41A720RPC (6-12)
Commonwealth of Kentucky
DEPARTMENT OF REVENUE



Taxable Year Ending
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RELATED PARTY COSTS DISCLOSURE STATEMENT

> See instructions.

Name of Entity

Attach to Form 720, 720S, 765 or 765-GP.

Section B — Total Related Party Cost Add Back After Exceptions

1. Total: Part I, Section D, line 1 less Part II, Section A, line 7. Enter here and on Form 720, Part III, line 6; Forms 720S, Part I, line 4; Form 765, Part I, line 4; or

Form 765-GP, Page 1, line 4

KRS 141.205 and 103 KAR 16:230

Kentucky Corporation/LLET

		Account No	umber (if applicable)	
-				
Schedule RPC, Related Party Costs Disclosure Statement, intangible interest expense or management fees to a relate		at paid, accrued or incu	urred intangible expenses	,
To be entitled to an exception from the add back of expensand attach this schedule to the applicable Kentucky tax ret			taxpayer must complete	
Failure to complete Schedule RPC and attach al	supporting documentation will r	esult in disallowance o	of the exception(s).	
PART I – REQUIRED ADD BACK All intangible expenses, intangible interest expenses and m back to income unless one or more of the statutory except		rued or incurred to a rel	ated member must be add	ded
Section A — Intangible Expenses				
1. Total intangible expenses paid to a related in	nember: Do not include an	y interest		
expense or costs related to intangible intere	st expense		1	00
Section B — Intangible Interest Expenses				
1. Total intangible interest expenses paid to a	related member		1	00
Section C — Management Fees				
1. Total management fees paid to a related me	ember		1	00
0 (
Section D — Total Required Add Back	Seation C. Line 1. Forton house		1	00
1. Add Section A, line 1, Section B, line 1 and S	section C, line 1. Enter here		1	00
PART II – EXCEPTIONS TO ADD BACK				
Section A — Exceptions to Expenses				
1. Enter amount from Part III, Section A, line 6			1	00
2. Enter amount from Part III, Section B, line 5.			2	00
3. Enter amount from Part III, Section C, line 5.			3	00
4. Enter amount from Part III, Section D, line 1			4	00
5. Enter amount from Part III, Section E, line 1.			5	00
6. Enter amount from Part III, Section F, line 1.			6	00
7. Total Exceptions: Add lines 1 through 6 and	7	00		

Federal Identification Number



PART III – DETAIL OF EXCEPTIONS TO ADD BACK					
Section A — Exception for intangible expended members that are included in the					
taxable year.	Federa	al Identification	Kentucky Corp./LI	ET Amount	
Name of Related Member		Number	Account Number		
1.				00	
2.				00	
3.				00	
4.				00	
5.				00	
6. Total of lines 1 through 5. Enter here	and on PART II, Sec	tion A, line 1		00	
Section B — Exception for intangible exp	penses and intangil	ole interest expe	nses paid to rel	ated members who are	
subject to tax in another state.	onooo ana maangi.	or microst expe	11000 para to 101		
A. Was any intangible expense or intang	ible interest expens	se paid, accrued	or incurred		
to a recipient where the expense or pa					
	state of commercial domicile, a net income tax, or a franchise tax measured by, in				
whole or in part, net income?			☐ Yes ☐ No		
B. Is the recipient engaged in substantial					
acquisition, use, licensing, manageme					
disposition of intangible property, or i					
evidenced by the maintenance of perr			nployees		
dedicated to the maintenance and protection of intangible property?			-	☐ Yes ☐ No	
	C. Is the transaction giving rise to the intangible expenses or intangible interest expense				
between the taxpayer and the recipient made at a commercially reasonable rate and at					
terms comparable to an arm's length				☐ Yes ☐ No	
If the answers to Questions A, B and C abo					
documentation that support this exception					
information will result in a denial of the	exception . If any o	of the answers a	re "No," the ta	xpayer does not qualify	
for this exception.					
Name of Related	Federal Identification	State of Commercia	Name of	Amount	
Member	Number	Domicile	Tax	Deducted	
1.				00	
2.				00	
3.				00	
4.				00	
5. Total of lines 1 through 4. Enter here	and on PART II, Sec	tion A, line 2		00	



		sive income tax tre	aty(ies).	
A. Was any intangible expense or intangible interest expense paid, accrued or incurred to a related member in a foreign nation which has in force a comprehensive income				
tax treaty with the United States?			☐ Yes [□ No
B. Is the recipient engaged in substantial business ac		-		
acquisition, use, licensing, management, ownersh				
disposition of intangible property, or in the financing of related members, as				
evidenced by the maintenance of permanent office space and full-time employees			□ Yes [□ No
dedicated to the maintenance and protection of intangible property? C. Is the transaction giving rise to the intangible expenses or intangible interest expense			□ 165 1	
between the taxpayer and the recipient made at a commercially reasonable rate and at				
terms comparable to an arm's length transaction?				□ No
If the answer to Questions A, B and C above are all "Ye	es " attach a conv of	the pertinent parts		
documentation that support this exception and compinformation will result in a denial of the exception. If or this exception.	olete the following s	chedule. Failure to	provide the re	equested
	Name of Foreign	Description of	Amo	ount
Name of Related Member	Nation	Treaty	Dedu	ıcted
1.				00
2.				00
3.				00
4. 5. Total of lines 1 through 4. Enter here and on PART				00
Section D — Exception for intangible expenses and inta	angible interest expe	neae where the reci		
in transactions with one (1) or more unrelated partie				
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition intangible expense or intangible interest expense)	s on terms identical s with one (1) or mo nsaction (giving rise	to that of the subject of the subjec		n.
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject trans	s on terms identical s with one (1) or monsaction (giving rise? f the agreements be line 1 below. Failure	re unrelated to the subject to the stween the taxpayer to attach the agree	Prantage Pr	n. □ No pient and
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition intangible expense or intangible interest expense). If the answer to Question A is "Yes," attach copies of the recipient and the unrelated party, and complete I	s on terms identical s with one (1) or monsaction (giving rise? f the agreements be line 1 below. Failure cpayer does not qua	re unrelated to the subject to the stween the taxpayer to attach the agree	Prantage Pr	n. □ No pient and
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition intangible expense or intangible interest expense). If the answer to Question A is "Yes," attach copies of the recipient and the unrelated party, and complete I denial of the exception. If the answer is "No," the tax	s on terms identical s with one (1) or monsaction (giving rise? f the agreements be line 1 below. Failure cpayer does not qua	re unrelated to the subject to the stween the taxpayer to attach the agree	Prantage Pr	n. □ No pient and esult in a
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition interest expense or intangible interest expense). If the answer to Question A is "Yes," attach copies of the recipient and the unrelated party, and complete I denial of the exception. If the answer is "No," the tax 1. Exception amount. Enter here and on PART II, Sec	s on terms identical s with one (1) or monsaction (giving rise? f the agreements beline 1 below. Failure apayer does not qua stion A, line 4	re unrelated to the subject to the stween the taxpayer to attach the agreelify for this exception of the subject to attach the agreelify for this exception of the subject to attach the agreelify for this exception of the subject to attach the agreelify for this exception of the subject to t	Prantage Pr	n. □ No pient and esult in a
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition intangible expense or intangible interest expense) If the answer to Question A is "Yes," attach copies of the recipient and the unrelated party, and complete I denial of the exception. If the answer is "No," the tax 1. Exception amount. Enter here and on PART II, Section E — Exception for management fees that are	s on terms identical s with one (1) or mo nsaction (giving rise? f the agreements be line 1 below. Failure cpayer does not qua etion A, line 4 e made at arm's lenge ee expense between	re unrelated to the subject to the stween the taxpayer to attach the agreelify for this exception of the staxpayer the taxpayer to the taxpayer the taxpayer	Prantage Pr	n. □ No pient and esult in a
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition intangible expense or intangible interest expense). If the answer to Question A is "Yes," attach copies of the recipient and the unrelated party, and complete I denial of the exception. If the answer is "No," the tax 1. Exception amount. Enter here and on PART II, Sec Section E — Exception for management fees that are and the recipient made at a commercially reasonal	s on terms identical s with one (1) or mo nsaction (giving rise? f the agreements be line 1 below. Failure cpayer does not qua etion A, line 4 e made at arm's lenge ee expense between	re unrelated to the subject to the stween the taxpayer to attach the agreelify for this exception of the staxpayer the taxpayer to the taxpayer the taxpayer	□ Yes	n. □ No pient and esult in a □ 00
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition intangible expense or intangible interest expense) If the answer to Question A is "Yes," attach copies of the recipient and the unrelated party, and complete I denial of the exception. If the answer is "No," the tax 1. Exception amount. Enter here and on PART II, Section E — Exception for management fees that are	s on terms identical s with one (1) or mo nsaction (giving rise? f the agreements be line 1 below. Failure cpayer does not qua etion A, line 4 e made at arm's lenge ee expense between	re unrelated to the subject to the stween the taxpayer to attach the agreelify for this exception of the staxpayer the taxpayer to the taxpayer the taxpayer	□ Yes	n. □ No pient and esult in a
A. Has the recipient regularly engaged in transactions parties on terms identical to that of the subject transition intangible expense or intangible interest expense). If the answer to Question A is "Yes," attach copies of the recipient and the unrelated party, and complete I denial of the exception. If the answer is "No," the tax 1. Exception amount. Enter here and on PART II, Sec Section E — Exception for management fees that are and the recipient made at a commercially reasonal	s on terms identical s with one (1) or mo nsaction (giving rise? If the agreements be line 1 below. Failure spayer does not qua stion A, line 4 The made at arm's lengue ee expense between ble rate and at terms of the pertinent part w. Failure to provide	re unrelated to the subject to the stween the taxpayer to attach the agreelify for this exception of the taxpayer is comparable as of the contract of the requested info	□ Yes □ Tes	n. □ No pient and esult in a □ 00 □ No pnentation



Section F — Exception for intangible expenses, intangible interest expenses and management fees where the taxpayer and department have agreed in writing to the application or use of an alternative method of apportionment under KRS 141.120(9).				
A. Is there a written agreement between the taxpayer and the Department which provides for use of an alternative method of apportionment under KRS 141.120(9)?	□ Yes □ No			
If the answer to Question A is "Yes," attach a copy of the written agreement and complete line 1 below. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible for this exception.				
1 Exception amount Enter here and on PART II Section A line 6	00			

INSTRUCTIONS FOR RELATED PARTY COSTS

KRS 141.205(1)(I) states that "related party costs" means intangible expense, intangible interest expense, management fees and any costs or expenses associated with other related party transactions.

KRS 141.205(1)(h) states that "recipient" means a related member or foreign corporation to whom the item of income that corresponds to the intangible interest expense, the intangible expense, or the management fees, is paid.

KRS 141.205(1)(b) states that "intangible expenses" includes the following only to the extent that the amounts are allowed as deductions or costs in determining taxable net income before the application of any net operating loss deduction provided under Chapter 1 of the Internal Revenue Code: (i) Expenses, losses, and costs for, related to, or in connection directly or indirectly with the direct or indirect acquisition, use, maintenance, management, ownership, sale, exchange, or any other disposition of intangible property; (ii) Losses, related to, or incurred in connection directly or indirectly with, factoring transactions or discounting transactions; (iii) Royalty, patent, technical, and copyright fees; (iv) Licensing fees; and (v) Other similar expenses and costs.

KRS 141.205(1)(c) states that "intangible interest expense" means only those amounts which are directly or indirectly allowed as deduction under Section 163 of the Internal Revenue Code for purposes of determining taxable income under that code, to the extent that the amounts are directly or indirectly for, related to, or connected to the direct or indirect acquisition, use, maintenance, management, ownership, sale, exchange, or any other disposition of intangible property.

KRS 141.205(1)(d) states that "management fees" includes but is not limited to expenses and costs paid for services pertaining to accounts receivable and payable, employee benefit plans, insurance, legal, payroll, data processing, purchasing, tax, financial and securities, accounting, reporting and compliance or similar services, only to the extent that the amounts are allowed as a deduction or cost in determining taxable net income before the application of net operating loss deduction for the taxable year provided under Chapter 1 of the Internal Revenue Code.

PART I-REQUIRED ADD BACK

Section A-Intangible Expenses

Line 1—Enter the total of all intangible expenses paid to a related member. Do not include any interest expense or costs related to intangible interest expense.

Section B-Intangible Interest Expenses

Line 1—Enter the total of all intangible interest expenses paid to a related member.

Section C-Management Fees

Line 1—Enter the total of all management fees paid to a related member.

Section D—Total Required Add Back

Line 1—Enter the total of Section A, Line 1, Section B, Line 1 and Section C, Line 1.

PART II-EXCEPTIONS TO ADD BACK

Section A-Exceptions to Expenses

Line 1—Enter the amount from Part III, Section A, Line 6.

Line 2—Enter the amount from Part III, Section B, Line 5.

Line 3—Enter the amount from Part III, Section C, Line 5.

Line 4—Enter the amount from Part III, Section D, Line 1.

 $\label{line 5-Enter} \textbf{Line 5-} \textbf{Enter the amount from Part III, Section E, Line 1.}$

Line 6—Enter the amount from Part III, Section F, Line 1.

Line 7—Enter the total of Lines 1 through 6.

Section B-Total Related Party Cost Add Back After Exceptions

Line 1—Enter the amount from Part I, Section D, Line 1 less the amount on Part II, Section A, Line 7. Also, enter the amount on Form 720, Part III, Line 6; Form 720S, Part I, Line 4; Form 765, Part I, Line 4; or Form 765-GP, Page 1, Line 4.

PART III—DETAIL OF EXCEPTIONS TO ADD BACK

Section A—Exception for intangible expenses, intangible interest expenses and management fees paid to related members that are included in the same consolidated Kentucky corporation income tax return for this taxable year.

Lines 1 to 5—For each related member include the name, Federal Identification Number, Kentucky Corporation/LLET Account Number and the amount deducted by the taxpayer. If there are more than five related members, attach a statement with the information for each member and enter the total on Line 1.

Line 6—Enter the total of Lines 1 through 5. Also enter the total on Part II, Section A, Line 1.

Section B—Exception for intangible expenses and intangible interest expenses paid to related members who are subject to tax in another state.

Questions A to C—Answer the questions A through C. If the answers are all Yes, attach a copy of the pertinent parts of the contract or other documentation that support this exception, and complete Lines 1 through 5.

Lines 1 to 4—For each related member include the name, Federal Identification Number, state of commercial domicile, name of tax and the amount deducted by the taxpayer. If there are more than four related members, attach a statement with the information for each member and enter the total on Line 1.

Line 5—Enter the total of Lines 1 through 4. Also enter the total on Part II, Section A, Line 2.

Section C—Exception for intangible expenses and intangible interest expenses paid to related members located in a country or countries with which the United States has a comprehensive income tax treaty(ies).

Questions A to C—Answer the questions A through C. If the answers are all Yes, attach a copy of the pertinent parts of the contract or other documentation that support this exception, and complete Lines 1 through 5.

Lines 1 to 4—For each related member include the name, name of foreign nation, description of treaty and the amount deducted by the taxpayer. If there are more than four related members, attach a statement with the information for each member and enter the total on Line 1.

Line 5—Enter the total of Lines 1 through 4. Also enter the total on Part II, Section A, Line 3.

Section D—Exceptionforintangible expenses and intangible interest expenses where the recipient regularly engages in transactions with one (1) or more unrelated parties on terms identical to that of the subject transaction.

Question A—Answer question A. If the answer is Yes, attach copies of the agreements between the taxpayer and the recipient and the recipient and the unrelated party, and complete Line 1.

Line 1—Enter the total amount deducted by the taxpayer for intangible expenses and intangible interest expenses paid to related parties that are based on terms identical to that of unrelated parties. Also enter the total on Part II, Section A, Line 4.

Section E—Exception for management fees that are made at arm's length.

Question A—Answer question A. If the answer is Yes, attach a copy of the pertinent parts of the contract or other documentation that support this exception, and complete Line 1.

Line 1—Enter the total amount deducted by the taxpayer for management fees paid to related parties that were made at terms comparable to an arm's length transaction. Also enter the total on Part II, Section A, Line 5.

Section F—Exception for intangible expenses, intangible interest expenses and management fees where the taxpayer and department have agreed in writing to the application or use of an alternative method of apportionment under KRS 141.120(9).

Question A—Answer question A. If the answer is Yes, attach a copy of the written agreement between the taxpayer and the department, and complete Line 1.

Line 1—Enter the total amount deducted by the taxpayer for intangible expenses, intangible interest expenses and management fees where the taxpayer and department have agreed in writing to the application or use of an alternative method of apportionment under KRS 141.120(9). Also enter the total on Part II, Section A, Line 6.