# 2006 IT 1140 Pass-Through Entity and Trust Withholding Tax Return

## Federal Employer I.D. Number (FEIN)

[ ] Check box if amended return

For the entity's taxable year beginning [2006]

<table>
<thead>
<tr>
<th>Name</th>
<th>Schedule C, line 4 – apportionment ratio</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address (if address change, check box [ ] )</td>
<td>Schedule B, line 1 – total of columns A and B</td>
</tr>
<tr>
<td>City, state and ZIP code</td>
<td>Total assets</td>
</tr>
</tbody>
</table>

## Schedule A – Reconciliation Tax and Payments

Please round all numbers to the nearest dollar.

1. Tax for each column (from Schedule B, line 11, columns A and B or from Schedule D, line 5) ................................................. 1.

2. Interest penalty on underpayment of tax (enclose IT 2210-1140) ..... 2.

2a. Add line 1 and line 2 ........................................................................ 2a.

3. IT 1140ES and IT 1140EXT payments that the entity or trust made (see note #1 on page 4) .......................................................... 3.

   a. Payments transferred from IT 4708ES and IT 4708EXT (attach schedule if required; see instructions) ......................... 3a.

   b. Payments transferred to IT 4708 ............................................. 3b.

   c. Net payments (line 3 plus line 3a minus line 3b) .................. 3c.

4. For each column, subtract line 3c from line 2a (show negative amounts in parentheses) ................................................................. 4.

5. If the sum of line 4, columns (I) and (II), above, is a balance due or zero, enter on line 5 the amount you owe (make check payable to Ohio Treasurer of State and place FEIN on check) .......................................................... AMOUNT OWED 0.00

6. If the sum of line 4, columns (I) and (II), above is an overpayment, enter on line 6, ........................................................................ OVERPAYMENT 0.00

7. Amount of line 6 to be CREDITED to year 2007 ............................... CREDIT 0.00

8. Amount of line 6 to be REFUNDED (line 6 minus line 7) ................. REFUND 0.00

If the balance due is less than $1.01, payment need not be made. If the overpayment is less than $1.01, no refund will be issued.

I have read this return. Under penalties of perjury, I declare that, to the best of my knowledge and belief, the return is true, correct and complete.

Signature of pass-through entity or trust officer or agent Date Preparer’s signature (see page 2 of the instructions)

Title of officer or agent Preparer’s address (including ZIP code)

Telephone number Preparer’s telephone number

For Department Use Only

Processing Code Check Amount

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Ohio Form IT 1140 for Taxable Years Beginning in 2006

Schedule B: Qualifying Pass-Through Entities – Tax Due

Use this schedule to calculate the adjusted qualifying amounts and tax due for all qualifying investors in qualifying pass-through entities. Please see “Special Rules” beginning on page 4 of the instructions. To obtain a copy of the instructions, please visit our Web site at tax.ohio.gov.

<table>
<thead>
<tr>
<th>(A) Qualifying Investors Who Are Nonresident Individuals</th>
<th>(B) Qualifying Investors Other Than Nonresident Individuals</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Sum of all qualifying investors’ distributive shares of income and gain.</td>
<td>1.</td>
</tr>
<tr>
<td>2a. Add: 5/6 of qualifying investors’ distributive shares of Internal Revenue Code (I.R.C.) section 168(k) bonus depreciation and 5/6 of the qualifying section 179 depreciation and miscellaneous federal tax adjustments (see page 6 of the instructions).</td>
<td>2a.</td>
</tr>
<tr>
<td>2b. Subtract: Qualifying investors’ distributive shares of other adjustments and miscellaneous federal tax adjustments (see page 7 of the instructions).</td>
<td>2b. &lt; &gt;</td>
</tr>
<tr>
<td>3. Qualifying investors’ distributive shares of adjusted qualifying amount: Line 1 plus line 2a minus line 2b.</td>
<td>3.</td>
</tr>
<tr>
<td>4. Add: All qualifying investors’ distributive shares of expenses and losses incurred in connection with all direct and indirect transactions between the qualifying pass-through entity and its related members (see note #2 on page 4). However, do not add expenses or losses incurred in connection with sales of inventory to the extent that the cost of the inventory and the loss incurred were calculated in accordance with I.R.C. sections 263A and 482.</td>
<td>4.</td>
</tr>
<tr>
<td>5. If the qualifying pass-through entity is either a partnership or a limited liability company treated as a partnership, add all qualifying investors’ distributive shares of guaranteed payments that the qualifying pass-through entity made to any qualifying investor directly or indirectly owning at least 20% of the qualifying pass-through entity.</td>
<td>5.</td>
</tr>
<tr>
<td>6. If the qualifying pass-through entity is an S corporation, add all qualifying investors’ distributive shares of compensation that the qualifying pass-through entity S corporation made to any qualifying investor directly or indirectly owning at least 20% of the qualifying pass-through entity. Reciprocity agreements do not apply. See instructions.</td>
<td>6.</td>
</tr>
<tr>
<td>7. Qualifying investors’ adjusted distributive shares. Add lines 3, 4, 5 and 6.</td>
<td>7. X</td>
</tr>
<tr>
<td>8. Apportionment ratio from Schedule C, line 4 on the next page.</td>
<td>8. X</td>
</tr>
<tr>
<td>9. Qualifying investors’ adjusted qualifying amount: Line 7 times line 8. Complete the remainder of this worksheet only if the sum of columns (A) and (B) on line 9 exceeds $1,000.</td>
<td>9. X .05</td>
</tr>
<tr>
<td>10. Tax rate (see note #3 on page 4).</td>
<td>10.</td>
</tr>
<tr>
<td>11. Tax due: Line 9 times line 10 (see note #4 on page 4). Please round tax to the nearest dollar. Place the column (A) amount on page 1 of form IT 1140, line 1, column (I); place column (B) amount on page 1 of form IT 1140, line 1, column (II).</td>
<td>11.</td>
</tr>
</tbody>
</table>
Ohio Form IT 1140 for Taxable Years Beginning in 2006

Schedule C: Qualifying Pass-Through Entities – Apportionment Ratio

Use this schedule to calculate the apportionment ratio for a qualifying pass-through entity that is not a financial institution as defined in R.C. section 5725.01. For detailed instructions, please refer to page 8 in the instructions for pass-through entities. If the pass-through entity is a financial institution, use the apportionment and weighting schedules set forth in the tax year 2007 form FT 1120FI, Corporation Franchise Tax Report for Financial Institutions.

1. Property
   (a) Owned (average cost)
   (b) Rented (annual rental X 8)
   (c) Total (lines 1a and 1b)

2. Payroll

3. Sales

4. Total weighted apportionment ratio (add column (5), lines 1(c), 2 and 3). Enter ratio here and on Schedule B, line 8 (both columns).

**Schedule D: Trusts – Tax Due**

Use this schedule to calculate the adjusted qualifying amounts and tax due for nonresident individuals who are beneficiaries of trusts that made distributions of either income or gain attributable to the trust’s ownership of or disposition of either tangible personal property located in Ohio or real property located in Ohio.

1. Sum of all distributions to nonresident individuals of income or gain attributable to the trust’s ownership of or disposition of either tangible personal property located in Ohio or real property located in Ohio

2a. Add: 5/6 of I.R.C. section 168(k) bonus depreciation and 5/6 of the qualifying section 179 depreciation and miscellaneous federal tax adjustments attributed to nonresident individuals who are beneficiaries of trusts (see page 6 of the instructions for Schedule B)

2b. Other adjustments and miscellaneous federal tax adjustments attributed to nonresident individuals who are beneficiaries of trusts (see page 7 of the instructions for Schedule B)

3. Adjusted qualifying amount: Line 1 plus line 2a minus line 2b. Complete the remainder of the worksheet only if line 3 exceeds $1,000

4. Tax rate

5. Tax (to form IT 1140, page 1, line 1, column (I)). Please round tax to the nearest dollar
**Note #1:** Instructions for page 1, Schedule A, line 3. If this pass-through entity or trust has invested in a partnership or limited liability company that also filed Ohio form IT 1140, this pass-through entity or trust is not entitled to any payment or credit for this pass-through entity’s or this trust’s proportionate share of tax paid by that investee partnership or investee limited liability company. Furthermore, this pass-through entity or trust cannot claim such payment as an estimated payment for this pass-through entity’s or trust’s taxable year. However, the pass-through entity or trust can “pass through” (via the K-1s it will issue) to its qualifying investors or to its qualifying beneficiaries the pass-through entity’s or trust’s proportionate share of such tax payment that the investee partnership or investee limited liability company paid on behalf of this pass-through entity or trust.

**Note #2:** Instructions for page 2, line 4. “Related member” is defined in Ohio Revised Code section (R.C.) 5733.042(A)(6) but is modified by R.C. section 5733.40(P). For purposes of the line 4 adjustment, a related member is any business entity or person directly or indirectly related to the taxpayer if the direct and indirect ownership interests equals or exceeds 40% of all ownership interests.

**Note #3:** Instructions for page 2, line 10, column (B). For those qualifying corporate investors that are not listed below, compute the tax at the rate of 5.1% for the taxable year beginning in year 2006 and 3.4% for the taxable year beginning in 2007. For those qualifying corporate investors that are listed below and for qualifying investors that are estates, trusts and pass-through entities, compute the tax at the rate of 8.5%. See R.C. 5733.41.

- Financial holding companies as defined in the federal “Bank Holding Company Act.”
- Bank holding companies as defined in the federal “Bank Holding Company Act.”
- Savings and loan holding companies as defined in the federal “Home Owners Loan Act” that are engaging only in activities permissible under 12 United States Code (U.S.C.) 1843(k).
- Persons, other than persons held pursuant to merchant banking authority under 12 U.S.C. 1843(k)(4)(H) or 12 U.S.C. 1843(k)(4)(I), directly or indirectly “owned” by one or more financial institutions, financial holding companies, bank holding companies, or savings and loan holding companies, but only if those persons are engaged in activities permissible for a financial holding company under 12 U.S.C. 1843(k).
- Persons directly or indirectly “owned” by one or more insurance companies, but only if those persons are authorized to do the business of insurance in this state.
- Persons that solely facilitate or service one or more “securitizations” or similar transactions for financial institutions, financial holding companies, bank holding companies, savings and loan holding companies, insurance companies, or persons directly or indirectly “owned” by such businesses.

Definition of “owned” for this purpose: a person “owns” another entity if the person . . .

- owns at least 50% of the entity’s voting stock (corporations),
- owns at least 50% of the entity’s membership interests (LLCs), or
- has a beneficial interest in the entity’s profits, surpluses, losses or distributions (partnerships, trusts or other business interests).

Definition of “securitization” for this purpose: Transferring one or more assets to one or more persons and then issuing securities backed by the right to receive payment from the asset or assets so transferred.

If you use multiple rates for column (B), please attach a schedule reflecting the computation of tax for each investor.

**Note #4:** Instructions for page 2, line 11, column (B). Enter the sum of (i) the tax for qualifying corporate investors subject to the 5.1% or 3.4% rate and (ii) the tax for qualifying investors subject to the 8.5% rate.