

**BUREAU OF
TAXATION**



STATE OF MAINE

State Office Building, Augusta, Maine 04330-0224

Instructions For Maine Corporate Income Tax Return

(Including Banking Corporation and
Loan Association Franchise Tax Return)

For Tax Years Ending In
1983

FORM 1120 - ME.

NOTE:

Corporations with fiscal years ending in 1983 would ordinarily use the 1982 Form 1120-ME when filing. However, recent changes in the law affect all tax years ending in 1983. In order to reflect these changes and to properly report your tax, it is necessary to file your 1983 year end return on a 1983 form. An automatic extension of time for filing 1983 year end returns is granted to fiscal year filers. **The extension for non-calendar year 1983 returns is March 1, 1984.**

IN ALL CORRESPONDENCE PLEASE REFER TO YOUR EMPLOYER FEDERAL IDENTIFICATION NUMBER.

PART I — GENERAL INSTRUCTIONS

1. CORPORATIONS SUBJECT TO INCOME TAX: Every entity subject to Federal Income Tax as a corporation and doing business within the State of Maine must file Form 1120-ME. and pay its applicable Maine Corporate Income Tax, **except corporations having an election under Subchapter "S" of the Internal Revenue Code (small business corporations), insurance companies subject to tax under Sections 2511 to 2522, Title 36, M.R.S.A. (Insurance Premiums Tax and Fire Investigation and Prevention Tax) and corporate small business investment companies, licensed under the United States Small Business Investment Act of 1958, as amended, and commercially domiciled in Maine and doing business primarily in Maine.**

2. BANKING INSTITUTIONS SUBJECT TO FRANCHISE TAX MEASURED BY INCOME: Every corporation which is a bank, savings bank, savings institution, trust company and every savings and loan association, or loan and building association, that is doing business in this State, must file Form 1120-ME. and pay a Maine Franchise Tax, or Maine Income Tax, whichever is greater.

3. DATE FOR FILING RETURN: Corporations reporting for the calendar year 1983 should file, with payment, on or before March 15, 1984. Fiscal year taxpayers should file, with payment, on or before the 15th day of the third month, following the close of their taxable year.

4. EXTENSIONS FOR FILING: The State Tax Assessor may grant a reasonable extension of time for filing a return, for just cause, providing a deposit of not less than 100% of the estimated tax is made on or before the original due date. Negligence penalties may be added for insufficient deposits. The Extension Voucher provided on Form 1120ES-ME should be used when requesting extensions that require an additional deposit. If the estimated tax has been paid in full, it is not necessary to file a request for extension. In this case, attach a copy of the Federal Form 7004 and/or 7005 to the Maine Corporate Income Tax return when filed.

NOTE: An automatic extension of time for filing 1983 year end returns will be granted to fiscal year filers delayed beyond their prescribed filing date. The extended date for non-calendar year 1983 returns is March 1, 1984.

5. PAYMENT OF CORPORATE INCOME OR FRANCHISE TAX: All taxable corporations are required to make a declaration of estimated tax if its Maine taxable income can reasonably be expected to exceed \$800 for that taxable year. As far as practical, forms will be mailed directly to taxpayers. However, if you do not receive forms through the mail, they are available upon request from the Bureau of Taxation, Income Tax Section, State Office Building, Augusta, Maine 04333.

6. INTEREST: Interest at the prevailing rate will be added to any balance of tax due from the original due date to the date of payment, and should be included with any payments. However, no interest will be assessed on 1983 returns for tax liability which exceeds the 1982 tax year liability if the 1983 tax is paid when due, or in the case of fiscal year filers no later than March 1, 1984.

7. PENALTIES: Penalties may be applied to any tax due at the time of filing, if the payment deposited with the Extension Voucher and estimated tax payments (Form 1120-ES-ME.) are not equal to:

- a. Previous year's Maine Corporate income tax liability, or
- b. at least 80% of the tax found to be due at time of filing of Maine Corporate Income Tax Return.

8. PERIOD COVERED BY RETURN: Your return will cover the same period as Federal Form 1120. This 1983 return form must be used for calendar year 1983 returns as well as fiscal years ending in 1983.

9. ACCOUNTING METHODS: A taxpayer's method of accounting for Maine Income Tax purposes must be the same as his method of accounting for Federal Income Tax purposes.

10. FEDERAL RETURN MUST ACCOMPANY STATE RETURN: In all cases, Maine Corporation Return, Form 1120-ME. must be accompanied by a legible copy of the Corporation's Federal Return, Form 1120, pages 1 through 4, for the same taxable period. You are not required to provide copies of supporting schedules attached to Federal Form 1120 filed with Internal Revenue Service unless specifically requested.

11. FEDERAL AUDIT CHANGES AND AMENDED RETURNS: All taxpayers must report any change or correction by Internal Revenue Service in Federal taxable income within 90 days after final determination of such change or correction.

Any taxpayer filing an amended Federal Income Tax Return must, within 90 days, file an amended Maine Income Tax Return. When filing returns that reflect Federal net operating losses, a copy of the Federal Form 1139 must be attached.

12. CONSOLIDATED RETURNS: Affiliated corporations will be permitted or required to file a consolidated return only if the State Tax Assessor deems such a return necessary to fairly determine net income. Permission to file a consolidated return will not be granted to effect a tax savings.

13. ALLOCATION AND APPORTIONMENT: The State Tax Assessor has issued Rule 801 relating to the determination of business and non-business income. This rule is available upon request.

14. COMBINED REPORTS: Effective for tax years ending in 1983 and thereafter, a taxable corporation which is a member of an affiliated group and which operates in a unitary fashion must file a combined return based upon Federal Taxable Income. Additionally, any open periods may be amended to reflect combined reporting, either by the taxpayer or by the Bureau upon audit. Corporations which may be part of an affiliated unitary group but are not required to file a Federal income tax return are to be excluded from combined filing.

Maine law defines affiliated group to mean a group of two or more corporations in which more than 50% of the voting stock of each member corporation is directly or indirectly owned by a common owner or owners, either corporate or non-corporate, or by one or more of the member corporations. Unitary is defined as a business activity which is characterized by unity of ownership, functional integration, centralization of management and economies of scale.

Thus, any corporation which is part of an affiliated unitary group would be required to file a combined report. Schedule CB will be provided to those corporations required to file on a combined basis and is available upon request from the Bureau of Taxation, Income Tax Section, State Office Building, Augusta, Maine 04333 or you may call 207-289-3695.

PART II — SPECIFIC INSTRUCTIONS FOR FORM 1120-ME., PAGE 1

Line 1. FEDERAL TAXABLE INCOME: Enter Federal taxable income from line 30, Federal Form 1120. Those corporations who are members of an affiliated unitary group see further instructions under "Combined Reports" above.

Line 2a. INTEREST ON U.S. OBLIGATIONS: Enter here interest on U.S. Bonds, U.S. Treasury Notes, or other obligations of the U.S., which by law are exempt from State taxes, but taxable by the Federal Government. (Line 2a should not be completed by banking institutions subject to Maine Franchise Tax.)

Line 2b. FOREIGN DIVIDEND GROSS-UP: See Internal Revenue Code, Section 78. (Line 2b should not be completed by banking institutions subject to Maine Franchise Tax.)

Line 2c. FEDERAL NEW JOBS CREDIT ADJUSTMENT: Effective January, 1977, an adjustment equal to the taxpayer's Federal New Jobs Credit will be permitted. This should be accomplished by showing here the amount of the required reduction of salaries and wages on your Federal return, due to the New Jobs Credit. A copy of Federal Form 5884, "New Jobs Credit," must also be attached.

Line 2d. RECOVERY OF DEPRECIATION ADDBACK: If you elected to add back 18% of your depreciation on your 1982 Maine Corporate return you may recover one-third of that adjustment on your 1983 return. Enter the appropriate amount on this line.

Line 4a. INCOME TAXES IMPOSED BY MAINE OR ANY OTHER STATE: The Maine Income Tax Law does not permit a deduction for income taxes imposed by Maine or any other state. Therefore, income taxes taken as a deduction on Federal Form 1120 must be added back to arrive at Maine taxable income. (Line 4a should not be completed by banking institutions subject to Maine Franchise Tax.)

Line 4b. UNRELATED EXPENSES: If the corporation(s) included on this return is (are) part of a group but filing separately for Maine, then any expenses incurred by this corporation(s), on behalf of subsidiaries or other members of a group who are not included on this return, must be added back. If these expenses are not readily identifiable, or specifically assignable to a particular entity or entities, a reasonable apportionment formula may be employed. Supporting schedules detailing this adjustment should be attached.

Line 4c. DEPRECIATION ADJUSTMENT: See instructions for Schedule C on page 4.

Line 6. MAINE TAXABLE INCOME: Corporations having income solely from business activity within this State should enter here the same amount as on Line 5. Corporations having income

from within and without the State should allocate and apportion income on Schedule A and enter on this line the amount shown on Line 14, Schedule A.

Line 7a. MAINE CORPORATION INCOME TAX: For tax years ending prior to Dec. 31, 1983, the Maine Corporate Tax Rate is 4.95% of the Maine Taxable Income listed on line 6 plus 1.98% of the excess over \$25,000 of the Maine Taxable Income. For tax years beginning on or after January 1, 1983 the Maine Corporate Tax Rate is as follows:

<i>If the Maine Taxable income is:</i>		<i>The Tax is:</i>	
Not over \$25,000		3.5% of Maine Taxable Income	
	<i>But not over</i>	<i>of excess over:</i>	
\$ 25,000	\$ 75,000.....	\$ 875 plus 7.93%	\$ 25,000
75,000	\$ 250,000.....	4,840 plus 8.33%	75,000
250,000	or more.....	19,417 plus 8.93%	250,000

Line 7b. MINIMUM TAX: Enter here the amount shown on page 2, Line 19.

Lines 8a, b, c. CREDITS: These lines are for the use of taxpayers who have made estimated tax payments and/or deposit when requesting an extension of time for filing, as well as those taxpayers filing amended returns and claiming credit for tax paid with original return.

Line 8d. INVESTMENT IN MAINE CAPITAL CORPORATION: Enter here the lesser of: 10% of your qualified investment in the Maine Capital Corporation or 50% of Line 7c. The amount of the credit which exceeds this annual limitation may be carried forward to each of the four succeeding tax years, each subject to the annual limitation. The total credit allowed is 50% of the qualified investment.

8e. TOTAL CREDITS: Add Lines 8a, 8b, 8c, and 8d to arrive at total credits allowable.

9. BALANCE DUE: If this amount is less than one dollar (\$1.00) no payment need be made. Otherwise, make check or money order payable to the Treasurer of State and mail with your return to Bureau of Taxation, Income Tax Section, State Office Building, Augusta, Maine 04330-0224.

Line 11a. AMOUNT OF LINE 10 YOU WISH CREDITED: Use this block only if you elect to have all or a portion of the overpayment on Line 10 credited to your next year's estimated Maine corporate income tax.

11b. AMOUNT TO BE REFUNDED: Enter here the difference between Line 10 and 11 (a). The amount shown on this line if \$1.00 or greater will automatically be refunded.

PART III — FORM 1120-ME. — PAGE 2, SCHEDULE A

GENERAL INSTRUCTIONS: Schedule A is provided for corporations engaged in inter-state business. A corporation whose income was derived solely from a trade, business or activity conducted entirely within Maine during the taxable year should not complete Schedule A. Maine employs a three-factor formula to determine the percentage of corporate business income which is apportioned to, and taxed by, Maine. This percentage is derived by a fraction, the numerator of which is the property factor plus the payroll factor plus the sales factor, and the denominator of which is 3, or the number of factors used in Column 2, whichever is less. If the allocation and apportionment provisions do not fairly represent the extent of the taxpayer's business activity in this State, the taxpayers may petition for, or the Tax Assessor may require, in respect to all or any part of the taxpayer's business activity, if reasonable:

- (a) Separate accounting.
- (b) The exclusion of any one or more of the factors.
- (c) The inclusion of one or more additional factors which will

fairly represent the taxpayer's business activity in this State.

(d) The employment of any other method to effectuate an equitable allocation and apportionment of the taxpayer's income.

"Tax period," referred to in instructions for Lines 2, 4 and 6 means the period represented by adjusted Federal taxable income on Line 5, page 1.

"Sales" means all gross receipts not allocated.

Those corporations who are members of an affiliated unitary group see further instructions on Schedule CB which is available upon request.

Line 2. SALES FACTOR: The sales factor is a fraction, the numerator of which is the total sales of the taxpayer in the State during the tax period, and the denominator of which is the total sales of the taxpayer everywhere during the tax period. For the definition of "sales" for Maine Corporate income tax purposes, please refer to Rule 801.

Sales of tangible personal property are in this State, (1) if the property is delivered or shipped to a purchaser, other than the United States Government, within this State, regardless of the F.O.B. point or other conditions of the sale; or (2) the property is shipped from an office, store, warehouse, factory or other place of storage in this State and the purchaser is the United States Government or the taxpayer is not taxable in the State of the purchaser.

Sales, other than sales of tangible personal property, are in this State, if (1) the income producing activity is performed in this State; or (2) the income producing activity is performed both in and outside this State and a greater proportion of the income producing activity is performed in this State than in any other state, based on costs of performance.

Line 4. PAYROLL FACTOR: The payroll factor is a fraction, the numerator of which is the total amount paid in this State during the tax period by the taxpayer for compensation, and the denominator of which is the total compensation paid everywhere during the tax period. "Compensation" means wages, salaries, commissions and any other form of remuneration paid to employees for personal services. Compensation is paid in this State, (1) if the individual's service is performed entirely within this State; or (2) the individual's service is performed both within and without the State, but the service performed without the State is incidental to the individual's service within the State; or (3) some of the service is performed in the State and the base of operators or, if there is no base of operations, the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is in the State.

Line 6. PROPERTY FACTOR: The property factor is a fraction, the numerator of which is the average value of the taxpayer's real and tangible personal property owned or rented and used in this State during the tax period and the denominator of which is the average value of all the taxpayer's real and tangible personal property owned or rented and used during the tax period.

Property owned by the taxpayer is valued at original cost. Property rented by the taxpayer is valued at 8 times the net annual rental rate. Net annual rental rate is the annual rental rate paid by the taxpayer less any annual rate received by the taxpayer from subrentals. The average value of property shall be determined by averaging the values at the beginning and ending of the tax period but the tax assessor may require the averaging of monthly values during the tax period if reasonably required to reflect properly the average value of the taxpayer's property.

Line 8. Apportionment factor or percentage, carried out to 4 decimal places, to be applied to business income on Line 11. If number of factors used in column 2 is less than 3, divide Line 8 by number used.

Line 9. Enter adjusted Federal taxable income from page 1, Line 5 of the 1120-ME.

Line 10. Enter on Line 10 all nonbusiness income allocable to Maine or any other state during the tax period. Do not include interest on United States obligations or Foreign dividend gross-up accounted for on page 1. Non-business Income — Any income, which does not arise from activities in the regular course of trade or business, or which does not arise from property which constitutes an integral part of the taxpayers trade or business, shall be allocated to Maine to the extent it can reasonably be determined to be derived from sources within Maine.

Line 11. Amount on Line 11 represents business income only, as determined by subtracting nonbusiness income (Line 10) from adjusted Federal taxable income. This is the amount on which the percentage on Line 8 should be applied.

Line 12. Enter here the result of multiplying Line 11 by the percentage on Line 8. This is your business income apportioned to Maine.

Line 13. This line pertains to nonbusiness income directly allocated to the State of Maine during the tax period.

Line 14. This figure represents taxable income apportioned and allocated to Maine and should be entered on Line 6, page 1 of Form 1120-ME.

Line 15 & 16. Supporting schedules, listing type and/or source of nonbusiness income and related expenses, must be attached to the Maine return. For specific instructions on allocation, please refer to Chapter 821, Section 5211 of the Maine Income Tax Law and Rule 801, concerning allocation and apportionment of income. A copy of the law, Rule 801, or further information may be obtained from: Bureau of Taxation, Income Tax Section, State Office Building, Augusta, Maine 04333.

SCHEDULE B

Line 17. MINIMUM TAX FOR TAX PREFERENCES: Enter on this line 15% of the minimum tax shown on Federal Form 4626, after adjustment for capital gain tax preferences.

Effective for tax years beginning in 1977 and thereafter, this is imposed on every corporate taxpayer, for each taxable year, a tax equal to 15% of the federal minimum tax which is imposed on the taxpayer for the taxable year by the Internal Revenue Code of 1954, Section 56, as amended.

The capital gain tax preference item in the Internal Revenue Code of 1954, Section 57(a)(9)(B), as amended, shall not be included as an item of tax preference for the purpose of determining the tax liability of a corporation. Those corporations subject to the minimum tax must attach a copy of Federal Form 4626 and a schedule showing the adjustments for capital gain tax preference items (if applicable).

Line 18. APPORTIONMENT FACTOR: Enter on this line the apportionment factor from Line 8 above. The apportionment factor for those corporations operating entirely in Maine will be 100%.

Line 19. Enter here and on page 1, Line 7b, the result of multiplying Line 17 (Minimum Tax as adjusted) by the apportionment factor on Line 18.

SCHEDULE C

Lines 20 thru 24. DEPRECIATION ADJUSTMENT: For taxable years ending in 1983, Federal Taxable Income must be increased by the sum of the following portions of the deductions allowed for that taxable year to the taxpayer under the United States Internal Revenue Code, Section 168:

- (1) 5% of the deductions for 3-year property;
- (2) 15% of the deductions for 5-year property;
- (3) 25% of the deductions for 10-year property; and
- (4) 40% of the deductions for 15-year property.

Unlike 1982, these depreciation adjustments are not subject to recovery in future years. All Maine corporate returns must be accompanied by a copy of the Federal Depreciation Schedule Form 4562-or its equivalent. A depreciation schedule must be attached even though no adjustment is claimed.