantor. The grantor reports this income on the individual income tax return. The fiduciary should indicate that the return is for a grantor trust by checking the appropriate box on line 6.

10. When filing an amended Form 141AZ return, be sure the return is marked as an amended return. You must plainly mark an amended return "amended" by checking the appropriate box on line 6. If amending the 2013 return use the 2013 form. If amending a different tax year, use the Form 141AZ for that tax year.
11. File returns on time to avoid late filing and/or late payment penalties. Returns are due on the 15th day of the fourth (4th) month from the date the tax period ends.

### Taxpayer's Identification Numbers

All returns, statements, and other documents filed with the Department of Revenue require a taxpayer identification number (TIN). The TIN for a trust or an estate is its EIN.

Taxpayers who fail to include the proper TIN may be subject to a penalty. Please check the return to be sure that all required identification numbers are accurate and written clearly. Missing, incorrect, or unclear identification numbers may cause delays in processing the returns.

### Identification Numbers for Paid Preparers

If you pay someone else to prepare your return, that person must also include an identification number where requested. A paid preparer may use any of the following:

- his or her PTIN
- his or her SSN
- the EIN for business

A paid preparer who fails to include the proper numbers may be subject to a penalty.
Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011

<table>
<thead>
<tr>
<th>(a)</th>
<th>Long-Term Capital Gain or (loss) as reported on federal Schedule D (or other form or schedule)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enter the total net long-term capital gains or (losses) from the following forms in each applicable column. See page 14 for instructions.</td>
<td></td>
</tr>
<tr>
<td>(b)</td>
<td>Total net long-term capital gain or (loss) included in Arizona gross income from all assets (see instructions)</td>
</tr>
<tr>
<td>(c)</td>
<td>Net long-term capital gain or (loss) included in column (b) from assets acquired before January 1, 2012</td>
</tr>
<tr>
<td>(d)</td>
<td>Net long-term capital gain or (loss) included in column (b) from assets acquired after December 31, 2011</td>
</tr>
<tr>
<td>(e)</td>
<td>Amount from column (d) taxable to the estate or trust</td>
</tr>
<tr>
<td>(f)</td>
<td>Amount from column (d) distributed to all beneficiaries</td>
</tr>
</tbody>
</table>

1. Long-term capital gain or (loss) amounts reported directly on Schedule(s) D and D-1 (combine the amounts and enter the result).
2. Form(s) 2439 Notice to Shareholder of Undistributed Long-Term Capital Gains
3. Form(s) 4684 Casualties and Thefts
4. Form(s) 6252 Installment Sale Income
5. Form(s) 6781 Gains and Losses from Sec. 1236 Contracts and Straddles
6. Form(s) 8824 Like-Kind Exchanges
7. Partnerships, S corporations, and other estates and trusts – from AZ 120S Schedule K-1; AZ 165 Schedule K-1; and AZ 141 Schedule K-1
8. Form(s) 4797 Sales of Business Property (Gain in Part I)
9. Form(s) 1099-DIV Dividends and Distributions
10. Subtotal: for each column, combine the amounts and enter the total.
11. Available long-term capital loss carryover. Enter the amount, if any, in each applicable column.
   - 0.00
   - 0.00
   - 0.00
12. Net long-term capital gain or (loss) Subtract line 11 from line 10 and enter the result in each applicable column.

Estate and Trust

- **Total net long-term capital gain or (loss):**
  - Enter the amount on line 12, column (b) on Form 141AZ, line 15c.
- **Net long-term capital gain or (loss) from assets acquired after December 31, 2011:**
  - If the amount on line 12, column (e) is a net gain, enter the amount from line 12, column (e) on Form 141, line 15d.
  - If the amount on line 12, column (e) is a net loss, the estate or trust cannot take a subtraction for any net long-term capital gain from assets acquired after December 31, 2011.
Instructions for completing the worksheet for the subtraction from Arizona gross income for the net long-term capital gain from assets acquired after December 31, 2011.

Purpose of the Worksheet
Beginning 2013, the estate or trust may subtract a percentage of any undistributed net long-term capital gain included in its federal taxable income (resident estate or trust) or its Arizona gross income (nonresident estate or trust) that is from an investment in an asset acquired after December 31, 2011. The worksheet is used to identify a qualified asset. For purpose of this subtraction, “qualified” means a capital asset acquired after December 31, 2011 and held for more than one year.

To take the allowable subtraction, you must know whether the capital gain or (loss) is considered short-term or long-term. Only the net long-term capital gain from qualified assets is used to compute the allowable subtraction. For more information about determining whether a gain or (loss) is short term or long term, see federal Publication 544 at www.irs.gov.

Who Should Complete this Worksheet?
Complete the worksheet to compute the allowable subtraction if the estate or trust has a net long-term capital gain included in federal taxable income (resident estate or trust) or its Arizona gross income (nonresident estate or trust) and the gain includes assets purchased after December 31, 2011.

Do not complete this worksheet if either of the following applies.
- The estate or trust does not have any capital gains to report for the current tax year; or
- The estate or trust does not have any net capital gain from qualified asset(s) acquired after December 31, 2011, to report for the current tax year.

General Instructions
1. Enter the estate’s or trust’s name and employer identification number as shown on Form 141, page 1.
2. Check the box if this worksheet is for an original or an amended return.
3. Keep this worksheet for the estate’s or trust’s records.

Line-by-Line instructions for completing the worksheet

Columns (a) through (d)
- Column (a), lines 1 through 8, lists the federal forms reported on Schedule D (Form 1041). Line 9 identifies the total capital gain distributions reported on Form(s) 1099-DIV.
- Column (b) is the total amount of net long-term capital gains or (losses) included in Arizona gross income. For a resident estate or trust, the Arizona gross income is the federal taxable income. For a nonresident estate or trust, the Arizona gross income is that part of the federal taxable income derived from Arizona sources.

- Column (c) is the amount of the long-term capital gains or (losses), included in column (b) for assets acquired before January 1, 2012.
- Column (d) is the amount of the long-term capital gains or (losses), included in column (b) for assets acquired after December 31, 2011.
- Column (e) is the amount of the long-term capital gains or (losses) for assets acquired after December 31, 2011, taxable to the estate or trust.
- Column (f) is the amount of the long-term capital gains or (losses) for assets acquired after December 31, 2011, distributed to all beneficiaries.

Lines 1 through 8 - Capital Gains or (Losses) Reported on Federal Schedule D
Enter the long-term capital gain or (loss) from the federal form listed that was reported on the estate’s or trust’s federal Schedule D and included in federal taxable income (resident estate or trust) or its Arizona gross income (nonresident estate or trust).

Line 9 - Form(s) 1099-DIV Dividends and Distributions
Enter the long-term capital gain or (loss) reported on Form(s) 1099-DIV and included in the estate’s or trust’s federal taxable income (resident estate or trust) or its Arizona gross income (nonresident estate or trust).

Note: Some taxpayers are not required to file Schedule D. In these cases, the long-term capital gains or (losses) are reported directly on the taxpayer’s income tax return. Enter those items on line 9.

Line 10 - Subtotal
For each column, combine the amounts listed on lines 1 through 9 and enter the result.

Line 11 - Long-Term Capital Loss Carryover
If the estate or trust used a long-term capital loss carryover from previous tax years to reduce its long-term capital gains for the current taxable year, enter the amount used to apply to gains from assets acquired after December 31, 2011, in columns (c). For tax year 2013, there should be no amount entered on line 11, columns (d) through (f).

Line 12 – Undistributed Net Long-Term Capital Gain or (Loss)
Subtract line 11 from line 10 and enter the result in each applicable column.

- Enter the amount on line 12, columns (b) on Form 141AZ, line 15c.
- If the result for line 12, column (e) is a net capital gain, enter the result on Form 141, page 1, line 15d.
- If the amount on line 12, column (e) is a net capital loss, the estate or trust cannot take a subtraction for any net long-term capital gain from assets acquired after December 31, 2011.

Note: Follow the instructions on Arizona Form 141AZ, Schedule K-1, Part II, or Schedule K-1 (NR), Part III, for amounts to report to the beneficiaries.
Example of the computation of Arizona fiduciary income tax, resident beneficiary’s Arizona fiduciary adjustment, and nonresident beneficiary’s Arizona source income.

The federal Form 1041 for the Judy Jones estate showed the following items of income and deduction:

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest Income</td>
<td>$32,614</td>
</tr>
<tr>
<td>Dividends</td>
<td>4,800</td>
</tr>
<tr>
<td>Net Rent Income (AZ)</td>
<td>16,832</td>
</tr>
<tr>
<td>Total Income</td>
<td>$54,246</td>
</tr>
<tr>
<td>Less: Fiduciary Fees</td>
<td>6,000</td>
</tr>
<tr>
<td>Accountant’s Fees</td>
<td>1,500</td>
</tr>
<tr>
<td>Total Fees</td>
<td>(7,500)</td>
</tr>
<tr>
<td>Adjusted Total Income</td>
<td>$46,746</td>
</tr>
<tr>
<td>Less: Income Distribution Deduction</td>
<td>34,189</td>
</tr>
<tr>
<td>Exemption</td>
<td>600</td>
</tr>
<tr>
<td>Total Deductions</td>
<td>($34,789)</td>
</tr>
<tr>
<td>Taxable Income</td>
<td>$11,957</td>
</tr>
</tbody>
</table>

The estate also had $2,476 in non-Arizona municipal bond interest during the taxable year. $24,000 was distributed to Jane Jones, an Arizona Resident and $12,000 to June Jones, a nonresident of Arizona. The estate had $8,700 in U.S. Government interest.

The shares of federal distributable net income (DNI) are as follows:

<table>
<thead>
<tr>
<th>Beneficiary</th>
<th>DNI</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jane Jones</td>
<td>$24,000</td>
<td>48.76%</td>
</tr>
<tr>
<td>June Jones</td>
<td>12,000</td>
<td>24.38%</td>
</tr>
<tr>
<td>Judy Jones Estate</td>
<td>13,222</td>
<td>26.86%</td>
</tr>
<tr>
<td>Total DNI</td>
<td>$49,222</td>
<td>100.00%</td>
</tr>
</tbody>
</table>

The estate’s Arizona taxable income is figured as follows:

- Federal taxable income | $11,957
- Modifications increasing federal taxable income: Non-Arizona municipal bond interest | $2,476
- Modifications decreasing federal taxable income: U.S. Government Interest | $8,700
- Net Modifications | $(6,224)
- Allocated to the estate @ 26.86% | $(1,672)
- Arizona taxable income | $10,285

June Jones income reportable to Arizona is figured as follows:

- Share of federal distributable net income | $12,000
- From Arizona sources @ 29.67% | 3,561

Arizona source income is figured as follows:

- Rental income (Arizona) | $16,832
- Total income ($56,722 ($54,246 + $2,476)) | 29.67%

This can be verified as follows:

- June’s share of income | $12,000
- DNI ($49,222 ($46,746 + $2,476)) | 29.67%
- Share of rental income ($16,832 X 24.38%) | $4,104
- Share of fees ($7,500 X 24.38% X 29.67%) * | (543)
- Net Arizona income | $3,561

* Share of fees allocated to rental income

Jane Jones share of the Arizona fiduciary adjustment is figured as follows:

- Share of non-Arizona municipal bond interest | $2,476 x 48.76% | $1,207
- Share of U.S. Government Interest ($8,700 x 48.76%) | 4,242
- Net modification | $(3,035)
## 2013 Tax Table for Estate or Trust

<table>
<thead>
<tr>
<th>(a) If taxable income from Form 141AZ, page 1, line 16 is:</th>
<th>(b) Enter the amount from Form 141AZ, page 1, line 16</th>
<th>(c) Multiply the amount entered in column (b) by</th>
<th>(d) Enter the result</th>
<th>(e) Subtract</th>
<th>(f) Tax Round the difference and enter this amount on Form 141AZ, page 1, line 17</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$10,000</td>
<td>X .0259</td>
<td>=</td>
<td>-</td>
<td>0 =</td>
</tr>
<tr>
<td>$10,000</td>
<td>$25,000</td>
<td>X .0288</td>
<td>=</td>
<td>-</td>
<td>$29.00 =</td>
</tr>
<tr>
<td>$25,000</td>
<td>$50,000</td>
<td>X .0336</td>
<td>=</td>
<td>-</td>
<td>$149.00 =</td>
</tr>
<tr>
<td>$50,000</td>
<td>$150,000</td>
<td>X .0424</td>
<td>=</td>
<td>-</td>
<td>$589.00 =</td>
</tr>
<tr>
<td>$150,000 and over</td>
<td></td>
<td>X .0454</td>
<td>=</td>
<td>-</td>
<td>$1,039.00 =</td>
</tr>
</tbody>
</table>
ARIZONA FORM 141AZ
Resident or Part-Year Resident Beneficiary’s Share of Fiduciary Adjustment
FOR CALENDAR YEAR 2013

For the calendar year 2013 or fiscal year beginning [M, M, D, D, Y, Y, Y] and ending [M, M, D, D, Y, Y, Y].

<table>
<thead>
<tr>
<th>Name of Estate or Trust</th>
<th>Estate or Trust Employer Identification Number (EIN)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Beneficiary’s Name</td>
<td>Fiduciary’s Name</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Beneficiary’s I.D. Number</td>
<td>Fiduciary’s Address - number and street, or rural route</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Beneficiary’s Address - number and street, or rural route</td>
<td>Fiduciary’s City, Town or Post Office</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Beneficiary’s City, Town or Post Office State ZIP Code</td>
<td>Fiduciary’s Phone Number – include area code</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Beneficiary’s Daytime Phone Number – include area code</td>
<td></td>
</tr>
</tbody>
</table>

Part I: Beneficiary’s Share of Fiduciary Adjustment

1 Net fiduciary adjustment to be allocated: Enter the amount from Form 141AZ, Schedule C, line C14 ............ 1 00

2 Percent of beneficiary’s share of federal distributable income from Form 141AZ, Schedule C ................. 2 %

3 Multiply the amount on line 1 by the percent on line 2, and enter the result. ........................................ 3 00

Full-year Resident Individual Beneficiaries:
- If the amount on line 3 is a positive number, enter this amount as an other addition to income on Arizona Form 140, page 2, line B11.
- If the amount on line 3 is a negative number, enter this amount as an other subtraction from income on Arizona Form 140, page 2, line C29.

Part-year Resident Individual Beneficiaries:
- If the amount on line 3 is a positive number, enter that portion of line 3 allocable to estate or trust income taxable by Arizona as an other addition to income on Arizona Form 140PY, page 2, line C23.
- If the amount on line 3 is a negative number, enter that portion of line 3 allocable to estate or trust income taxable by Arizona as an other subtraction from income on Arizona Form 140PY, page 2, line D35.

Continued on page 2 ➔
Part II: Net Long-Term Capital Gain Subtraction – Information Schedule

INSTRUCTIONS FOR THE FIDUCIARY:

Beginning 2013, Arizona allows a subtraction from Arizona gross income for a percentage of any net long-term capital gain from assets acquired after December 31, 2011 and included in the individual’s federal adjusted gross income or the estate’s or trust’s federal taxable income.

- If the individual beneficiary’s federal Schedule K-1 (Form 1041) includes an amount for any net capital gain or (loss), complete line 4, column (b) and line 5, columns (b) through (d).
- If this is the final return for the estate or trust and a capital loss carryover amount was distributed to the beneficiary, complete line 6, column (b) and line 7, columns (b) through (d).

<table>
<thead>
<tr>
<th>Item</th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 Total net short-term capital gain or (loss) from Form 141AZ, page 1, line 15b distributed to the beneficiary</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 Total net long-term capital gain or (loss) from Form 141AZ, page 1, line 15c distributed to the beneficiary</td>
<td>5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6 Short-term capital loss carryover(s) distributed to the beneficiary upon termination of the estate or trust</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7 Long-term capital loss carryover(s) distributed to the beneficiary upon termination of the estate or trust</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

INSTRUCTIONS FOR THE INDIVIDUAL BENEFICIARY:

The beneficiary should complete the worksheet, Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011, to determine the allowable subtraction. The worksheet is included in the instructions for the resident and part-year resident income tax returns (Arizona Forms 140 and 140PY).

Full-year residents use the amount on line 5, column (d) to figure the allowable subtraction on the worksheet included with Arizona Form 140.

Part-year residents use only that portion of the amount on line 5, column (d) that is included in your Arizona gross income to figure the allowable subtraction on the worksheet that is included with Arizona Form 140PY.

INSTRUCTIONS FOR THE FIDUCIARY BENEFICIARY:

If the net long-term capital gain (loss) on line 5, above, is taxed at the estate or trust level, use the information above to complete the Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011, included in the instructions of Arizona Form 141AZ for the estate or trust.

If the net long-term capital gain (loss) on Part II, line 5, above, is distributed to the beneficiary, use the information above to complete the Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011, included in the instructions of Arizona Form 141AZ. The worksheet will assist the estate or trust in completing the Net Long-Term Capital Gain Subtraction – Information Schedule on Arizona Form 141AZ, Schedule K-1 or Schedule K-1(NR), for each beneficiary.
### 2013 Resident or Part-Year Resident Beneficiary's Share of Fiduciary Adjustment

**Phone Numbers**

<table>
<thead>
<tr>
<th>For information or help, call one of the numbers listed:</th>
<th>Phoenix</th>
<th>(602) 255-3381</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>From area codes 520 and 928, toll-free</td>
<td>(800) 352-4090</td>
</tr>
</tbody>
</table>

**Tax forms, instructions, and other tax information**

If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at


**Income Tax Procedures and Rulings**

These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on `Legal Research` then click on `Procedures or Rulings` and select a tax type from the drop down menu.

**Publications and Brochures**

To view or print the department’s publications and brochures, go to our home page and click on `Publications`.

### General Instructions for Fiduciary

Complete an Arizona Form 141AZ, Schedule K-1, for each resident or part-year resident beneficiary.

**File one copy of each Schedule K-1 with Form 141AZ.**

Provide all beneficiaries with a copy of their Schedule K-1. Keep a copy for your records.

**Foreign Addresses**

If a beneficiary or the fiduciary has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country’s name.

### Line-by-Line Instructions

#### Part I - Beneficiary’s Share of Fiduciary Adjustment

**Instructions for Fiduciary**

**Line 1 -**

Enter the net fiduciary adjustment to be allocated to beneficiaries from Arizona Form 141AZ, Schedule C, line C14. If this is a negative amount, enter the amount in brackets.

**Line 2 -**

Enter the percentage of the beneficiary's share of federal distributable net income from Arizona Form 141AZ, Schedule C.

**Line 3 -**

Multiply line 1 by the percentage on line 2. Enter the result. If the result is a negative number, enter the number in brackets. This is the beneficiary's share of the fiduciary adjustment.

**Instructions for Beneficiary**

The fiduciary uses Arizona Form 141AZ, Schedule K-1, to report to you your share of the fiduciary adjustment from the estate or trust.

Do not file this Schedule K-1 with your return. Keep this Schedule K-1 with your records. The fiduciary filed a copy of this form with the department.

**Resident Beneficiary**

Line 3 shows your share of the fiduciary adjustment from the estate or trust. If the amount on line 3 is a positive number, you must report this amount as an *addition to income* on your Arizona return. If you are an individual, report this amount as an *other addition to income* on your Arizona Form 140, page 2, line B11.

If the amount on line 3 is a negative number, you must report this amount as a *subtraction from income* on your Arizona return. If you are an individual, report this amount as an *other subtraction from income* on your Arizona Form 140, page 2, line C29.

**Part-Year Resident Beneficiary**

If you are a part-year resident individual, report estate or trust income received while you were an Arizona resident. Also, report estate or trust income received from Arizona sources while you were a nonresident. Report this income on Arizona Form 140PY, page 2, line B14 (ARIZONA column). The amount that you should report on your Arizona Form 140PY, page 2, line B14 (FEDERAL column) is the amount from your federal income tax return.

If the amount on line 3 is a positive number, enter that portion of line 3 that is allocable to estate or trust income taxable by Arizona on Form 140PY, page 2, line C23.

If the amount on line 3 is a negative number, enter that portion of line 3 that is allocable to estate or trust income taxable by Arizona on Form 140PY, page 2, line D35.

#### Part II - Net Long-Term Capital Gain Subtraction (Information Schedule)

Beginning 2013, Arizona allows a subtraction from Arizona gross income for a percentage of any net long-term capital gain from assets acquired after December 31, 2011, and included in the individual taxpayer’s federal adjusted gross income or the estate’s or trust’s federal taxable income.

**Instructions for Fiduciary**

**Lines 4 through 7**

If the individual beneficiary’s federal Schedule K-1 (Form 1041) includes an amount for any net capital gain or (loss), complete lines 4 through 7 as instructed on Arizona Form 141AZ, Schedule K-1.

**Instructions for Beneficiaries**

Follow the instructions on Arizona Form 141AZ, Schedule K-1.
**ARIZONA FORM 141AZ**

**Nonresident Beneficiary’s Share of Income**

**Schedule K-1(NR)**

**AND SHARE OF FIDUCIARY ADJUSTMENT**

**FOR CALENDAR YEAR 2013**

For the calendar year 2013 or fiscal year beginning **M, M, D, Y, Y, Y, Y** and ending **M, M, D, Y, Y, Y, Y**.

<table>
<thead>
<tr>
<th>Name of Estate or Trust</th>
<th>Estate or Trust Employer Identification Number (EIN)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Beneficiary’s Name</th>
<th>Fiduciary’s Name</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Beneficiary’s I.D. Number</th>
<th>Fiduciary’s Address - number and street, or rural route</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Beneficiary’s Address - number and street, or rural route</th>
<th>Fiduciary’s City, Town or Post Office</th>
<th>State</th>
<th>ZIP Code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Beneficiary’s City, Town or Post Office</th>
<th>State</th>
<th>ZIP Code</th>
<th>Fiduciary’s Phone Number – include area code</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Beneficiary’s Daytime Phone Number – include area code</th>
<th></th>
</tr>
</thead>
</table>

**Part I: Arizona Nonresident Beneficiary’s Share of Federal Distributable Income From Arizona Sources**

1. Federal distributable net income from Arizona sources: Enter the amount from Form 141AZ, Schedule D, line D9, column (c) ....................................................................................................................... **1** 00

2. Beneficiary’s share of the amount entered on line 1: Nonresident individual beneficiaries, also enter this amount on Form 140NR, page 2, line B11, “ARIZONA” column ....................................................... **2** 00

**Part II: Arizona Nonresident Beneficiary’s Share of Fiduciary Adjustment Related to Arizona Source Income**

3. Net fiduciary adjustment to be allocated: Enter the amount from Form 141AZ, Schedule C, line C14 ....................................................................................................................... **3** 00

4. Amount on line 3 related to Arizona source income allocated to all nonresident beneficiaries ....................................................... **4** 00

5. Beneficiary’s share of the amount entered on line 4 ....................................................................................................................... **5** 00

   • If the amount on line 5 is a positive number, enter this amount as an other addition to income on Arizona Form 140NR, page 2, line C20.

   • If the amount on line 5 is a negative number, enter this amount as an other subtraction from income on Arizona Form 140NR, page 2, line D31.

Continued on page 2 ➔
Part III: Net Long-Term Capital Gain Subtraction – Information Schedule

INSTRUCTIONS FOR THE FIDUCIARY:

Beginning 2013, Arizona allows a subtraction from Arizona gross income for a percentage of any net long-term capital gain from assets acquired after December 31, 2011 and included in the individual’s Arizona gross income or the estate’s or trust’s Arizona gross income.

- If the individual beneficiary’s federal Schedule K-1 (Form 1041) includes an amount for any net capital gain or (loss), complete line 6, columns (b) and (c) and line 7, columns (b) through (e).
- If this is the final return for the estate or trust and a capital loss carryover amount was distributed to the beneficiary, complete line 8, columns (b) and (c) and line 9, columns (b) through (e).

<table>
<thead>
<tr>
<th>Item</th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
<th>(e)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>Total net short-term capital gain or (loss) from Form 141AZ, page 1, line 15b distributed to the beneficiary</td>
<td>...</td>
<td>6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Total net long-term capital gain or (loss) from Form 141AZ, page 1, line 15c distributed to beneficiary</td>
<td>...</td>
<td>7</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Short-term capital loss carryover(s) distributed to the beneficiary upon termination of the estate or trust</td>
<td>...</td>
<td>8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Long-term capital loss carryover(s) distributed to the beneficiary upon termination of the estate or trust</td>
<td>...</td>
<td>9</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

INSTRUCTIONS FOR AN INDIVIDUAL BENEFICIARY:

The beneficiary should complete the worksheet, Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011, to determine the allowable subtraction. The worksheet is included in the instructions for the nonresident income tax return (Arizona Form 140NR).

Nonresidents may use only the amount of Arizona-sourced, net capital gains entered on line 7, column (e) to figure the allowable subtraction on the worksheet that is included with Arizona Form 140NR.

INSTRUCTIONS FOR THE FIDUCIARY BENEFICIARY:

If the net long-term capital gain (loss) on Part III, line 7, above, is taxed at the estate or trust level, use the information above to complete the Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011, included in the instructions of Arizona Form 141AZ for the estate or trust.

If the net long-term capital gain (loss) on Part III, line 7, above, is distributed to the beneficiary, use the information above to complete the Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011, included in the instructions of Arizona Form 141AZ. The worksheet will assist the estate or trust in completing the Net Long-Term Capital Gain Subtraction – Information Schedule on Arizona Form 141AZ, Schedule K-1 or Schedule K-1(NR), for each beneficiary.

INSTRUCTIONS FOR THE PARTNERSHIP OR S CORPORATION BENEFICIARY:

The information in Part III, above, should be used to complete the Worksheet for Net Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011, included in the instructions of Arizona Form 165 or Arizona Form 120S. The worksheet will assist the partnership or S corporation in completing the Net Long-Term Capital Gain Subtraction – Information Schedule on Arizona Form 165, Schedule K-1 or Schedule K-1(NR), for each partner; or Arizona Form 120S, Schedule K-1 or Schedule K-1(NR), for each shareholder.

INSTRUCTIONS FOR THE C CORPORATION OR EXEMPT ORGANIZATION BENEFICIARY:

A subtraction is not allowed for a C corporation or an exempt organization. The information in Part III, above, is informational only, and not required to be reported by the C corporation or exempt organization.
General Instructions for Fiduciary

Complete an Arizona Form 141AZ, Schedule K-1(NR), for each nonresident beneficiary.

File one copy of each Schedule K-1(NR) with the fiduciary's Form 141AZ.

Provide all nonresident beneficiaries with a copy of their Schedule K-1(NR). Keep a copy for your records.

Foreign Addresses

If a beneficiary or the fiduciary has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country's practice for entering the postal code. Do not abbreviate the country's name.

Line-by-Line Instructions

Part I - Beneficiary’s Share of Federal Distributable Net Income From Arizona Sources

Instructions for Fiduciary

Line 1 -
Enter the federal distributable net income from Arizona sources. Enter the amount from Arizona Form 141AZ, Schedule D, line D9, column (c).

Line 2 -
Enter the beneficiary’s share of federal distributable net income from Arizona sources.

Part II - Beneficiary’s Share of Fiduciary Adjustment Related to Arizona Source Income

Line 3 -
Enter the net fiduciary adjustment to be allocated to the beneficiaries from Arizona Form 141AZ, Schedule C, line C14. If this is a negative amount, enter the amount in brackets.

Line 4 -
Enter the amount of line 3 related to Arizona source income that is allocated to all nonresident beneficiaries.

Line 5 -
Enter the amount of line 4 allocated to the beneficiary. If the result is a negative number, enter the number in brackets. This is the beneficiary's share of the fiduciary adjustment.

Instructions for Beneficiary

The fiduciary uses Form 141AZ, Schedule K-1(NR), to report to you your share of the federal distributable income from Arizona sources and your share of fiduciary adjustment from the estate or trust.

Do not file this Schedule K-1(NR) with your return. Keep this Schedule K-1(NR) with your records. The fiduciary filed a copy of this form with the department.

Nonresident individual beneficiaries should enter the amount from Form 141AZ, Schedule K-1(NR), line 2, on Form 140NR, page 2, line B11, in the ARIZONA column.

Line 5 shows your share of the fiduciary adjustment from the estate or trust. If the amount on line 5 is a positive number, you must report this amount as an addition to income on your Arizona return. If you are a nonresident individual, report this amount as an other addition to income on your Arizona Form 140NR, page 2, line C20.

If the amount on line 5 is a negative number, you must report this amount as a subtraction from income on your Arizona return. If you are a nonresident individual, report this amount as an other subtraction from income on your Arizona Form 140NR, page 2, line D31.

Part III – Net Long-Term Capital Gain Subtraction (Information Schedule)

Beginning 2013, Arizona allows a subtraction from Arizona gross income for a percentage of any net long-term capital gain from assets acquired after December 31, 2011, and included in the individual’s Arizona gross income or the estate’s or trust’s Arizona gross income.

Instructions for Fiduciary

Lines 6 through 9 -
If the individual beneficiary’s federal Schedule K-1 (Form 1041) includes an amount for any net long-term capital gain or (loss) from Arizona sources, complete lines 6 through 9 as instructed on Arizona Form 141AZ, Schedule K-1(NR).

Instructions for Beneficiaries

Follow the instructions on Arizona Form 141AZ, Schedule K-1 (NR).
Estate or Trust Estimated Income Tax Payment

This estimated payment is for tax year ending December 31, 2014, or for tax year ending: \( \text{M, M, D, D, } 2014 \)

Print Name of Estate or Trust

Print Name and Title of Fiduciary

Address of Fiduciary - number and street, or rural route

City, Town or Post Office

State

ZIP Code

Daytime Phone Number of Fiduciary/Representative – include area code

1 Check box 1 if you are a first time Arizona income tax return filer .... 1

2 The enclosed amount is payment for quarter number ......................

3 Payment: You must round your estimated payment to a whole dollar (no cents). Enter the amount of payment enclosed .................................................. $ 00

IMPORTANT

To ensure proper application of this payment, be sure that you:

✓ Complete this form in its entirety.
✓ Make your check payable to Arizona Department of Revenue.
✓ Write the estate’s or trust’s EIN and tax year on the payment.
✓ Attach your payment to the upper left corner of this page.
✓ Mail to Arizona Department of Revenue, PO Box 29085, Phoenix, AZ 85038-9085.

Be sure to review the estimated income and adjust the payments as necessary during the year. Payments for calendar year filers are timely if made by April 15, 2014; June 16, 2014; September 15, 2014; and January 15, 2015.
**Phone Numbers**

For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

**Tax forms, instructions, and other tax information**
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at [www.azdor.gov](http://www.azdor.gov).

**Income Tax Procedures and Rulings**
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on **Legal Research** then click on **Procedures or Rulings** and select a tax type from the drop down menu.

**Publications and Brochures**
To view or print the department’s publications and brochures, go to our home page and click on **Publications**.

---

**Who Should Use Form 141AZ ES**
A fiduciary making a voluntary estimated payment on behalf of an estate or a trust should use Form 141AZ ES.

**General Information**
- Please type or print the estate’s or trust’s employer identification number (EIN).
- Complete Form 141AZ ES using black ink.
- Once you make an estimated payment, you must file a tax return for that year in order to claim the estimated payment.
- You must round each estimated payment to whole dollars (no cents).
- Use the 2013 tax table to help estimate this year’s tax liability.
- If the fiduciary has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country name.

**Voluntary Payments**
Estates and trusts are not required to make Arizona estimated income tax payments. An estate or a trust may choose to make voluntary estimated income tax payments. Taxpayers who elect to make voluntary estimated payments may choose one of the following three methods to make their payments.

**Method 1:** If you file federal estimated tax, you can file Form 141AZ ES at the same time. The amount that you remit with Form 141AZ ES should be 10%, 15%, or 20% of the amount that you paid on the federal Form 1041-ES.

**Method 2:** You may file installments using Form 141AZ ES. If you are a calendar year taxpayer, pay four installments by the following dates.

<table>
<thead>
<tr>
<th>Installment</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>First</td>
<td>April 15, 2014</td>
</tr>
<tr>
<td>Second</td>
<td>June 16, 2014</td>
</tr>
<tr>
<td>Third</td>
<td>September 15, 2014</td>
</tr>
<tr>
<td>Fourth</td>
<td>January 15, 2015</td>
</tr>
</tbody>
</table>

If you are a fiscal tax year filer, use the due dates established for federal filing. The sum of the amounts remitted should equal your estimated end-of-tax-year liability.

**Method 3:** You may file an Arizona Estimated Tax Payment Form 141AZ ES with a single, lump-sum payment before January 15, 2015. The payment should reflect your estimated end-of-tax-year liability.

**Record of Estimated Income Tax Payments**

<table>
<thead>
<tr>
<th>Payment #</th>
<th>Date Made</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of 2013 overpayment applied to 2014 estimated tax</td>
<td></td>
<td>.00</td>
</tr>
<tr>
<td>1</td>
<td></td>
<td>.00</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>.00</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>.00</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>.00</td>
</tr>
<tr>
<td>Total:</td>
<td></td>
<td>.00</td>
</tr>
</tbody>
</table>

**Sending Your Payment**
Fiduciaries filing Arizona Form 141AZ ES making estimated payments must make those payments by check or money order.

**Check or money order**
Fill in the amount of your payment on Form 141AZ ES. Round your payment to the nearest dollar. Include the estatees or trust’s EIN and tax year on the check or money order. Make your check payable to Arizona Department of Revenue and attach it to the upper left hand corner of the return.

Mail your check along with Form 141AZ ES to:
- Arizona Department of Revenue
- PO Box 29085
- Phoenix, AZ 85038-9085

The department cannot accept checks or money orders in foreign currency. You must make payment in U.S. dollars.
ARIZONA FORM 141AZ EXT

Application for Filing Extension
For Fiduciary Returns Only

FOR CALENDAR YEAR 2013

OR FISCAL YEAR BEGINNING [____] AND ENDING [____]

Print Name of Estate or Trust

Employer Identification Number (required)

Print Name and Title of Fiduciary

Address of Fiduciary - number and street, or rural route

REVENUE USE ONLY. DO NOT MARK IN THIS AREA.

City, Town or Post Office

State

ZIP Code

Daytime Phone Number of Fiduciary/Representative – include area code

1 Check box 1 if you are a first time Arizona income tax return filer ...... 1

Arizona will grant an automatic five-month extension to fiduciaries filing Form 141AZ. Arizona will accept a valid federal extension for the period covered by the federal extension. This includes the automatic five-month fiduciary federal filing extension.

CHECK ONE BOX:

☐ Fiduciary Calendar Year Filers:
(filing Form 141AZ)
This is a request for an automatic 5-month filing extension ........................................... September 15, 2014

☐ Fiduciary Fiscal Year Filers:
(automatic 5-month extension period)
Enter taxable year-end date and 5-month extended due date ........................................

☐ A federal extension will be used to file this tax return. This form is being used to transmit the Arizona extension payment.

1 Tax liability for 2013. You may estimate this amount ................................................................. 1 00

2 Arizona estimated tax payments for 2013 ....................................................................................... 2 00

3 Balance of Tax: Subtract line 2 from line 1 .................................................................................. 3 00

4 Enter the amount of payment. Round your payment to the nearest dollar .................................... 4 00

  • Make check payable to Arizona Department of Revenue.
  • Write the estate's or trust's EIN and 2013 extension on the payment.
  • Attach the payment to the upper left corner of this page.

  • If you are sending a payment with this request, mail to:
    Arizona Department of Revenue, PO Box 29085, Phoenix, AZ 85038-9085.
  • If you are not sending a payment with this request, mail to:
    Arizona Department of Revenue, PO Box 52138, Phoenix, AZ 85072-2138.

ADOR 11136 (13)
2013 Application for Filing Extension
For Fiduciary Returns

Purpose of Form
Use Form 141AZ EXT to apply for an extension of time to file an Arizona 141AZ.
Fiduciaries use this form to apply for an automatic five (5) month extension.
Also use Form 141AZ EXT to remit an extension payment whether you are requesting an Arizona extension or using a valid federal extension.
Enter the estate’s or trust’s federal employer identification number in the space provided.
Arizona will accept your federal extension for the period covered by the federal extension.

Foreign Addresses
If the fiduciary has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country name.

When to File
For 2013, you must file Form 141AZ EXT by April 15, 2014 (or by the original due date of the return).
Complete Form 141AZ EXT to request an automatic 5 month extension (fiduciaries filing Arizona Form 141AZ). Mark your envelope “Extension Request.”
An extension does not extend the time to pay your income tax. You must still pay your tax liability by April 15 (or by the original due date of your return). If you do not pay at least 90% (.90) of the tax liability disclosed by your return by the return’s original due date, you will be subject to the extension underpayment penalty. We charge interest from the original due date to the date of payment.

Extension Underpayment Penalty: We impose this penalty if you do not pay at least 90% of the tax liability shown on your return filed under an extension by the return’s original due date. The extension underpayment penalty is ½ of 1% (.005) of the tax not paid for each 30-day period or fraction of a 30-day period. We impose this penalty from the original due date of the return until you pay the tax. The extension underpayment penalty cannot exceed 25% (.25) of the unpaid tax. If we charge you the extension underpayment penalty, we will not charge you the late payment penalty under Arizona Revised Statutes § 42-1125(D).

Making Your Payment
Check or money order
Fiduciaries filing Form 141AZ must make extension payments by check or money order.
Make your check or money order payable to Arizona Department of Revenue. Write the estate’s or trust’s employer identification number (EIN) and 2013 extension on the front of the check or money order. Attach the check or money order to the upper left hand corner of Form 141AZ EXT, where shown.

Instructions Before Mailing
Make sure that you have completed all of the information requested on the front of the form.
To avoid an extension underpayment penalty, make sure you pay at least 90% of your Arizona tax liability.

Mailing Instructions
If you are sending a payment with this request, mail the request to:
Arizona Department of Revenue
Extension Request
PO Box 29085
Phoenix, AZ 85038-9085

If you are not sending a payment with this request, mail the request to:
Arizona Department of Revenue
Extension Request
PO Box 52138
Phoenix, AZ 85072-2138

The department will not return a copy of the Form 141AZ EXT to you.
Be sure to keep a copy of the completed Form 141AZ EXT for your record.
Notice of Assumption of Duties  
in a Fiduciary Capacity

Notice is hereby given of the assumption of duties in a fiduciary capacity in the  
estate named below pursuant to A.R.S § 43-1366.

<table>
<thead>
<tr>
<th>Section I Decedent Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Name of Decedent</td>
</tr>
<tr>
<td>--------------------------</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Full Name of Spouse</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Last known home address of decedent – number and street</td>
</tr>
</tbody>
</table>

Date domicile was established in Arizona (If nonresident, describe Arizona property on a separate schedule): MM/DD/YYYY

<table>
<thead>
<tr>
<th>Section II Fiduciary Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Fiduciary</td>
</tr>
<tr>
<td>--------------------</td>
</tr>
<tr>
<td>Address – number and street</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section III Probate Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>County in which estate is being probated</td>
</tr>
<tr>
<td>------------------------------------</td>
</tr>
<tr>
<td>Name of Attorney</td>
</tr>
<tr>
<td>Address – number and street</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section IV Estate Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approximate Value of Entire Gross Estate</td>
</tr>
<tr>
<td>----------------------------------------</td>
</tr>
<tr>
<td>Name of Beneficiary (Attach additional sheet if necessary to list additional beneficiaries.)</td>
</tr>
<tr>
<td>Address of Beneficiary – number and street</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Section V Termination of Fiduciary Relationship</th>
</tr>
</thead>
<tbody>
<tr>
<td>Complete this section only if you are terminating a prior notice of a fiduciary relationship.</td>
</tr>
<tr>
<td>If you are terminating a prior notice concerning fiduciary relationships on file with the Arizona Department of Revenue, check this box............</td>
</tr>
<tr>
<td>Enter the date the fiduciary capacity was terminated: MM/DD/YYYY</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIGNATURE OF FIDUCIARY</td>
</tr>
</tbody>
</table>

NOTE: Tax information on file with the department is confidential. If the fiduciary wants the department to discuss tax matters with someone other than the  
fiduciary, the fiduciary must authorize the department to release confidential information to that person. If a fiduciary wishes to authorize an individual to  
represent or perform certain acts on behalf of the entity, a Power of Attorney must be filed and signed by the fiduciary acting in the position of the taxpayer.  
Use Arizona Form 285 for this purpose. Form 285 may be filed with Form 210. You may obtain Form 285 from our web site at www.azdor.gov.
Notice of Assumption of Duties in a Fiduciary Capacity

ARIZONA FORM 210

Phone Numbers

For information or help, call one of the numbers listed:
Phoenix (602) 255-3381
From area codes 520 and 928, toll-free (800) 352-4090

Tax forms, instructions, and other tax information
If you need tax forms, instructions, and other tax information, go to the department’s Internet home page at www.azdor.gov.

Income Tax Procedures and Rulings
These instructions may refer to the department’s income tax procedures and rulings for more information. To view or print these, go to our home page and click on Legal Research then click on Procedures or Rulings and select a tax type from the drop down menu.

Publications and Brochures
To view or print the department’s publications and brochures, go to our home page and click on Publications.

Purpose of Form
Use Form 210 to notify the Arizona Department of Revenue of a fiduciary relationship for a decedent's estate. A fiduciary for a decedent's estate may be any of the following.
- An executor
- An administrator
- A personal representative
- A person in possession of property of a decedent

Who Should File
The fiduciary should file Form 210 to notify the department of either of the following.
- The creation of a fiduciary relationship for a decedent's estate.
- The termination of a fiduciary relationship for a decedent's estate.

Instructions

Section I: Decedent Information
Enter the decedent's name, address, and social security number. Enter the estate’s identification number, if applicable. Enter the dates of the decedent's death and birth, and the date decedent established domicile in Arizona. If the decedent was a nonresident, describe the decedent's Arizona property on a separate schedule. If applicable, provide the name of the decedent's spouse, the spouse's social security number, and, if deceased, the spouse's date of death.

Foreign Addresses
If the decedent had a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country’s name.

Section II: Fiduciary Information
Enter the fiduciary’s name, address, and telephone number.

If the fiduciary has a foreign address, enter the information in the following order: city, province or state, and country.

Follow the country’s practice for entering the postal code. Do not abbreviate the country name.

Section III: Probate Information
Complete this section only if the decedent's estate is being probated. Enter the name of the county in which probate proceedings are being conducted. Also enter the probate number, the date of the fiduciary's appointment, and the name, address, and telephone number of the attorney for the estate.

If an estate is being probated, the fiduciary may have to obtain a certificate from the department that shows no income tax is due. The probate court may require this certificate before approving the fiduciary's final account. Arizona law requires a certificate only when all of the following apply:
1. The estate is subject to probate.
2. On the date of death, the value of the assets of the estate exceeded $20,000.
3. The estate has a beneficiary that is not an Arizona resident.

To obtain a certificate from the department, all of the following must be met.
1. A written request for a certificate must be submitted. The request must contain a statement regarding the status of returns filed by or on behalf of the decedent or for the estate for the four taxable years immediately preceding the date of the request. The fiduciary must make the statement under declaration of perjury. The statement must indicate:
   - The years for which returns were filed.
   - The years for which the gross and Arizona taxable incomes were less than the amount necessary to require the filing of returns.
2. A return was filed by or on behalf of the decedent and for the estate for each taxable year in which the respective incomes of the decedent or estate exceeded the requirements for filing returns.
3. A final return is filed when the certificate is requested. This return must be filed regardless of the gross or net income for the year. If there is no income, file a return with "zero" on all lines.
4. The fiduciary has filed Arizona Form 210.

Section IV: Estate Information
Enter the approximate gross value of the decedent's entire estate. If the estate is being probated, also enter the approximate value of the probate estate. Enter the name, address, and social security number of each beneficiary of the estate. Attach an extra sheet, if necessary.

Section V: Termination of Fiduciary Relationship
Complete this section only if you are terminating a prior notice of assumption of duties in a fiduciary capacity on file with the department.

Signature of Fiduciary
Sign and date the completed Form 210. Include a title describing your role as a fiduciary (executor, administrator, personal representative, etc.).
Contacting the Department

Tax information on file with the department is confidential. If the fiduciary wants the department to discuss tax matters with someone other than the fiduciary, the fiduciary must authorize the department to release confidential information to that person. Use Form 285 to:

- authorize the department to release confidential information to your appointee.
- authorize an individual to represent or perform certain acts on behalf of the entity

Form 285 may be filed with Form 210.

How to File

Mail your completed Form 210 to:
Arizona Department of Revenue
Attention: Collections-Fiduciary Unit
1600 W Monroe Division Code 23
Phoenix, AZ 85007-2650

Calling the Department

If you have any questions or need help with Form 210, call the department at (602) 716-7809.
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### I. Taxpayer Information

<table>
<thead>
<tr>
<th>Name</th>
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<table>
<thead>
<tr>
<th>Number and street or PO Box</th>
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<tr>
<th>City or town, state and ZIP Code</th>
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<table>
<thead>
<tr>
<th>Business telephone number (with area code)</th>
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</table>

**Check box if:**
- [ ] Amended Return
- [ ] Address Changed
- [ ] Final Return

(CANCEL ACCOUNT)

If this is your final return, the department will cancel your withholding account. Complete the explanation section on page 2. (See Instructions.)

Enter date final wages paid: M M D D Y Y Y Y

### II. Arizona Withholding Tax Liability

<table>
<thead>
<tr>
<th>Total Annual Withholding Tax Liability</th>
</tr>
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<tbody>
<tr>
<td></td>
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</table>

### III. Tax Payments (See instructions.)

<table>
<thead>
<tr>
<th>Withholding tax payments previously made</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<table>
<thead>
<tr>
<th>Amount of tax paid when filing extension request</th>
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<tbody>
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<table>
<thead>
<tr>
<th>Total payments</th>
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<table>
<thead>
<tr>
<th>Balance of tax due</th>
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If line 1 is larger than line 4, enter balance of tax due. Skip line 6.

<table>
<thead>
<tr>
<th>Overpayment of tax</th>
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<tbody>
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<td></td>
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</table>

If line 4 is larger than line 1, enter overpayment of tax.

### IV. Federal Form Transmittal Information

<table>
<thead>
<tr>
<th>Total amount of Arizona income tax withheld (as shown on federal Forms W-2, W-2c, W-2G, and 1099-R)</th>
</tr>
</thead>
<tbody>
<tr>
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<table>
<thead>
<tr>
<th>Total wages paid to Arizona employees</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>Number of Arizona employees</th>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Number of federal Forms W-2, W-2c, W-2G, and 1099-R</th>
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</table>

Instructions: If line 1 does not equal line 7, you have misreported your annual tax withholdings OR you have misreported your employee wage withholdings.

### Declaration

Under penalties of perjury, I declare that I have examined this return and to the best of my knowledge and belief, it is a true, complete and correct return.

<table>
<thead>
<tr>
<th>TAXPAYER’S SIGNATURE</th>
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<tr>
<th>BUSINESS PHONE NUMBER</th>
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<table>
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<tr>
<th>PAID PREPARER’S SIGNATURE</th>
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<table>
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<tr>
<th>PAID PREPARER’S PTIN</th>
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<table>
<thead>
<tr>
<th>FIRM’S NAME (OR PAID PREPARER’S NAME, IF SELF-EMPLOYED)</th>
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<tr>
<th>FIRM’S STATE ADDRESS</th>
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<th>CITY</th>
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<tr>
<th>STATE</th>
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<th>ZIP CODE</th>
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### Arizona Department of Revenue

PO Box 29009
Phoenix AZ 85038-9009

If you file Form A1-QRT, do not file this form. Instead, file Form A1-R.

<table>
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<th>EIN</th>
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<table>
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<tr>
<th>Period End</th>
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<tbody>
<tr>
<td>12/31/2013</td>
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<table>
<thead>
<tr>
<th>REVENUE USE ONLY. DO NOT MARK IN THIS AREA.</th>
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<th>PM</th>
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<th>RCVD</th>
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### Arizona Form A1-APR Arizona Annual Payment Withholding Tax Return 2013

Check box if:
- [ ] Amended Return
- [ ] Address Changed
- [ ] Final Return

(CANCEL ACCOUNT)

If this is your final return, the department will cancel your withholding account. Complete the explanation section on page 2. (See Instructions.)

Enter date final wages paid: M M D D Y Y Y Y

### Declaration

Under penalties of perjury, I declare that I have examined this return and to the best of my knowledge and belief, it is a true, complete and correct return.

<table>
<thead>
<tr>
<th>TAXPAYER’S SIGNATURE</th>
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<th>FIRM’S NAME (OR PAID PREPARER’S NAME, IF SELF-EMPLOYED)</th>
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<th>FIRM’S STREET ADDRESS</th>
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V. Explain Why an Amended Form A1-APR is Being Filed:


VI. Reason for Cancellation of Employer's Withholding Account (check the applicable box):

☐ 1  Reorganization or change in business entity (example: from corporation to partnership).

☐ 2  Business sold.

☐ 3  Business stopped paying wages and will not have any employees in the future.

☐ 4  Business permanently closed.

☐ 5  Business has only leased or temporary agency employees.

☐ 6  Other (specify reason): ________________________________

• Make check payable to: Arizona Department of Revenue and include EIN on payment.

• Send return and payment to: Arizona Department of Revenue, PO Box 29009, Phoenix, AZ 85038-9009
**2013 Arizona Annual Payment Withholding Tax Return**

### General Instructions

**NOTE:** These instructions specifically address attaching Form W-2 and Form W-2c. Certain federal information returns (i.e., Form W-2G, Form 1099-MISC, Form 1099-R, etc.) should only be included to report Arizona withholding, in accordance with Arizona Withholding Tax Ruling WTR 99-1.

### Who May Use Form A1-APR

**NOTE:** Only an employer that qualifies to make its Arizona withholding payments on an annual basis should use Form A1-APR. If the employer files Form A1-QRT or Form A1-R, do not file Form A1-APR.

An employer may make its Arizona withholding payments on an annual basis if all of the following conditions are met:

- The employer has established a history of withholding activity by filing the quarterly tax return (Form A1-QRT) for at least the four preceding calendar quarters.
- The employer’s withholding liability was an amount greater than zero for at least one of the four preceding calendar quarters.
- The average amount of Arizona income taxes withheld by the employer in the four preceding calendar quarters does not exceed $200. The employer will meet this average withholding requirement if the total amount withheld in the four preceding calendar quarters is $800 or less.
- The employer has timely filed Form A1-QRT and has timely made its Arizona withholding payments for at least three of the four preceding calendar quarters.
- The employer has filed Form A1-QRT for all preceding calendar quarters and does not have a balance due (tax, penalty, or interest) for any preceding calendar quarter.
- The employer has filed the annual reconciliation tax return (Form A1-R) for all preceding calendar years and has timely filed Form A1-R for the preceding calendar year.

An employer may continue to make its Arizona withholding payments on an annual basis for the succeeding calendar year if all of the following conditions are met:

- The average amount of Arizona income taxes withheld by the employer in the four preceding calendar quarters does not exceed $200.
- The employer has timely filed the annual payment tax return (Form A1-APR) and has timely made its annual Arizona withholding payment for the preceding calendar year.

If an employer does not meet all of the qualifying conditions to continue making its Arizona withholding payments on an annual basis for the succeeding calendar year:

- The employer must determine its Arizona withholding payment schedule for succeeding calendar quarters according to the Arizona Withholding Liability/Payment Schedule section of Form A1-QRT instructions; and
- The employer shall file quarterly tax returns (Form A1-QRT) for succeeding calendar quarters.

### Filing Original Returns

Returns are due on or before February 28 of the year following the close of the calendar year. If the due date falls on a Saturday, Sunday, or legal holiday, the return is considered timely filed if it is postmarked by the next day that is not a Saturday, Sunday, or legal holiday. If the employer has an Arizona extension, file the return by the extended due date. Attach a copy of the Arizona extension to the front of the return. Send the return to:

Arizona Department of Revenue
PO Box 29009
Phoenix AZ 85038-9009.

Form A1-APR is also the Arizona transmittal return for federal Form W-2 and Form W-2c. Form W-2G, Form 1099-MISC, Form 1099-R and all similar federal information returns are only required if those forms include Arizona withholding. These federal information returns are required to be filed with Form A1-APR as an integral part of the annual reconciliation required by statute.

The department normally determines the timeliness of a return by the postmark or other official mark of the U.S. Postal Service stamped on the envelope in which the return is mailed. Refer to Arizona General Tax Ruling GTR 93-1 for further information. The department will also accept proof of mailing from a private delivery service included in the Internal Revenue Service (IRS) list of designated private delivery services. Contact the private delivery service for information regarding how to obtain written proof of mailing.

### Extension of Time to File a Return

An employer may apply for an extension of time to file Form A1-APR upon a showing of good cause. The employer must file the extension request as soon as the employer knows that an extension of time to file is necessary. The extension request must be mailed on or before the due date of Form A1-APR. An extension cannot be granted if the extension request is filed after the due date of Form A1-APR.

An extension of time to file Form A1-APR is also an extension of time to file federal Forms W-2, W-2c, W-2G, Form 1099-MISC, Form 1099-R that are required to be filed with that return.

**NOTE:** To request an extension to file Arizona Form A1-APR, refer to Arizona Withholding Tax Procedure WTP 11-1, available on the department's website www.azdor.gov under Legal Research and Procedures. Be sure to select “Withholding” from the drop down box for the Procedure Tax Type.
Payment of Tax

The entire amount of tax is due on or before the original due date of Form A1-APR, even if the employer has been granted an extension of time to file Form A1-APR. Payments can be made via check, electronic check, money order, or credit card. Visit www.aztaxes.gov to register and make payments via the Internet.

Payments made with the employer's extension request should be accompanied by a completed Form A1-WP, indicating the payment is for the 4th Quarter of 2013.

Filing Amended Returns

If this is an amended Form A1-APR, check the amended return box on page 1 of the form. Complete the Arizona Withholding Tax Liability section, the Tax Payments section, and the Federal Form Transmittal Information section on page 1 of the form according to the instructions for those sections. Complete the Amended Return Explanation section on page 2 of the form.

Submitting Forms W-2, W-2c, W-2G, and 1099-R

The department will accept federal Forms W-2, W-2c, W-2G, and 1099-R (if Forms W-2G and 1099-R include Arizona withholding) submitted by either method listed below:

Optical media. Label the CD-ROM or DVD with the employer's name, employer identification number, calendar year and Form W-2 or Form 1099 (or both, whichever applies). If the CD-ROM or DVD is password protected, include the email the password originated from on the CD-ROM or DVD label. Email the password separately to MediaLibrarian@azdor.gov. Include "Form W-2" or "Form 1099" (or both, whichever applies) in the subject line of the email. In the body of the email, include the same information that is on the CD-ROM or DVD label. The department will not return or copy any media.

Employers submitting the information on CD-ROM or DVD should secure the CD-ROM or DVD in a hard case and include it with Form A1-APR.

CAUTION: The employer substitutes the CD-ROM or DVD at its own risk and understands that the information may need to be provided to the department again at a later date if it is not accessible by the department for any reason.

Refer to Publication 701, Optical Media Reporting, for information regarding optical media specifications for reporting federal Forms W-2, W-2c, W-2G, and 1099-R.

NOTE: Only the federal attachments to Arizona Form A1-APR may be filed via optical media. A paper copy of Arizona Form A1-APR must be filed to the address on the form, unless Form A1-APR was filed electronically through www.aztaxes.gov or a payroll service company. Please do not include a paper copy of Form A1-APR with the CD-ROM or DVD containing optical media. Instead, complete Arizona Form A1-T

Paper copy. Submit a paper copy of each federal Form W-2, W-2c, W-2G, and 1099-R with Form A1-APR.

NOTE: If Form A1-APR was filed electronically, then complete Arizona Form A1-T and include it with the paper copy of the federal Forms W-2, W-2c, W-2G and 1099-R.

Mail Form A1-APR and the attachment(s) to:

Arizona Department of Revenue
PO Box 29009
Phoenix, AZ 85038-9009

Penalties and Interest

A. Late Filing Penalty. A return filed after the original due date is subject to the late filing penalty unless the employer has an approved Arizona extension. The employer must attach a copy of the approved Arizona extension to the return. A return filed after its extended due date is also subject to the late filing penalty. The late filing penalty is 4½ percent (.045) of the amount of tax required to be shown on the return. “Amount of tax required to be shown on the return” is the amount of tax imposed less the amount of any part of the tax paid on or before the beginning of the month. The penalty period is each month or fraction of a month between the due date of the return and the date the employer filed the return. The maximum penalty is 25 percent of the tax found to be remaining due.

B. Late Payment Penalty. The department imposes the late payment penalty on any amount shown as tax on the return that is not paid by the date prescribed for its payment. The late payment penalty is ½ percent (.005) of the unpaid tax for each month or fraction of a month the tax remains unpaid, not to exceed 10 percent of the unpaid tax.

NOTE: If both of the penalties described in A and B apply, the maximum combined penalty is 25 percent.

C. Additional Failure to Pay Penalty. An employer is required to withhold Arizona income tax from compensation paid to an employee for services performed in Arizona, unless the compensation is exempt from Arizona withholding by Arizona law. The department may impose a penalty if the amount of tax required to be withheld, whether the amount of tax is determined by the employer or the department, is not paid to the department by the date prescribed for its payment. The amount of the penalty is 25 percent of the amount of tax required to be withheld and paid to the department.

D. Payroll Service Company Penalty. A payroll service company, as defined in Arizona Revised Statutes § 43-418(E)(3), is subject to a $25 penalty for failure to make withholding payments electronically and a $25 penalty for failure to file withholding returns electronically. Multiple $25 penalties could apply to the same client on one return. For example, if Client A is required to make four payments in the 3rd quarter, and none of the payments are made electronically, the payroll service company would be subject to four $25 penalties, a total of $100. If the payroll service company files the quarterly reconciliation for Client A by paper, an additional penalty of $25 would apply for a grand
total of $125 in penalties assessed toward the payroll service company related to Client A for the 3rd quarter.

E. Interest. The department assesses interest on any portion of the tax, whether determined by the department or the employer, not paid by the date prescribed for its payment. The department applies interest, compounded annually, in the same manner and at the same times as prescribed by Internal Revenue Code (IRC) § 6621 with the following exception. Exception: The Arizona rate of interest for both underpayments and overpayments for all taxpayers is the federal underpayment rate under IRC § 6621(a)(2). On January 1 of each year, the department adds any interest outstanding as of that date to the principal amount of the tax. It is then a part of the principal amount of the tax and accrues interest until paid.

Specific Instructions

Form A1-APR may be filed online. Employers that are registered with the Arizona Department of Revenue and registered at www.aztaxes.gov may file Form A1-APR and make withholding payments online. Visit www.aztaxes.gov to register.

I. Taxpayer Information

Name and Address

Type or print the employer's name, address, and phone number in the boxes in the Taxpayer Information section. If the employer has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country's practice for entering the postal code. Do not abbreviate the country's name.

Check the appropriate box if this is an amended return or your address has changed. If filing under extension, attach a copy of the extension request to your return.

NOTE: An amended Form A1-APR can only be filed through www.aztaxes.gov by a payroll service company or by an employer filing through a registered transmitter. All other employers required to file an amended Form A1-APR must file a paper return.

Employer Identification Number (EIN)

Enter the employer identification number. If the employer does not have an EIN, one can be obtained from the IRS. All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). Taxpayers that fail to include their TIN may be subject to a penalty. Paid tax return preparers must include their TIN where requested. The TIN for a paid tax return preparer is the individual's social security number or the employer identification number of the business. Paid tax return preparers that fail to include their TIN may be subject to a penalty.

Cancellation of Employer's Withholding Account

Check the final return box on page 1 of the form to cancel your account. Enter the date that final wages were paid. Complete the Reason for Cancellation of Employer’s Withholding Account section on page 2 of the form.

II. Arizona Withholding Tax Liability

Line 1 -

Original Returns: Enter the amount of Arizona income tax withheld for the calendar year. Include all monies withheld, even though payment of amounts withheld was not remitted to the department until the following February. The total should equal the amount entered on line 7.

Amended Returns: Enter the corrected amount of Arizona income tax withheld for the calendar year. The total should equal the total amount withheld from employee wages as shown on the federal Forms W-2, W-2c, W-2G, 1099-R, and any other federal information returns submitted to the department.

Line 2 -

Original Returns: Enter the amount of all payments made for 2013. Do not include or enter the amount of an extension payment.

Amended Returns: Enter the amount of all payments made for 2013. The total should also include the amount of a payment sent with the original return and any payments made after the original return was filed. Do not include or enter the amount of an extension payment.

Line 3 -

Original Returns: Enter any payment made with the extension request. Attach a copy of the extension request to the front of this return.

Amended Returns: Enter any payment made with the extension request.

Line 4 -

Original Returns: Add lines 2 and 3. Enter the total.

Amended Returns: Enter the total of lines 2 and 3 less the amount of any previous refunds or the amount of any previously applied credits.

Line 5 -

If the amount on line 1 is larger than the amount on line 4, there is a balance of tax due. Subtract line 4 from line 1, and enter the difference. Payments can be made via check, electronic check, money order, or credit card.

Check or Money Order

Make checks payable to Arizona Department of Revenue. Include the employer's EIN on the front of the check or money order. Include the check or money order with the return.

Internet Payments

Employers must be registered with the department before they can pay taxes online. Go to www.aztaxes.gov to register or to make payments over the Internet.
Electronic payment from checking or savings account

Payments can be made electronically from a checking or savings account. Go to www.aztaxes.gov and choose the e-check option. There is no fee to use this method. This payment method will debit the amount from the specified checking or savings account on the date specified. If an electronic payment is made from a checking or savings account, a confirmation number will be generated. Please keep this confirmation number as proof of payment.

Credit card payment

Payments can be made via American Express, Discover, MasterCard or VISA credit cards. Go to www.aztaxes.gov and choose the credit card option. This will take you to the website of the credit card payment service provider. The service provider will charge a convenience fee based on the amount of the tax payment. The service provider will disclose the amount of the convenience fee during the transaction and the option to continue or cancel the transaction will be presented. If you accept the convenience fee and complete the credit card transaction, a confirmation number will be generated. Please keep this confirmation number as proof of payment.

Line 6 -

If the amount on line 4 is larger than the amount on line 1, there is an overpayment of tax. Subtract line 1 from line 4, and enter the difference. This is the amount of the overpayment of tax.

Overpayments will be applied to any outstanding liabilities, possibly in another tax type. A refund will be issued if the employer has no other liabilities. A refund will not be issued once the overpayment is applied to a liability.

IV. Federal Form Transmittal Information

Line 7 -
Enter the total amount of Arizona income tax withheld from wages paid to employees for 2013 (as shown on federal Forms W-2, W-2c, W-2G, and 1099-R).

Line 8 -
Enter the total amount of wages paid to Arizona employees for 2013 (as shown on federal Forms W-2, W-2c, W-2G, and 1099-R).

Line 9 -
Enter the total number of Arizona employees for the calendar year.

Line 10 -
Enter the total number of federal Forms W-2, W-2c, W-2G, and 1099-R submitted with this return.

Amended returns: If you were required to make changes to this information since you filed your original Form A1-APR, write the corrected information here.
Arizona Form A1-QRT
Arizona Department of Revenue
PO Box 29009
Phoenix AZ 85038-9009

I. Taxpayer Information

Name

Number and street or PO Box

City or town, state and ZIP Code

Business telephone number (with area code)

Check box if:  □ Amended Return  □ Address Changed  □ Final Return

(CANCEL ACCOUNT)

If this is your final return, the department will cancel your withholding account.
Complete the explanation section on page 2. (See instructions.)

Enter date final wages paid ...........................................

Total Arizona payroll for this quarter ......................... $

Total number of Arizona employees for this quarter ....

II. Tax Liability Schedule

Complete either line A1 or lines B1 through B4. Do NOT complete both. See instructions.

A. Quarterly Tax Liability

B1 Month 1 Liability .......................  B2 Month 2 Liability .......................  B3 Month 3 Liability .......................  B4 Total

Taxpayers who incurred a semi-weekly or next-day tax liability during the quarter must complete the Daily Tax Liability Schedule on page 2, AND CHECK THIS BOX ....................... □

III. Tax Computation (See instructions.)

1 Liability: Enter the amount from line A1 or line B4 ............................................................. 1

2 Prior payments made for this quarter. Do NOT include the payment made with or for this return...  2

3 Total Amount Due: Subtract line 2 from line 1. Enter the difference. Use a minus sign to indicate a negative amount .................................................................  3

• Make check payable to: Arizona Department of Revenue and include EIN on payment.
• Send return and payment to: Arizona Department of Revenue, PO Box 29009, Phoenix, AZ 85038-9009

Declaration

Under penalties of perjury, I declare that I have examined this return and to the best of my knowledge and belief, it is a true, complete and correct return.

TAXPAYER’S SIGNATURE  DATE  BUSINESS TELEPHONE NUMBER

PAID PREPARER’S SIGNATURE  DATE  PAID PREPARER’S PTIN

FIRM’S NAME (OR PAID PREPARER’S NAME, IF SELF-EMPLOYED)  FIRM’S □ EIN OR □ SSN

FIRM’S STREET ADDRESS  FIRM’S TELEPHONE NUMBER

CITY  STATE  ZIP CODE

ADOR 10888 (13)
### IV. Daily Tax Liability Schedule

#### A. Daily Tax Liability - First Month of Quarter (Semi-Weekly or Next-Day)

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>1</td>
<td>8</td>
<td>15</td>
<td>22</td>
<td>29</td>
</tr>
<tr>
<td>2</td>
<td>9</td>
<td>16</td>
<td>23</td>
<td>30</td>
</tr>
<tr>
<td>3</td>
<td>10</td>
<td>17</td>
<td>24</td>
<td>31</td>
</tr>
</tbody>
</table>

- **Month 1 Liability**: Enter total here and on Part II, line B1. $ up to

#### B. Daily Tax Liability - Second Month of Quarter (Semi-Weekly or Next-Day)

<p>| | | | | |</p>
<table>
<thead>
<tr>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>8</td>
<td>15</td>
<td>22</td>
<td>29</td>
</tr>
<tr>
<td>2</td>
<td>9</td>
<td>16</td>
<td>23</td>
<td>30</td>
</tr>
<tr>
<td>3</td>
<td>10</td>
<td>17</td>
<td>24</td>
<td>31</td>
</tr>
</tbody>
</table>

- **Month 2 Liability**: Enter total here and on Part II, line B2. $ up to

#### C. Daily Tax Liability - Third Month of Quarter (Semi-Weekly or Next-Day)

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>8</td>
<td>15</td>
<td>22</td>
<td>29</td>
</tr>
<tr>
<td>2</td>
<td>9</td>
<td>16</td>
<td>23</td>
<td>30</td>
</tr>
<tr>
<td>3</td>
<td>10</td>
<td>17</td>
<td>24</td>
<td>31</td>
</tr>
</tbody>
</table>

- **Month 3 Liability**: Enter total here and on Part II, line B3. $ up to

### V. Amended Return Information:

Explain why an amended return is being filed. Attach additional sheets, if necessary.

### VI. Reason for Cancellation of Employer’s Withholding Account (check the applicable box):

- [ ] 1 Reorganization or change in business entity (example: from corporation to partnership).
- [ ] 2 Business sold.
- [ ] 3 Business stopped paying wages and will not have any employees in the future.
- [ ] 4 Business permanently closed.
- [ ] 5 Business has only leased or temporary agency employees.
- [ ] 6 Other (specify reason):
Arizona Quarterly Withholding Tax Return

Who May Use Form A1-QRT

An employer must make its Arizona withholding payments to the department either on a quarterly basis or at the same time as the employer makes its federal withholding deposits. An employer must file a quarterly withholding tax return with the department to report its Arizona withholding tax liability.

An employer incurs an Arizona withholding tax liability either quarterly, or on the same dates as it incurs a federal withholding liability (monthly, semi-weekly, or next-day). An employer must determine when it incurs an Arizona withholding tax liability to establish its correct Arizona withholding payment schedule. An employer makes this determination by calculating its average Arizona withholding tax liability for the four preceding calendar quarters or by using an alternate calculation if it does not have historical data for the preceding four calendar quarters. Both computations are discussed in the Arizona Withholding Liability/Payment Schedule section of these instructions.

FORM A1-QRT: Use the quarterly tax return if the liability is incurred on a quarterly, monthly, semi-weekly or next-day basis. A monthly employer that incurs a next-day liability during the calendar quarter immediately becomes an Arizona semi-weekly liability employer for the remainder of the calendar quarter.

NOTE: Quarterly returns are required to be filed for every quarter by employers that are registered with the department, until the employer cancels its withholding registration by filing a final Form A1-QRT. This includes quarterly returns with no (zero) withholding liability. The only exception is for employers that qualify to file and pay annually (Form A1-APR).

Exception for Annual Payment Return (Form A1-APR): Certain employers may make their withholding payments on an annual basis and file an annual withholding tax return on Form A1-APR. These employers will not file Form A1-QRT or Form A1-R, or use Form A1-WP for their annual withholding payment. An employer may make its Arizona withholding payments on an annual basis if all of the following conditions are met:

- The employer has timely filed Form A1-QRT and has timely made its Arizona withholding payments for at least three of the four preceding calendar quarters.
- The employer has filed Form A1-QRT for all preceding calendar quarters and does not have a balance due (tax, penalty, or interest) for any preceding calendar quarter.
- The employer has filed the annual reconciliation tax return (Form A1-R) for all preceding calendar years and has timely filed Form A1-R for the preceding calendar year.

An employer may continue to make its Arizona withholding payments on an annual basis for the succeeding calendar year if all of the following conditions are met:

- The average amount of Arizona income taxes withheld by the employer in the four preceding calendar quarters does not exceed $200.
- The employer has timely filed the annual tax return and has timely made its annual Arizona withholding payment for the preceding calendar year.

If an employer does not meet all of the qualifying conditions to continue making its Arizona withholding payments on an annual basis for the succeeding calendar year:

- The employer must determine its Arizona withholding payment schedule for succeeding calendar quarters according to the instructions in the Arizona Withholding Liability/Payment Schedule section; and
- The employer shall file the quarterly tax return (Form A1-QRT) for succeeding calendar quarters.

Penalties and Interest

A. Late Filing Penalty. A return filed after the due date is subject to the late filing penalty. The late filing penalty is 4½ percent (.045) of the amount of tax required to be shown on the return. “Amount of tax required to be shown on the return” is the amount of tax imposed less the amount of any part of the tax paid on or before the beginning of the month. The penalty period is each month or fraction of a month between the due date of the return and the date the taxpayer filed the return. The maximum penalty is 25 percent of the tax found to be remaining due.

B. Late Payment Penalty. The department imposes the late payment penalty on any amount shown as tax on the return that is not paid by the date prescribed for its payment. The late payment penalty is ½ percent (.005) of the unpaid tax for each month or fraction of a month the tax remains unpaid, not to exceed 10 percent of the unpaid tax.

NOTE: If both of the penalties described in A and B apply, the maximum combined penalty is 25 percent.

C. Additional Failure to Pay Penalty. An employer is required to withhold Arizona income tax from compensation paid to an employee for services performed in Arizona, unless the compensation is exempt from Arizona withholding by Arizona law. The department may impose a penalty if the amount of tax required to be withheld, whether the amount of tax is determined by the employer or the department, is not paid to the department by the date prescribed for its payment. The amount of the penalty is 25 percent of the amount of tax required to be withheld and paid to the department.
D. Payroll Service Company Penalty. A payroll service company, as defined in Arizona Revised Statutes (A.R.S.) § 43-418(E)(3), is subject to a $25 penalty for failure to make withholding payments electronically and a $25 penalty for failure to file withholding returns electronically. Multiple $25 penalties could apply to the same client on one return. For example, if Client A is required to make four payments in the 3rd quarter, and none of the payments are made electronically, the payroll service company would be subject to four $25 penalties, a total of $100. If the payroll service company files the quarterly reconciliation for Client A by paper, an additional penalty of $25 would apply for a grand total of $125 in penalties assessed toward the payroll service company related to Client A for the 3rd quarter.

E. Interest. The department assesses interest on any portion of the tax, whether determined by the department or the employer/taxpayer, not paid by the date prescribed for its payment. The department applies interest, compounded annually, in the same manner and at the same times as prescribed by Internal Revenue Code (IRC) § 6621 with the following exception. Exception: The Arizona rate of interest for both underpayments and overpayments for all taxpayers is the federal underpayment rate under IRC § 6621(a)(2) [the federal short-term rate, determined pursuant to IRC § 6621(b), plus three percentage points]. On January 1 of each year, the department adds any interest outstanding as of that date to the principal amount of the tax. It is then a part of the principal amount of the tax and accrues interest until paid.

Arizona Withholding Liability/Payment Schedule

Arizona law requires an employer to compute its average Arizona withholding tax liability for the preceding four calendar quarters at the beginning of each new quarter. This calculation is performed to determine the correct Arizona withholding payment schedule.

An employer that has four full consecutive calendar quarters of Arizona withholding liability historical data must use the regular withholding payment schedule computation. An employer that does not have four full consecutive calendar quarters of Arizona withholding liability historical data must use the alternate withholding payment schedule computation.

A. Regular Arizona Withholding Liability/Payment Schedule Computation

An employer required to use the regular computation must add its withholding liabilities for the preceding four calendar quarters and divide the total by four.

An employer must make its Arizona withholding payments on a quarterly basis if the average amount of Arizona income taxes withheld during the preceding four calendar quarters does not exceed $1,500.

An employer must make its Arizona withholding tax payments at the same time as its federal withholding deposits if the average amount of Arizona income taxes withheld during the preceding four calendar quarters exceeds $1,500.

<table>
<thead>
<tr>
<th>Example 1</th>
<th>Example 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>An employer is trying to determine the correct Arizona withholding payment schedule for the second calendar quarter 2014. The employer would make the following calculation to compute the average amount of Arizona income taxes withheld in the preceding four calendar quarters.</td>
<td>An employer is trying to determine the correct Arizona withholding payment schedule for the third calendar quarter 2014. The employer would make the following calculation to compute the average amount of Arizona income taxes withheld in the preceding four calendar quarters.</td>
</tr>
<tr>
<td><strong>First quarter 2014 withholding</strong></td>
<td><strong>Second quarter 2014 withholding</strong></td>
</tr>
<tr>
<td>$1,100</td>
<td>$1,800</td>
</tr>
<tr>
<td><strong>Fourth quarter 2013 withholding</strong></td>
<td><strong>First quarter 2014 withholding</strong></td>
</tr>
<tr>
<td>+ 1,600</td>
<td>+ 1,400</td>
</tr>
<tr>
<td><strong>Third quarter 2013 withholding</strong></td>
<td><strong>Fourth quarter 2013 withholding</strong></td>
</tr>
<tr>
<td>+ 1,000</td>
<td>+ 1,900</td>
</tr>
<tr>
<td><strong>Second quarter 2013 withholding</strong></td>
<td><strong>Third quarter 2013 withholding</strong></td>
</tr>
<tr>
<td>+ 1,200</td>
<td>+ 1,300</td>
</tr>
<tr>
<td><strong>Total withholding</strong></td>
<td><strong>Total withholding</strong></td>
</tr>
<tr>
<td>= $4,900</td>
<td>= $6,400</td>
</tr>
<tr>
<td><strong>Divide by</strong></td>
<td><strong>Divide by</strong></td>
</tr>
<tr>
<td>+ 4</td>
<td>+ 4</td>
</tr>
<tr>
<td><strong>Average withholding</strong></td>
<td><strong>Average withholding</strong></td>
</tr>
<tr>
<td>= $1,225</td>
<td>= $1,600</td>
</tr>
</tbody>
</table>

This example illustrates a four-quarter average of Arizona income taxes withheld that does not exceed $1,500. Therefore, the employer is required to make Arizona withholding payments on a quarterly basis.

This example illustrates a four-quarter average of Arizona income taxes withheld that exceeds $1,500. Therefore, the employer is required to make Arizona withholding payments at the same time as its federal withholding deposits.

B. Alternate Arizona Withholding Liability/Payment Schedule Computation

An employer must make its Arizona withholding payments on a quarterly basis if the average amount of Arizona income taxes withheld during the preceding four calendar quarters does not exceed $1,500.

An employer must make its Arizona withholding tax payments at the same time as its federal withholding deposits (monthly, semi-weekly, or next-day), if the average amount of Arizona income taxes withheld during the preceding four calendar quarters exceeds $1,500.

An employer required to use the alternate computation must use one of the following methods.

An employer that purchases an existing business must determine its Arizona withholding payment schedule for each calendar quarter by calculating the average amount withheld in the four preceding calendar quarters as follows:

- For the first quarter of withholding, the employer must calculate the previous owner’s average amount of Arizona income taxes withheld in the four preceding calendar quarters.
- For the second through fourth quarters of withholding, the employer must calculate the average amount withheld in the four preceding calendar quarters by combining its prior quarters of withholding with the previous owner’s quarters of withholding.
- For subsequent quarters of withholding, the employer must calculate the average amount withheld based on amounts the employer withheld in the four preceding calendar quarters.

A newly formed business must determine its Arizona withholding payment schedule as follows:
- For the first quarter of withholding, the employer must make its Arizona withholding payments on a quarterly basis.
- For the second quarter of withholding, the employer must determine its Arizona withholding payment schedule based on the amount withheld in the first quarter of withholding.
- For the third quarter of withholding, the employer must determine its Arizona withholding payment schedule by adding the amounts withheld in the first and second quarters and dividing by two.
- For the fourth quarter of withholding, the employer must determine its Arizona withholding payment schedule by adding the amounts withheld in the first, second, and third quarters and dividing by three.
- For subsequent quarters of withholding, the employer must determine its Arizona withholding payment schedule by adding the amounts withheld in the four preceding calendar quarters and dividing by four.

When two or more employers consolidate their business activities to form one entity, the new employer must determine its Arizona withholding payment schedule based on the combined withholding of the prior employers for the preceding four full quarters. Any prior employer with fewer than four full quarters of withholding activity must annualize the amounts withheld and divide by four. The new employer must determine its Arizona withholding payment schedule by combining this amount with the quarterly averages of the other prior employers with four full quarters of withholding activity.

C. Withholding Payment Due Dates

- **Internet payments:** Registered employers may make their withholding payments on the Internet. Go to www.aztaxes.gov to register or for further information.

**Quarterly** Arizona withholding payments are due on the following dates:
- First calendar quarter - April 30;
- Second calendar quarter - July 31;
- Third calendar quarter - October 31;
- Fourth calendar quarter - January 31.

If the quarterly withholding payment due date is a non-banking day (Saturday, Sunday, or a legal holiday), the withholding payment is timely if made on the next banking day.

An employer required to make its Arizona withholding payments at the same time as its federal withholding deposits must make its Arizona withholding payments on a monthly, semi-weekly, or next-day basis.

**Monthly** Arizona withholding payments are due on the fifteenth day of the month following the calendar month in which the taxes accumulated.

If the fifteenth day of the following month is a non-banking day (Saturday, Sunday, or a legal holiday), the withholding payment is timely if made on the next banking day.

**Semi-Weekly** Arizona withholding payments are due on the following schedule:
- Wednesday through Friday semi-weekly period - on or before the following Wednesday.
- Saturday through Tuesday semi-weekly period - on or before the following Friday.

If any of the three weekdays following the close of a semi-weekly period is a non-banking day (a legal holiday), an additional banking day is granted to make the required payment.

If a calendar quarter ends during a semi-weekly period (on a day other than Tuesday or Friday), the following rules apply:
- Taxes accumulated on the days in the current calendar quarter are subject to one payment obligation.
- Taxes accumulated on the days in the next calendar quarter are subject to a separate payment obligation.
- The payment(s) is (are) due at the normal payment due date for the semi-weekly period.

**Next-Day** Arizona withholding payments are due on the first banking day following the day that an employer incurs a federal next-day deposit obligation. The employer must make a next-day federal withholding deposit if federal taxes accumulate to $100,000 or more on any day during a monthly or semi-weekly deposit period. The Arizona withholding payment is due the same day as the federal withholding deposit although the Arizona withholding tax liability may not have reached $100,000 for the same monthly or semi-weekly period. A monthly liability payer that incurs an Arizona next-day withholding payment obligation during the calendar quarter immediately becomes an Arizona semi-weekly liability payer for the remainder of the calendar quarter.

**Extended Form A1-QRT due dates available to taxpayers who have made every payment on time.** A.R.S. § 43-401(C) allows some employers additional time to file Form A1-QRT. Employers who have made every payment on time during the preceding calendar quarter may have ten additional days in which to file Form A1-QRT.

Form A1-QRT, for employers who have not made every payment on time during the preceding calendar quarter, are considered timely if filed by the following dates:
- First calendar quarter - April 30;
- Second calendar quarter - July 31;
- Third calendar quarter - October 31;
- Fourth calendar quarter - February 2.

Because January 31, 2014, is a Saturday, the return is considered to be timely for the fourth quarter if it is made on the next day that is not a Saturday, Sunday, or legal holiday.

Form A1-QRT, for employers who have made every payment on time during the preceding calendar quarter, are considered timely if filed by the following dates:
- First calendar quarter - May 12;
- Second calendar quarter - August 11;
- Third calendar quarter - November 10;
- Fourth calendar quarter - February 10.

Because May 10, 2014 and August 10, 2014, are each a weekend day, the return is considered to be timely for those quarters if it is filed on the next day that is not a Saturday, Sunday, or legal holiday.

**Specific Instructions**

Form A1-QRT may be filed online. Employers that are registered with the Arizona Department of Revenue and registered at www.aztaxes.gov may file Form A1-QRT and make withholding payments online. Employers may register online. Visit www.aztaxes.gov for more details.

All returns, statements, and other documents filed with the department require the taxpayer's employer identification number (taxpayer identification number or TIN). Taxpayers and their paid preparers that fail to include their TIN may be subject to a penalty. Paid tax return preparers must include
their TIN where requested. The TIN for a paid tax return preparer is the individual’s social security number or the employer identification number of the business. Refer to the sample Form A1-QRT on pages 6 and 7 of the instructions. The following numbered instructions correspond to the numbered sections of the sample Form A1-QRT.

I. Taxpayer Information Section

Enter the quarter from the chart above. Enter the four-digit year.

3 Name, Address and Phone Number

Address Changed Box

Type or print the employer’s name, address, and phone number in the Taxpayer Information section. If the employer has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country’s name. Check the box to indicate if the employer’s address has changed.

4 Amended Return

Check the amended return box on page 1 of the form if this is an amended return. Complete Part V, Amended Return Information, on page 2 of the form. If the amended return is being filed for a quarter in a prior calendar year, the employer must also file an amended Form A1-R for that calendar year and include the state copies of the federal Forms W-2c, or corrected copies of Forms W-2G and 1099-R.

NOTE: An amended Form A1-QRT can only be filed through www.aztaxes.gov by a payroll service company or by an employer filing through a registered transmitter. All other employers required to file an amended Form A1-QRT must file a paper return.

Overpayments: After the amended return is processed and payments are confirmed, the overpayment will be applied to any outstanding liabilities, possibly in another tax type. If the overpayment exceeds the outstanding liabilities or the employer has no outstanding liabilities, a refund will be issued. A refund will not be issued once the overpayment is applied to a liability.

Underpayments: Enclose non-EFT payment for the underpaid amount with the amended return. The department will calculate the amount of interest and any applicable penalties and send a billing notice after the amended return is processed.

5 Final Return Box

Date Final Wages Paid

Cancellation of Withholding Account

Check the final return box on page 1 of the form if this is a final return. Enter the date that final wages were paid. Complete Part VI, Reason for Cancellation of Employer’s Withholding Account, on page 2 of the form.

When a withholding account is cancelled, the employer must file a final return on Form A1-QRT for the last quarter in which the final wages were paid. The employer must file a final return to report its Arizona tax liability for the quarter in which the account was closed. 

NOTE: The employer must also file Form A1-R, Arizona Withholding Reconciliation Return, for that calendar year.

6 Total Arizona Payroll and Employees for This Quarter

Enter the total gross Arizona payroll for this calendar quarter. “Total gross Arizona payroll” means amounts considered wages for federal income tax withholding purposes.

Enter the total number of employees whose compensation for this calendar quarter was subject to Arizona withholding. This number includes (1) an employee who had Arizona withholding deducted from his/her compensation paid in this calendar quarter; and (2) an employee whose compensation was for services performed in Arizona, but the employee filed an election to not have any Arizona withholding deducted from his/her compensation. Do not include annuity recipients, independent contractors or pension recipients.

II. Tax Liability Schedule Section

NOTE: All liabilities reported and payments made should be net of any withholding designated for tax credits in accordance with A.R.S. § 43-401(G).

NOTE: Complete either line A1, Quarterly Tax Liability, or lines B1 through B4, Monthly Tax Liability. Please do NOT complete both.

7 Quarterly Tax Liability

An employer that incurs a quarterly withholding tax liability must complete line A1 under Part IIA, Quarterly Tax Liability, and Part III, line 1. Enter the amount of Arizona withholding tax liability for the quarter, not the amount of Arizona withholding payments. DO NOT COMPLETE PART IIB, MONTHLY TAX LIABILITY, OR PART IV, THE DAILY TAX LIABILITY SCHEDULE.

8 Monthly Tax Liability

An employer that incurs a monthly withholding tax liability for all three months of the calendar quarter must complete lines B1 through B4 under Part IIB, Monthly Tax Liability, for months 1, 2 and 3. Enter the amount of Arizona withholding tax liability for each applicable month, not the amount of Arizona withholding payments. Add lines B1 through B3. Enter the total Arizona tax liability for the calendar quarter on Part IIB, line B4 and Part III, line 1.

If the employer also incurs a next-day withholding obligation during a month in the calendar quarter, complete the applicable Daily Tax Liability Schedule for each month of the calendar quarter a next-day withholding obligation is incurred. Enter the amount of Arizona withholding tax liability in the applicable Daily Tax Liability Schedule, not the amount of Arizona withholding payments. Total the amounts in each applicable Daily Tax Liability Schedule. Enter the total for each month on the applicable line (B1, B2 and/or B3) in Part IIB. Add lines B1 through B3. Enter the total Arizona tax liability for the calendar quarter on Part IIB, line B4 and Part III, line 1.

NOTE: Be sure to check the box on page 1, in Part IIB, if the taxpayer is required to complete section A, B and/or C of the Daily Tax Liability Schedule on page 2.
If an employer incurs a next-day withholding obligation during the first month:

- First month - complete section A of the Daily Tax Liability Schedule. Enter the total of section A in Part IIB, line B1, month 1 liability.
- Second month - complete section B of the Daily Tax Liability Schedule. Enter the total of section B in Part IIB, line B2, month 2 liability.
- Third month - complete section C of the Daily Tax Liability Schedule. Enter the total of section C in Part IIB, line B3, month 3 liability.

If an employer incurs a next-day withholding obligation during the second month:

- First month - complete Part IIB, line B1, month 1 liability.
- Second month - complete section B of the Daily Tax Liability Schedule. Enter the total of section B in Part IIB, line B2, month 2 liability.
- Third month - complete section C of the Daily Tax Liability Schedule. Enter the total of section C in Part IIB, line B3, month 3 liability.

If an employer incurs a next-day withholding obligation during the third month:

- First month - complete Part IIB, line B1, month 1 liability.
- Second month - complete Part IIB, line B2, month 2 liability.
- Third month - complete section C of the Daily Tax Liability Schedule. Enter the total of section C in Part IIB, line B3, month 3 liability.

Daily Tax Liability (Semi-Weekly or Next-Day)

NOTE: Be sure to check the box on page 1, in Part IIB, if the taxpayer is required to complete section A, B and/or C of the Daily Tax Liability Schedule on page 2.

Complete sections A, B and/or C, of the Daily Tax Liability Schedule; lines B1 through B4 of Part IIB, Monthly Tax Liability; and Part III, line 1. On lines A1 through A31, B1 through B31, and C1 through C31, of the Daily Tax Liability Schedule, make entries on the day that an Arizona withholding tax liability was incurred. Enter the amount of Arizona withholding tax liability for each applicable day, not the amount of Arizona withholding payments. Add the amounts entered on the Daily Tax Liability Schedule for each month. Enter the total for each month on sections A, B and/or C. Enter the total from section A on Part IIB, line B1. Enter the total from section B on Part IIB, line B2. Enter the total from section C on Part IIB, line B3. Add the amounts entered on Part IIB, lines B1 through B3. Enter the total Arizona tax liability for the calendar quarter on Part IIB, line B4 and Part III, line 1.

Important note for next-day obligations: Check the box to the right of the number in the Daily Tax Liability Schedule that corresponds to the day that the employer incurred an Arizona next-day withholding obligation. Leave this box blank unless a next-day withholding obligation was incurred.

III. Tax Computation Section

Line 1 - Liability

Quarterly tax liability employer - enter the amount from Part IIA, line A1.

Monthly tax liability employer (all three months of quarter) - enter the total from Part IIB, line B4.

Monthly tax liability (less than three months)/daily tax liability employer - enter the total from Part IIB, line B4.

Daily tax liability employer (all three months of quarter) - enter the total from Part IIB, line B4.

Line 2 - Prior Payments Made for This Quarter

Enter the total amount of prior payments made for this quarter on line 2. If no payments were made prior to filing this return for this quarter, enter 0-0- on line 2. Do NOT include the payment made with or for this return.

Line 3 - Total Amount Due

Subtract the amount on line 2 from the amount on line 1. Enter the difference.

If line 3 is a positive number, this is the amount of tax remaining due. Payments can be made via check, electronic check, money order, or credit card. The department will calculate the amount of interest, apply any applicable penalties, and send a billing notice after the return is processed.

Check or Money Order

Make checks payable to Arizona Department of Revenue. Include the employer's EIN on the front of the check or money order. Include the check or money order with the return.

Internet Payments

Employers must be registered with the department before they can pay taxes online. Go to www.aztaxes.gov to register or to make payments over the Internet.

Electronic payment from checking or savings account

Payments can be made electronically from a checking or savings account. Go to www.aztaxes.gov and choose the e-check option. There is no fee to use this method. This payment method will debit the amount from the specified checking or savings account on the date specified. If an electronic payment is made from a checking or savings account, a confirmation number will be generated. Please keep this confirmation number as proof of payment.

Credit card payment

Payments can be made via American Express, Discover, MasterCard or VISA credit cards. Go to www.aztaxes.gov and choose the credit card option. This will take you to the website of the credit card payment service provider. The service provider will charge a convenience fee based on the amount of the tax payment. The service provider will disclose the amount of the convenience fee during the transaction and the option to continue or cancel the transaction will be presented. If you accept the convenience fee and complete the credit card transaction, a confirmation number will be generated. Please keep this confirmation number as proof of payment.

If line 3 is a negative number (an amount less than zero), this is the overpayment for the quarter. Use a minus sign to indicate a negative amount. After the return is processed and payments are confirmed, the overpayment will be applied to any outstanding liabilities, possibly in another tax type. If the overpayment exceeds the outstanding liabilities or the employer has no outstanding liabilities, a refund check will be issued and mailed to the employer. A refund will not be issued once the overpayment is applied to a liability.
## I. Taxpayer Information

<table>
<thead>
<tr>
<th>Name</th>
<th></th>
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</table>

<table>
<thead>
<tr>
<th>Number and street or PO Box</th>
<th></th>
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<table>
<thead>
<tr>
<th>City or town, state and ZIP Code</th>
<th></th>
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</thead>
</table>

<table>
<thead>
<tr>
<th>Business telephone number (with area code)</th>
<th></th>
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</thead>
</table>

**Check box if:**
- [ ] Amended Return
- [ ] Address Changed
- [ ] Final Return (CANCEL ACCOUNT)

If this is your final return, the department will cancel your withholding account. Complete the explanation section on page 2. (See instructions.)

- Enter date final wages paid: 
- Total Arizona payroll for this quarter: $ 
- Total number of Arizona employees for this quarter: 

## II. Tax Liability Schedule

**Complete either line A1 or lines B1 through B4. Do NOT complete both.**

### A. Quarterly Tax Liability

<table>
<thead>
<tr>
<th>A1</th>
<th></th>
</tr>
</thead>
</table>

**Tax Liability. Enter this amount on line 1 in Part III:** 

### B. Monthly Tax Liability

<table>
<thead>
<tr>
<th>B1</th>
<th></th>
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</thead>
</table>

**Month 1 Liability:** 

<table>
<thead>
<tr>
<th>B2</th>
<th></th>
</tr>
</thead>
</table>

**Month 2 Liability:** 

<table>
<thead>
<tr>
<th>B3</th>
<th></th>
</tr>
</thead>
</table>

**Month 3 Liability:** 

<table>
<thead>
<tr>
<th>B4</th>
<th></th>
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</thead>
</table>

**Total. Enter this amount on line 1 in Part III:** 

Taxpayers who incurred a semi-weekly or next-day tax liability during the quarter must complete the Daily Tax Liability Schedule on page 2, AND CHECK THIS BOX: 

## III. Tax Computation (See instructions.)

1. **Liability:** Enter the amount from line A1 or line B4: 
2. **Prior payments made for this quarter. Do NOT include the payment made with or for this return:** 
3. **Total Amount Due:** Subtract line 2 from line 1. Enter the difference. Use a minus sign to indicate a negative amount: 

- **Make check payable to:** Arizona Department of Revenue and include EIN on payment.  
- **Send return and payment to:** Arizona Department of Revenue, PO Box 29009, Phoenix, AZ 85038-9009

Under penalties of perjury, I declare that I have examined this return and to the best of my knowledge and belief, it is a true, complete and correct return.

<table>
<thead>
<tr>
<th>TAXPAYER'S SIGNATURE</th>
<th>DATE</th>
<th>BUSINESS TELEPHONE NUMBER</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>PAID PREPARER'S SIGNATURE</th>
<th>DATE</th>
<th>PAID PREPARER'S PTIN</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>FIRM'S NAME (OR PAID PREPARER'S NAME, IF SELF-EMPLOYED)</th>
<th>EIN OR SSN</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>FIRM'S STREET ADDRESS</th>
<th>FIRM'S TELEPHONE NUMBER</th>
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<table>
<thead>
<tr>
<th>CITY</th>
<th>STATE</th>
<th>ZIP CODE</th>
</tr>
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</table>
### IV. Daily Tax Liability Schedule

#### A. Daily Tax Liability - First Month of Quarter (Semi-Weekly or Next-Day)

<table>
<thead>
<tr>
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Month 1 Liability: Enter total here and on Part II, line B1 ................................................................. $ 

#### B. Daily Tax Liability - Second Month of Quarter (Semi-Weekly or Next-Day)

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Month 2 Liability: Enter total here and on Part II, line B2 ................................................................. $ 

#### C. Daily Tax Liability - Third Month of Quarter (Semi-Weekly or Next-Day)

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Month 3 Liability: Enter total here and on Part II, line B3 ................................................................. $ 

### V. Amended Return Information:

Explain why an amended return is being filed. Attach additional sheets, if necessary. 

### VI. Reason for Cancellation of Employer's Withholding Account (check the applicable box):

- [ ] 1 Reorganization or change in business entity (example: from corporation to partnership).
- [ ] 2 Business sold.
- [ ] 3 Business stopped paying wages and will not have any employees in the future.
- [ ] 4 Business permanently closed.
- [ ] 5 Business has only leased or temporary agency employees.
- [ ] 6 Other (specify reason): ___________________________
THIS PAGE INTENTIONALLY LEFT BLANK
Arizona Form A1-WP

Arizona Department of Revenue
PO Box 29085
Phoenix AZ 85038-9085

Taxpayer Information

Name

Number and street or PO Box

City or town, state, and ZIP code

Business telephone number (with area code)

**IMPORTANT:** Arizona law requires certain taxpayers to make withholding tax payments at the same time as federal withholding deposits are due. Failure to make payment may result in a 25% penalty in addition to other penalties and interest required by law.

---

Return Top Portion with Payment

- Make check payable to: Arizona Department of Revenue and include EIN on payment.
- Return top portion with payment to: Arizona Department of Revenue, PO Box 29085, Phoenix, AZ 85038-9085.

---

**Instructions**

Employers required to make more than one Arizona withholding payment per calendar quarter use Form A1-WP to transmit Arizona withholding payments to the department. **Employers required to make quarterly withholding payments will not use this form. Employers making withholding payments by electronic funds transfer or on the Internet will not use this form.**

Electronic Funds Transfer (EFT)

Refer to A.R.S. § 42-1129 and the related Arizona Administrative Code rules (A.A.C. R15-10-301 through R15-10-307) for detailed information regarding electronic funds transfer.

Employers whose average Arizona quarterly withholding tax liability for the preceding taxable year was $20,000 or more must make Arizona withholding payments via the electronic funds transfer program. If the employer makes its withholding payments by electronic funds transfer (EFT), the employer should not submit Form A1-WP to the department.

**NOTE:** Employers required to make withholding payments via EFT that fail to do so will be subject to a penalty of 5% of the amount of the payment not made by EFT. See A.R.S. § 42-1125(O).

Employers whose average Arizona quarterly withholding tax liability for the preceding taxable year was less than $20,000 may elect voluntary participation in the electronic funds transfer program.

Participants in the Electronic Funds Transfer program must enroll online at www.aztaxes.gov at least 30 days prior to the first applicable transaction.

---

Payment of Arizona Income Tax Withheld

<table>
<thead>
<tr>
<th>EIN</th>
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<tbody>
<tr>
<td>Qtr</td>
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<tr>
<td>Y Y Y Y Y</td>
</tr>
</tbody>
</table>

Enter Quarter (1, 2, 3, or 4)
Four digits of year for which payment is made.

**REVENUE USE ONLY, DO NOT MARK IN THIS AREA.**

88

81 PM 66 RCVD

---

**Taxpayer Information**

Type or print the name, address, and phone number in the boxes in the Taxpayer Information section. If the taxpayer has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. **Do not abbreviate the country’s name.**

**Employer Identification Number (EIN)**

Enter the employer identification number. An employer identification number can be obtained from the Internal Revenue Service.

**Quarter and Year**

The charts below identify which months or payments are included in each quarter:

For these months: Enter this number for the quarter:
January, February, March 1
April, May, June 2
July, August, September 3
October, November, December 4

For this payment: Enter this number for the quarter:
Extension payment for Form A1-APR 4

Enter the quarter from one of the charts above. Enter the four-digit year.

**Amount of Payment**

Enter the amount of payment enclosed.

**NOTE:** Do not submit Form A1-WP if the payment is zero or no payment is enclosed. Do not submit Form A1-WP to list prior payments made during the quarter. Do not submit Form A1-WP for a negative amount (to apply a credit as a payment or to claim a credit as an overpayment).
THIS PAGE INTENTIONALLY LEFT BLANK
Arizona Form A1-C
Arizona Department of Revenue
Office of Economic Research and Analysis
PO Box 29099 - Phoenix AZ 85038-9099

Please do not mail with Form A1-R or Form A1-APR.

I. Employer Information

Name
Number and street or PO Box
City or town, state and ZIP Code
Business telephone number (with area code)

Check box if: □ Amended Statement □ Address Changed

II. Payments Made on Behalf of Employees (if necessary, attach continuation sheet(s))

Charitable Withholding Statement
Charity’s name, street address, city, state, and ZIP code

Charity’s Federal identification number
Employee’s Social Security number

Employee’s name
Street address (including apt. no.)
City, state, and ZIP code

1 2014
Employee contributions made in 2014.
Termination date (if applicable).

1 $ 2014
Employee contributions made in 2014.
Termination date (if applicable).

ADOR 10754 (13) □ CORRECTED (if checked)
ADOR 10754 (13) □ CORRECTED (if checked)

III. Explain Why an Amended Form A1-C is Being Filed (if necessary, attach additional sheet)

Send form and any attachments to: Arizona Department of Revenue, Office of Economic Research and Analysis,
PO Box 29099, Phoenix, AZ 85038-9099

Declaration
Under penalties of perjury, I declare that I have examined this statement and to the best of my knowledge and belief, it
is true, complete and correct.

EMPLOYER’S SIGNATURE DATE BUSINESS PHONE NUMBER

PAID PREPARER’S SIGNATURE DATE PAID PREPARER’S PTIN

FIRM’S NAME (OR PAID PREPARER’S NAME, IF SELF-EMPLOYED) FIRM’S EIN OR SSN
FIRM’S STREET ADDRESS FIRM’S PHONE NUMBER.
CITY STATE ZIP CODE

ADOR 10754 (13)
### Charitable Withholding Statement

Charity's name, street address, city, state, and ZIP code

<table>
<thead>
<tr>
<th>Charity's Federal identification number</th>
<th>Employee's Social Security number</th>
</tr>
</thead>
</table>

Employee's name
Street address (including apt. no.)
City, state, and ZIP code

#### 2014

<table>
<thead>
<tr>
<th>1 Employee contributions made in 2014.</th>
<th>2 Termination date (if applicable).</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>CORRECTED (if checked)</td>
</tr>
</tbody>
</table>

ADOR 10754 (13)
General Instructions

An employee can request that his or her employer reduce his or her withholding in an amount equal to income tax credit(s) the employee will qualify for when filing the employee's income tax return. Only the following credits qualify for the reduction in withholding:

- contributions to qualifying charitable organizations, provided by Arizona Revised Statutes (A.R.S.) § 43-1088 and claimed on Arizona Form 321;
- contributions made or fees paid to public schools, provided by A.R.S. § 43-1089.01 and claimed on Arizona Form 322; and
- contributions to private school tuition organizations, provided by A.R.S. §§ 43-1089 and 43-1089.03 and claimed on Arizona Form 323 and Arizona Form 348.

Who Must File Form A1-C

Employers that make payments of the reduced withholding of its employees to charitable organizations as provided by A.R.S. § 43-401(G)(1) must file Form A1-C, Arizona Charitable Withholding Statement, to report the information required by A.R.S. § 43-401(G)(4). Form A1-C is also the Arizona transmittal statement for detail forms. These detail forms are required to be filed with Form A1-C as an integral part of the statement required by the statute.

Instead of completing the individual Charitable Withholding Statements, employers may substitute their own schedule as long as it contains the same information.

NOTE: Employers that file Form A1-C must still file either Form A1-APR, Arizona Annual Payment Withholding Tax Return, or Form A1-R, Arizona Withholding Reconciliation Return, to reconcile their payments and transmit federal Forms W-2, W-2c, W-2G, 1099-R and any other federal information returns that include Arizona withholding. Mail each form to the address on the form, by the due date or extended due date.

Filing Original Statements

This statement must be filed annually, on a calendar year basis (i.e., for the period January 1, 2014, through December 31, 2014) or within 15 days of termination of an employee whose withholding was reduced. The annual statement is due by January 30 of the year following the calendar year in which donations were withheld. If the due date falls on a Saturday, Sunday, or legal holiday, the statement is considered timely if it is filed by the next day that is not a Saturday, Sunday, or legal holiday. Send the statement to:

Arizona Department of Revenue
Office of Economic Research and Analysis
PO BOX 29099
Phoenix, AZ 85038-9099

Filing Amended Statements

If this is an amended Form A1-C, check the amended statement box. Enter the amended numbers in all areas of the form, and explain why an amended statement is being filed in the space provided. Include amended detail forms with the amended statement. Check the "Corrected" box on the amended individual statements.

Specific Instructions

Type or print the name, address, and phone number in the boxes in the Employer Information section. If the employer has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country’s name.

Check the boxes to indicate whether this statement is an amended statement, and whether the address of the employer has changed.

Enter the employer identification number (EIN) where indicated to the right of the employer's name and address.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). Taxpayers that fail to include their TIN may be subject to a penalty. Paid tax return preparers must include their TIN where requested. The TIN for a paid tax return preparer is the individual's social security number or the employer identification number of the business. Paid tax return preparers that fail to include their TIN may be subject to a penalty.

Fill out one individual Charitable Withholding Statement in Section II for each charity that each employee had the employer make payments to on behalf of the employee. There may be several individual Charitable Withholding Statements for each charity and for each employee. Attach continuation sheet(s), if necessary. Make sure the employer's name and EIN are included on the top of each continuation sheet filed to the department.

Instead of completing the individual Charitable Withholding Statements, employers may substitute their own schedule as long as it contains the same information.

Box 1 - Employee Contributions Made in 2014

Include the amount of reduced withholding paid to the employee's chosen charity. Do not round the amount paid.

Box 2 - Termination Date

Enter the termination date of the employee, if applicable.

Provide a copy of the individual Charitable Withholding Statement to the employee. Maintain a copy of the statements for the employer's records.
Arizona Form A1-R  
Arizona Withholding Reconciliation Return

Arizona Department of Revenue
PO Box 29009
Phoenix AZ 85038-9009

For the calendar year 2013.
Due on or before February 28, 2014.

EIN

Period End
12/31/2013

REVENUE USE ONLY. DO NOT MARK IN THIS AREA.

88

81 PM 66 RCV

This Arizona Form A1-R is an information return. Do not submit any liability owed or try to claim refunds due with this return. To submit additional liability or claim a refund, file amended quarterly withholding tax Form(s) A1-QRT.

<table>
<thead>
<tr>
<th></th>
<th>Liability Reported</th>
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Annual Summary of Amounts Reported on 2013 Arizona Forms A1-QRT

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<th>Liability Reported</th>
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Explain Why an Amended Form A1-R is Being Filed (attach additional sheet, if necessary):

Send return to: Arizona Department of Revenue, PO Box 29009, Phoenix, AZ 85038-9009

Please Sign Here

Paid Preparer's Use Only

Under penalties of perjury, I declare that I have examined this return and to the best of my knowledge and belief, it is a true, complete and correct return.

TAXPAYER'S SIGNATURE DATE BUSINESS TELEPHONE NUMBER

PAID PREPARER'S SIGNATURE DATE PAID PREPARER'S PTIN

FIRM'S NAME (OR PAID PREPARER'S NAME, IF SELF-EMPLOYED)

FIRM'S STREET ADDRESS

CITY STATE ZIP CODE

ADOR 10619 (13)
Obtain additional information or assistance by calling one of the numbers listed below:
Phoenix (602) 255-2060
From area codes 520 and 928, toll-free (800) 843-7196
Obtain tax rulings, tax procedures, tax forms and instructions, and other tax information by accessing the department's Internet home page at www.azdor.gov.

**General Instructions**

**NOTE:** These instructions specifically address Form W-2 and Form W-2c. Certain federal information returns (i.e., Form W-2G, Form 1099-MISC, Form 1099-R, etc.) should only be included to report Arizona withholding, in accordance with Arizona Withholding Tax Ruling WTR 99-1.

**Who May File Form A1-R**

Employers that file Form A1-QRT must file Form A1-R, Arizona Withholding Reconciliation Return, to perform the reconciliation required by Arizona Revised Statutes (A.R.S.) § 43-412. Form A1-R is also the Arizona transmittal return for federal Form W-2 and Form W-2c. Form W-2G, Form 1099-MISC, and Form 1099-R are only required if those forms include Arizona withholding. These federal forms are required to be filed with Form A1-R as an integral part of the reconciliation required by the statute.


**Filing Original Returns**

File this return only on a calendar year basis, i.e., for the period January 1, 2013, through December 31, 2013. The return is due by February 28 of the year following the calendar year for which payments were made. If the due date falls on a Saturday, Sunday, or legal holiday, the return is considered timely if it is filed by the next day that is not a Saturday, Sunday, or legal holiday. If the employer has an Arizona extension, file the return by the extended due date. Attach a copy of the extension request to the front of the return. Send the return to:

Arizona Department of Revenue
PO Box 29009
Phoenix, AZ 85038-9009

**Extension of Time to File a Return**

**NOTE:** To request an extension to file Arizona Form A1-R, refer to Arizona Withholding Tax Procedure WTP 11-1, available on the department's website www.azdor.gov under Legal Research and Procedures. Be sure to select "Withholding" from the drop down box for the Procedure Tax Type.

An employer may apply for an extension of time to file Form A1-R upon a showing of good cause. The employer must file the extension request as soon as the employer knows that an extension of time to file is necessary. The extension request must be mailed on or before February 28.

An extension cannot be granted if the extension request is filed after the due date of Form A1-R. An extension of time to file Form A1-R is also an extension of time to file federal Forms W-2, W-2c, W-2G, and 1099-R associated with that return. Attach a copy of the extension request to the front of Form A1-R when filing Form A1-R.

**Filing Amended Returns**

If this is an amended Form A1-R, check the amended return box. Enter the amended numbers in all areas of the form, and explain why an amended return is being filed in the space provided. Include amended federal Forms W-2, W-2c, W-2G, and/or 1099-R with the amended return.

**Penalties**

This form is an information return. The penalty for failing to file, filing late (including extensions) or filing an incomplete information return is $100 for each month, or fraction of a month, that the failure continues, up to a maximum penalty of $500.

**Submitting Forms W-2, W-2c, W-2G, and 1099-R**

The department will accept federal Forms W-2, W-2c, W-2G, and 1099-R (if Forms W-2G, and 1099-R include Arizona withholding) submitted by either method listed below:

- **Optical media.** Label the CD-ROM or DVD with the employer's name, employer identification number, calendar year and Form W-2 or Form 1099 (or both, whichever applies). The CD-ROM or DVD is password protected, include the email address the password originated from on the CD-ROM or DVD label. Email the password separately to MediaLibrarian@azdor.gov. Include "Form W-2" or "Form 1099" (or both, whichever applies) in the subject line of the email. In the body of the email, include the same information that is on the CD-ROM or DVD label. The department will not return or copy any media.

  **CAUTION:** The employer substitutes the CD-ROM or DVD at its own risk and understands that the information may need to be provided to the department again at a later date if it is not accessible by the department for any reason.

Employers submitting the information on CD-ROM or DVD should secure the CD-ROM or DVD in a hard case and include it with Form A1-R.

Refer to Publication 701, Optical Media Reporting, for information regarding optical media specifications for reporting federal Forms W-2, W-2c, W-2G, and 1099-R.

- **Paper copy.** Submit a paper copy of each federal Form W-2, W-2c, W-2G, and 1099-R with Form A1-R.
NOTE: If Form A1-R was filed electronically, then complete Arizona Form A1-T and include it with with the paper copy of the federal Forms W-2, W-2c, W-2G and 1099-R.

Mail Form A1-R and the attachment(s) to:

Arizona Department of Revenue
PO Box 29009
Phoenix, AZ 85038-9009

Specific Instructions

Type or print the name, address, and phone number in the boxes in the Taxpayer Information section. If the employer has a foreign address, enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code. Do not abbreviate the country’s name.

Check the boxes to indicate whether this return is an amended return, and whether your address is changed. If filing under extension, attach a copy of the extension request to your return.

Enter the employer identification number (EIN) where indicated to the right of the taxpayer name. Complete lines 1 through 4.

All returns, statements, and other documents filed with the department require a taxpayer identification number (TIN). Taxpayers that fail to include their TIN may be subject to a penalty. Paid tax return preparers must include their TIN where requested. The TIN for a paid tax return preparer is the individual's social security number or the employer identification number of the business. Paid tax return preparers that fail to include their TIN may be subject to a penalty.

Line 5 -

Form A1-R is an information return. An information return that is incomplete or filed after its due date (including extensions) is subject to a penalty of $100 for each month, or fraction of a month, that the failure continues, up to a maximum penalty of $500. If the employer files this return after its due date (including extensions), enter the amount of the penalty on this line. Payments can be made via check, electronic check, money order, or credit card.

Check or Money Order

Make checks payable to Arizona Department of Revenue. Include the employer's EIN on the front of the check or money order. Include the check or money order with the return.

Internet Payments

Employers must be registered with the department before they can pay taxes online. Go to www.aztaxes.gov to register or to make payments over the Internet.

Electronic payment from checking or savings account

Payments can be made electronically from a checking or savings account. Go to www.aztaxes.gov and choose the e-check option. There is no fee to use this method. This payment method will debit the amount from the specified checking or savings account on the date specified. If an electronic payment is made from a checking or savings account, a confirmation number will be generated. Please keep this confirmation number as proof of payment.

Credit card payment

Payments can be made via American Express, Discover, MasterCard or VISA credit cards. Go to www.aztaxes.gov and choose the credit card option. This will take you to the website of the credit card payment service provider. The service provider will charge a convenience fee based on the amount of the tax payment. The service provider will disclose the amount of the convenience fee during the transaction and the option to continue or cancel the transaction will be presented. If you accept the convenience fee and complete the credit card transaction, a confirmation number will be generated. Please keep this confirmation number as proof of payment.

Annual Summary of Amounts Reported on 2013 Arizona Forms A1-QRT

Lines 6 through 10 -

Enter the amount of Arizona tax reported on Form A1-QRT for each quarter and total the amounts on line 10.

Underpayment of Tax for 2013

If you discover that you have an underpayment of tax for 2013, submit an amended Form A1-QRT for each underpaid quarter.

Remit a separate payment with each amended Form A1-QRT. Enter your employer identification number on your check. The department will calculate the amount of interest and any applicable penalties and send a billing notice after the amended return is processed.

Overpayment of Tax for 2013

If you discover that you have an overpayment of tax for 2013, submit an amended Form A1-QRT for each overpaid quarter.

After the amended return is processed and payments are confirmed, the overpayment will be applied to any outstanding liabilities, possibly in another tax type. If the overpayment exceeds the outstanding liabilities or the employer has no outstanding liabilities, a refund will be issued. A refund will not be issued once the overpayment is applied to a liability.
ARIZONA FORM A1-E
Employer’s Election to Not Withhold Arizona Taxes in December 2014

Name

EIN

Address – number and street or rural route

City or Town

State

ZIP Code

Number of Arizona employees: ____________

☐ Election is hereby made to not withhold Arizona taxes from compensation paid to employees during the month of December 2014, and certification is made that all employees have been notified of this and given the option of completing a new Arizona Form A-4 to change the withholding election for the rest of the year.

I certify that I am authorized to make and have made the election marked above.

SIGNATURE

PHONE NUMBER (with area code)

DATE

Mail to:
Arizona Department of Revenue, Office of Economic Research & Analysis, PO Box 29099, Phoenix, AZ 85038-9099.

General Instructions

Purpose of Form A1-E
Form A1-E is to be used by Arizona employers to elect to not withhold Arizona taxes from compensation paid to employees during December. If you make this election, it applies to all employees.

Action Required
- Notify all your employees in writing, informing them of your election to not withhold Arizona taxes from their December 2014 wages and informing them that they can, if they wish, complete Arizona Form A-4 to adjust their Arizona withholding election to compensate for the change in their annual withholding amount.

- Complete Form A1-E and mail it by July 1, 2014. You only need to submit one Form A1-E for all employees.

Deadline
Form A1-E must be filed and all employees notified by July 1, 2014.

Where to Mail Form A1-E
Mail Form A1-E to:

ARIZONA DEPARTMENT OF REVENUE
OFFICE OF ECONOMIC RESEARCH AND ANALYSIS
PO BOX 29099
PHOENIX, AZ 85038-9099

Duration of this Election
This election is valid for December 2014 only.
Employee’s Arizona Withholding Election

Choose either box 1 or box 2:

☐ 1 Withhold from gross taxable wages at the percentage checked (check only one percentage):
   - 0.8%
   - 1.3%
   - 1.8%
   - 2.7%
   - 3.6%
   - 4.2%
   - 5.1%

☐ Check this box and enter an extra amount to be withheld from each paycheck .............. $________

☐ 2 I elect an Arizona withholding percentage of zero, and I certify that I expect to have no Arizona tax liability for the current taxable year.

I certify that I have made the election marked above.

SIGNATURE __________________________ DATE _____________

Employee’s Instructions

Arizona law requires your employer to withhold Arizona income tax from your wages for work done in Arizona. This amount is applied to your Arizona income tax due when you file your tax return. The amount withheld is a percentage of your gross taxable wages of every paycheck. You may also have your employer withhold an extra amount from each paycheck. Complete this form to select a percentage and any extra amount to be withheld from each paycheck.

What are my “Gross Taxable Wages”?

For withholding purposes, your “gross taxable wages” are the wages that will generally be in box 1 of your federal Form W-2. It is your gross wages less any pretax deductions, such as your share of health insurance premiums.

New Employees

Complete this form in the first five days of employment to select an Arizona withholding percentage. You may also have your employer withhold an extra amount from each paycheck. If you do not file this form, the department requires your employer to withhold 2.7% of your gross taxable wages.

Current Employees

If you want to change the current amount withheld, you must file this form to change the Arizona withholding percentage or change the extra amount withheld.

What Should I do With Form A-4?

Give your completed Form A-4 to your employer.

ELECTING A WITHHOLDING PERCENTAGE OF ZERO

You may elect an Arizona withholding percentage of zero if you expect to have no Arizona income tax liability for the current year. Arizona tax liability is gross tax liability less any tax credits, such as the family tax credit, school tax credits, or credits for taxes paid to other states. If you make this election, your employer will not withhold Arizona income tax from your wages for payroll periods beginning after the date you file the form. Zero withholding does not relieve you from paying Arizona income taxes that might be due at the time you file your Arizona income tax return. If you have an Arizona tax liability when you file your return or if at any time during the current year conditions change so that you expect to have a tax liability, you should promptly file a new Form A-4 and choose a percentage that applies to you.

Voluntary Withholding Election by Certain Nonresident Employees

Compensation earned by nonresidents while physically working in Arizona for temporary periods is subject to Arizona income tax. However, under Arizona law, compensation paid to certain nonresident employees is not subject to Arizona income tax withholding. These nonresident employees need to review their situations and determine whether they should elect to have Arizona income taxes withheld from their Arizona source compensation. Nonresident employees may request that their employer withhold Arizona income taxes by completing this form to elect Arizona income tax withholding.
Obtain additional information or assistance by calling one of the numbers listed below:

Phoenix     (602) 255-2060
From area codes 520 and 928, toll-free      (800) 843-7196

Obtain tax rulings, tax procedures, tax forms and instructions, and other tax information by accessing the department's Internet home page at www.azdor.gov.

Arizona Revised Statutes (A.R.S.) § 43-401 requires an employer to make Form A-4 available to employees at all times and to inform employees of the Arizona withholding election options.

Arizona income tax withholding is based on a percentage of gross taxable wages. "Gross taxable wages" is the amount that meets the federal definition of "wages" contained in Internal Revenue Code § 3401 and that will generally be included in box 1 of the employee's federal Form W-2 at the end of the calendar year (i.e. gross wages net of pretax deductions, such as the employee's portion of health insurance premiums). Employees may also elect an extra amount to be withheld from each paycheck.

**New Employees**

New employees must complete Form A-4 within the first five days of employment. If the employee does not complete this form, the employer must withhold 2.7% of the employee's gross taxable wages, until the employer receives a completed form from the employee.

**Current Employees**

Current employees must complete Form A-4 to elect a different Arizona withholding percentage or to change the extra amount to be withheld from each paycheck. If the employee wants to increase or decrease the amount of Arizona withholding, the employee must complete Form A-4 to change the Arizona withholding percentage or change the extra amount to be withheld from each paycheck.

**Electing a Withholding Percentage of Zero**

An employee may elect an Arizona withholding percentage of zero, if the employee expects to have no Arizona income tax liability for the current taxable year. If an employee makes this election, the employer will not withhold Arizona income tax from the employee's compensation for payroll periods beginning after the date of the employee's election.

**Voluntary Withholding Election by a Nonresident Employee Exempt Under A.R.S. § 43-403(A)(5)**

A qualifying employee may use this form to voluntarily elect to have a portion of the employee's compensation withheld under the provisions of A.R.S. § 43-403(D)(1) for application toward the employee's Arizona income tax liability. The employee completes this form to elect an Arizona withholding percentage and an extra amount to be withheld from each paycheck.

**Note:** This exemption does not apply to a nonresident employee who is in this state solely for athletic or entertainment purposes.

**Arizona Form A-4**

**Qualifying Criteria for the A.R.S. § 43-403(A)(5) Exemption.** The exemption under the provisions of A.R.S. § 43-403(A)(5) applies to wages paid to nonresident individuals who are:

1. Employed by a company having property, payroll, and sales in Arizona or by a related entity having more than 50 percent direct or indirect common ownership; and
2. Physically present in Arizona for less than 60 days in a calendar year for the purpose of performing a service that will benefit the employer.

Activities not included in determining the number of days of service are:

a. Being in transit.
b. Engaging in personal activities.
c. Participating in training or professional development activities or attending meetings that are not directly connected to the Arizona operations of the employer.

A "related entity having more than 50 percent direct or indirect common ownership" means that the related entities are more than 50 percent owned by the same interests. The examples below illustrate three different situations in which the nonresident employee is performing services in Arizona for such an entity for less than 60 days during a calendar year. In these examples, the employer has met the qualifying criteria for the A.R.S. § 43-403(A)(5) exemption and, therefore, does not have to withhold Arizona income taxes from compensation paid to the employee for services performed in Arizona.

**Example 1:**

Corporation A is the U.S. domestic parent of Corporation B, a wholly owned foreign subsidiary corporation. Corporation A has property, payroll and sales in Arizona. Corporation B operates in China and does not have property, payroll and sales in Arizona. Individual R, an Arizona nonresident, is an employee of Corporation B. Individual R performs services for Corporation B in Arizona for 45 days during calendar year 2014.

**Example 2:**

Corporation F, based in California, is the common parent of Corporation W. Corporation F does not have property, payroll and sales in Arizona. Corporation W does have property, payroll and sales in Arizona. Individual L, an Arizona nonresident, is an employee of Corporation F. Individual L performs services for Corporation F in Arizona for 55 days during calendar year 2014.

**Example 3:**

Individual D owns 60 percent of Corporation K and 51 percent of Corporation S. Individual N owns 40 percent of Corporation K and 49 percent of Corporation S. Corporation S has property, payroll and sales in Arizona. Corporation K, based in California, does not have property, payroll and sales in Arizona. Individual T, an Arizona nonresident, is an employee of Corporation K. Individual T performs services for Corporation K in Arizona for 35 days during calendar year 2014.
# Annuitant’s Request for Voluntary Arizona Income Tax Withholding

**Type or print your Full Name**  

**Your Social Security Number**

**Home Address – number and street or rural route**  

**Annuity Contract Claim or I.D. Number**

**City or Town**  

**State**  

**ZIP Code**  

**Telephone Number (with area code)**

## Choose either box 1 or box 2:

- **1** I elect to have Arizona income taxes withheld from my annuity or pension payments as authorized by A.R.S. § 43-404. Withhold from the taxable amount of distribution at the percentage checked *(check only one percentage)*:
  - ☐ 0.8%
  - ☐ 1.3%
  - ☐ 1.8%
  - ☐ 2.7%
  - ☐ 3.6%
  - ☐ 4.2%
  - ☐ 5.1%
  - ☐ Check this box and enter an extra amount to be withheld per distribution

  $ 

- **2** I elect to terminate my prior election for voluntary Arizona income tax withholding from my annuity or pension payments as authorized by A.R.S. § 43-404.

## I certify that I have made the election marked above.

**SIGNATURE**  

**DATE**

---

## General Instructions

### Who May Use Form A-4P

A person who receives an annuity or pension may use this form to elect voluntary Arizona income tax withholding. Arizona withholding is a percentage of the taxable amount of distribution in Box 2a of federal Form 1099-R. Therefore, you may elect voluntary Arizona income tax withholding at the applicable percentage rates and enter an extra amount to be withheld from each distribution.

“Annuity” means any amount paid to an individual as a pension or annuity, but only to the extent that the amount is includible in the Arizona gross income of that individual.

You may NOT elect to have Arizona income tax withheld from nonperiodic payments, lump sum distributions, or individual retirement account distributions, that do not meet the definition of annuity listed above.

You also may NOT elect to have Arizona income tax withheld from Social Security pensions, Veteran’s Administration annuities, or Railroad Retirement pensions.

### Where to Send Form A-4P

Send Form A-4P to the payor of your annuity or pension. Do not send Form A-4P to the Arizona Department of Revenue.

### Duration of Voluntary Arizona Withholding Election

The payor of your pension or annuity will withhold Arizona income tax from your payments until you notify the payor to terminate Arizona withholding.

### How to Terminate a Voluntary Arizona Withholding Election

You may terminate your voluntary Arizona withholding election at any time. You may use Form A-4P to terminate Arizona withholding or you may send a written notice to the payor of your pension or annuity requesting termination of withholding.

### Statement of Income Tax Withheld

The payor of your pension or annuity will provide you with a statement that lists the total amount of your pension or annuity payments and the total amount of Arizona income tax withheld from these payments for the calendar year 2014. The payor of your pension or annuity will provide this statement to you in early 2015.

ADOR 10122 (13)
Voluntary Withholding Request for
Arizona Resident Employed Outside of Arizona

Choose either box 1 or box 2:

☐ 1 I am an Arizona resident employed outside of Arizona. I elect to have Arizona income taxes withheld from my compensation paid for services performed outside of Arizona for my employer as authorized by A.R.S. § 43-408. Withhold from gross taxable wages at the percentage checked (check only one percentage):

☐ 0.8%  ☐ 1.3%  ☐ 1.8%  ☐ 2.7%  ☐ 3.6%  ☐ 4.2%  ☐ 5.1%

☐ Check this box and enter an extra amount to be withheld per paycheck…………………………. $_______

☐ 2 I am an Arizona resident employed outside of Arizona. I elect to terminate my prior election for voluntary Arizona income tax withholding from my compensation paid for services performed outside of Arizona for my employer.

I certify that I have made the election marked above.

EMPLOYEE’S SIGNATURE __________________________  DATE ____________

General Instructions

Who May Use Form A-4V

Arizona Form A-4V is for Arizona resident employees who are performing work outside of Arizona. Use this form to request that your employer withhold Arizona income taxes from your wages for work done outside of Arizona. This amount is applied to your Arizona income tax due when you file your return. Your employer is not required by statute to grant your request.

If your employer agrees to withhold Arizona income tax from your wages, Arizona withholding is a percentage of your gross taxable wages of every paycheck. You may also have your employer withhold an extra amount from each paycheck.

What are my “Gross Taxable Wages”? 

For withholding purposes, “gross taxable wages” are the wages from each paycheck that will generally be in box 1 of your federal Form W-2. It is your gross wages less any pretax deductions, such as your share of health insurance premiums.

What Should I do With Form A-4V?

Complete this form to request that your employer withhold Arizona income tax from your wages and elect an Arizona withholding percentage and any additional amount to be withheld from each paycheck. Give your completed form to your employer.

Employer Certification

________________________, the employer of an Arizona resident,

(NAME OF EMPLOYER – COMPANY OR INDIVIDUAL)

________________________, whose compensation is for services performed outside of Arizona,

(EMPLOYEE’S NAME)

has agreed to withhold Arizona income taxes from the employee’s compensation as authorized by A.R.S. § 43-408. As stated in A.R.S. § 43-408(B), the employer understands and agrees that the employer and the employee are subject to the provisions of Chapter 4 of Title 43 of the Arizona Revised Statutes, as if the employer were required to withhold Arizona income taxes from such compensation.

SIGNATURE OF OFFICER, SOLE PROPRIETOR, OR AGENT __________________________  TITLE __________________________  DATE ____________

ADOR 10372 (13)
Withholding Exemption Certificate

For use by nonresident employees who anticipate no Arizona income tax liability for the taxable year based on eligibility of a tax credit allowance for income taxes paid to the state of domicile or residency. Arizona income tax returns will still be required if the nonresident employee meets Arizona filing requirements.

See instructions on reverse side.

<table>
<thead>
<tr>
<th>Type or print your Full Name</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Address – number and street or rural route</td>
<td></td>
</tr>
<tr>
<td>City or Town</td>
<td>State</td>
</tr>
</tbody>
</table>

Employee's certification: I declare that I am a resident of the State of ________________________________, and that I am on a temporary duty assignment for my employer, ________________________________, in Arizona. I certify that as a nonresident of Arizona, I anticipate no Arizona net income tax liability since I am eligible for a tax credit allowance under A.R.S. § 43-1096, as amended, for income taxes which will be paid to my state of residence or domicile for the year 2014.

SIGNATURE ________________________________ DATE __________

• Employee: File the completed certificate with your employer.

• Employer: Keep this certificate for your records. Please do not mail this form to the Arizona Department of Revenue unless requested to do so.
Withholding Exemption Certificate

Obtain additional information or assistance by calling one of the numbers listed below:

Phoenix................................. (602) 255-3381
From area codes 520 and 928,
toll-free.................................. (800) 352-4090

www.azdor.gov

General Instructions

Who May Use Form WEC

A nonresident employee who performs services for an employer within Arizona may claim an exemption from Arizona income tax withholding providing the following two requirements are met:

1. The employee is a resident of, or domiciled in, one of the following states:

   California, Indiana, Oregon, or Virginia; AND

2. The employee is allowed a tax credit for income taxes paid to the employee’s state of residency or domicile pursuant to A.R.S. § 43-1096.

How to Claim an Exemption From Arizona Income Tax Withholding

The employee must complete Arizona Form WEC to claim an exemption from Arizona income tax withholding. Give the completed certificate to your employer.

The employer should keep the certificate for the employer’s records. Only provide a copy to the department upon request.

Does the Employee Have to File an Arizona Nonresident Individual Income Tax Return?

Although an employee may be exempt from Arizona income tax withholding, the employee may be required to file Arizona Form 140NR, Nonresident Personal Income Tax Return, if:

1. The employee’s gross income is $15,000 or more;

2. The employee’s Arizona adjusted gross income is $5,500 or more if single, head of household, or married filing a separate return; or

3. The employee’s Arizona adjusted gross income is $11,000 or more if married filing a joint return.

For purposes of the filing requirement, “gross income” is gross income as defined under the Internal Revenue Code less income included in gross income that is excluded from Arizona taxation.
Withholding Exemption Certificate
Native Americans

For use by tribal enrolled NATIVE AMERICAN employees who live and are employed within an Indian reservation established for that tribe and thereby claim that no Arizona state income tax liabilities exist based on the decision by the Supreme Court of the United States in *McClanahan vs. Arizona State Tax Commission*, 411 U.S. 164, 93 S. Ct. 1257 (1973).

<table>
<thead>
<tr>
<th>Type or print your Full Name</th>
<th>Your Social Security Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Address – number and street or rural route</td>
<td>Tribal Census Number</td>
</tr>
<tr>
<td>City or Town</td>
<td>State</td>
</tr>
</tbody>
</table>

Employee’s certification: I declare, under penalty of perjury, that:

I am a Native American residing on the ________________________________ Indian Reservation;

I am an enrolled member of the tribe for which that reservation was established; and that all my services as an employee of ________________________________ are performed within the boundaries of that Indian reservation. I hereby request that no Arizona state income tax be withheld and assert that no liability for state income taxes exists based upon the findings by the *United States Supreme Court in McClanahan vs. Arizona State Tax Commission*, 411 U.S. 164, 93 S. Ct. 1257 (1973).

EMPLOYEE’S SIGNATURE ______________ DATE __________

Employer: I hereby affirm that to the best of my knowledge, the above statement is true and correct.

EMPLOYER’S SIGNATURE ______________ DATE __________

NOTE: Arizona exempts Native Americans from Arizona’s withholding requirements if the individual is living and employed on a reservation, and he or she is an affiliated and enrolled member of the tribe for which that reservation was established.

- Employee: File the completed certificate with your employer.
- Employer: Keep this certificate for your records. Please do not mail this form to the Arizona Department of Revenue unless requested to do so.
Withholding Exemption Certificate for Military Spouses

For use by an employee, who is a spouse of a servicemember, to claim an exemption from Arizona withholding on wages because: (i) your spouse is a member of the armed forces present in Arizona in compliance with military orders; (ii) you are present in Arizona solely to be with your spouse; and (iii) you maintain a domicile in another state, which is the same state that is the domicile of the servicemember.

Arizona income tax returns will still be required if the nonresident employee meets Arizona filing requirements.

See instructions on reverse side.

<table>
<thead>
<tr>
<th>Type or print your Full Name</th>
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<td></td>
</tr>
<tr>
<td>City or Town</td>
<td>State</td>
</tr>
</tbody>
</table>

1. I am a resident of the State of ________________________________.

2. My servicemember spouse is a resident of the State of ________________________________.

   Are the states listed in lines 1 and 2 identical?
   □ Yes. Complete the Employee’s Certification below.
   □ No. STOP! You do not qualify to file Form WECM.

3. Employee’s Certification: I declare that I am present in Arizona solely to be with my servicemember spouse who is present in Arizona in compliance with military orders.

   SPOUSE’S NAME

   My military spouse identification number is: ______________

   Date issued: ______________

4. □ By checking this box, I am notifying my employer to terminate this exemption, as I no longer qualify to be exempt from withholding as the spouse of a servicemember.

   EMPLOYEE’S SIGNATURE

   DATE

   • Employee: Attach a copy of your military spouse identification and your spouse’s last Leave and Earnings Statement (LES). Keep a copy of this certificate for your records.
   • Employer: Keep this certificate and attachments for your records. Please do not mail this form to the Arizona Department of Revenue unless requested to do so.

   Employer: I have inspected the employee’s original military spouse identification, and verified the number and date in line 3 above.

   EMPLOYER’S SIGNATURE

   DATE

   PRINT NAME
Withholding Exemption Certificate for Military Spouses

Obtain additional information or assistance by calling one of the numbers listed below:

Phoenix................................................. (602) 255-3381
From area codes 520 and 928,
toll-free.................................................. (800) 352-4090

∧ www.azdor.gov

General Instructions

Who May Use Form WECM

An employee who performs services for an employer within Arizona is exempt from Arizona income tax withholding provided the following three requirements are met:

1. Your spouse is a member of the armed forces present in Arizona in compliance with military orders;

2. You are present in Arizona solely to be with your spouse; and

3. You maintain a domicile in another state, which is the same state that is the domicile of the servicemember.

When to File Form WECM

File Form WECM as soon as you qualify for the exemption.

TO CONTINUE TO BE EXEMPT FROM ARIZONA
WITHHOLDING, A NEW FORM WECM MUST BE
FILED EVERY CALENDAR YEAR.

If the employee’s situation changes and the employee no longer qualifies for the withholding exemption, the employee must file a revised Form WECM with their employer to terminate the exemption.

How to Claim an Exemption From Arizona Income Tax Withholding for Military Spouses

You must complete Arizona Form WECM to claim an exemption from Arizona income tax withholding. Complete this form and give it to your employer. Attach a copy of your military spouse identification and your spouse’s last Leave and Earnings Statement (LES).

Be sure to keep a copy of this certificate for your records.

The employer must keep this certificate and attachments for its records. You only need to provide a copy to the department upon request.

Does the Employee Have to File an Arizona Nonresident Individual Income Tax Return?

Although an employee may be exempt from Arizona income tax withholding on income earned for services performed in Arizona, the employee may be required to file Arizona Form 140NR, Nonresident Personal Income Tax Return, if the employee has any other income subject to Arizona income tax and:

1. The employee’s gross income is $15,000 or more; or

2. The employee’s Arizona adjusted gross income is $5,500 or more if single, head of household, or married filing a separate return; or

3. The employee’s Arizona adjusted gross income is $11,000 or more if married filing a joint return.

For purposes of the filing requirement, “gross income” is gross income as defined under the Internal Revenue Code less income included in gross income that is excluded from Arizona taxation.
## CONTENTS OF BOOKLET X, VOLUMES 1 AND 2

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