## 2014 MICHIGAN Schedule of Corporate Income Tax Liability for a Michigan Business Tax Filer

Issued under authority of Public Act 36 of 2007 and PA 39 of 2011.

Taxpayer Name (print or type) Federal Employer Iden		ederal Employer Identification Number (FEIN)	fication Number (FEIN)	
	T 1: APPORTIONMENT CALCULATION	. [		
1.	Michigan sales of the taxpayer. (If no Michigan sales, enter zero)		00	
2.	Total sales of the taxpayer		00	
3.	Apportionment percentage. Divide line 1 by line 2	3	%	
PAR	Γ 2: BUSINESS INCOME TAX			
4.	Federal taxable income from U.S. Form 1120 (Includes ag activities. Non-C Corporation	ns, see instructions.) 4.	00	
5.			00	
6.	Miscellaneous (see instructions)	6.	00	
7.	Adjustments due to decoupling of Michigan depreciation from IRC § 168(k).  If adjustment is negative, enter as a negative:  a. Net bonus depreciation adjustment	00		
	c. Add lines 7a and 7b. If negative, enter as a negative	7c.	00	
8.	Add lines 4, 5, 6 and 7c. If negative, enter as a negative	8.	00	
9.				
10.			00	
Addit	ions to Business Income Interest income and dividends derived from obligations or securities of states other than	n Michigan 11.	00	
12.	Taxes on or measured by net income		00	
13.	Any carryback or carryover of a federal net operating loss (enter as a positive number).		00	
14.	Royalty, interest, and other expenses paid to a related person that is not a UBG member		00	
15.	Miscellaneous (see instructions)		00	
16.	Total Additions to Income. Add lines 11 through 15		00	
17.	Corporate Income Tax Base After Additions. Add lines 10 and 16. If negative, ente		00	
Cubt	ractions from Business Income			
	ractions from Business Income	40		
18.	Income from non-unitary FTEs (Enter loss as a negative)		00	
19.	Dividends and royalties received from persons other than U.S. persons and foreign op		00	
20.	Interest income derived from United States obligations		00	
21.	,		00	
22.	Total Subtractions from Income. Add lines 18 through 21	22.	<u> 00</u>	
23.	Corporate Income Tax Base. Subtract line 22 from line 17. If negative, enter as a ne	egative	00	
24.			00	
25.			00	
26.	Add line 24 and line 25. If negative, enter zero		00	
27.	Corporate Income Tax Before Credit. Multiply line 26 by 6% (0.06). If apportioned or receipts are less than \$350,000, enter zero	<u> </u>	00	

4946, Page 2 Taxpayer FEIN			
PART	3: TOTAL CORPORATE INCOME TAX		
28.	Small Business Alternative Credit (see instructions)	28.	00
29.	Tax Liability after the Small Business Alternative Credit. Subtract line 28 from line 27	29.	00
PART	4: CERTIFICATED AND RECAPTURED CREDITS		
30.	Certificated Nonrefundable Credits from Form 4947, line 11	30.	00
31.	Subtract line 30 from line 29. If less than zero, enter zero	31.	00
32.	Recapture of Certain Business Tax Credits for CIT from Form 4947, line 28		00
33.	Total Tax Liability. Add line 31 and line 32	33.	00
34.	Certificated Refundable Credits from Form 4947, line 39	34.	00
35.	Subtract line 34 from line 33. If negative, enter as a negative number	35.	00
PART	5: MBT CALCULATION TO COMPARE AGAINST CIT		
36.	Total MBT Liability after Recapture from Form 4567, line 57	36.	00

37.

38.

39.

00

00

00

### **EXAMPLES**

Refundable Credits from Form 4574, line 23.....

MBT Liability after Refundable Credits. Subtract line 37 from line 36. If less than zero, enter as a negative

1. If both lines 38 and 35 are tax due:

Example A: Line 38 = \$100; line 35 = \$300; enter 200 on line 39

37.

- Example B: Line 38 = \$300; line 35 = \$100; enter 0 on line 39
- 2. If both lines 38 and 39 are overpayments

  Example C: Line 38 = (\$700); line 35 = (\$400); enter 300 on line 39

  Example D: Line 38 = (\$400); line 35 = (\$700); enter 0 on line 39
- 3. Of lines 38 and 39, if one is tax due and one is an overpayment Example E: Line 38 = (\$500); line 35 = \$200; enter 700 on line 39 Example F: Line 38 = \$200; line 35 = (\$500); enter 0 on line 39

### **Instructions for Form 4946**

### Schedule of Corporate Income Tax Liability for a Michigan Business Tax Filer

### **Purpose**

To calculate the Corporate Income Tax (CIT) liability for standard taxpayers filing a Michigan Business Tax (MBT) return.

A taxpayer calculates the business income and modified gross receipts tax bases of the MBT and applies all credits, including certificated credits, deductions, and exemptions available under the MBT. Then, a taxpayer calculates the business income tax base under the CIT, applies all credits and deductions available under the CIT and the amount of certificated credit allowed from the MBT. The amount of certificated credit allowed from the MBT is the amount of nonrefundable credit needed to offset MBT liability plus the entire amount of a refundable credit. If the result of both steps of the calculation is a negative number, the taxpayer will receive a refund of the lower negative; but a nonrefundable credit cannot be used to reduce liability below zero. A taxpayer must pay the higher liability or take the lower refund.

### **Line-by-Line Instructions**

Lines not listed are explained on the form.

**Public Law 86-272 Protection:** If business activity is protected under Public Law (PL) 86-272, leave lines 4 through 29 blank. For more information, please see the instructions to Part 2 of Form 4567.

**Name and Account Number:** Enter the name and Federal Employer Identification Number (FEIN) as they appear on the corresponding copy of the *Michigan Business Tax Annual Return* (Form 4567).

<u>UBGs:</u> Complete one Form 4946 for the group, with all numbers entered reflecting the total amount for all members in the group.

**Recent statutory change:** Under PA 233 of 2013, if this taxpayer has a non-unitary ownership interest in a flow-through entity (FTE) that has a valid election to continue filing MBT, distributive share items allocated to this taxpayer by that FTE should not be included in the amounts entered on lines 4 through 29.

### **Part 1: Apportionment Calculation**

For a Michigan-based taxpayer, all sales are Michigan sales unless the taxpayer is subject to tax in another state or foreign country. A taxpayer is subject to a tax in another state or foreign country if the taxpayer is subject to a business privilege tax, a net income tax, a franchise tax measured by net income, a franchise tax for the privilege of doing business, a corporate stock tax, or if the state or foreign country has jurisdiction to subject the taxpayer to 1 or more of the above listed taxes. In that state, the taxpayer must be subject to a business privilege tax, a net income tax, a franchise tax measured by net income, a franchise tax for the privilege of doing business, or a corporation stock tax, or that state has jurisdiction to subject the taxpayer to one or more of such taxes regardless of whether the tax is imposed.

The CIT is based only on business activity apportioned to Michigan. A taxpayer that has not established nexus with one other state or a foreign country is subject to the CIT on its entire business activity. Business activity is apportioned to Michigan based on sales.

*Sale* or *Sales* means the amounts received by the taxpayer as consideration from the following:

- The transfer of title to, or possession of, property that is stock in trade or other property of a kind which would properly be included in the inventory of the taxpayer if on hand at the close of the tax period, or property held by the taxpayer primarily for sale to customers in the ordinary course of its trade or business. For intangible property, the amounts received will be limited to any gain received from the disposition of that property.
- Performance of services which constitute business activities.
- The rental, leasing, licensing, or use of tangible or intangible property, including interest, that constitutes business activity.
- Any combination of business activities described above.
- For taxpayers not engaged in any other business activities, sales include interest, dividends, and other income from investment assets and activities and from trading assets and activities.

Complete the Apportionment Calculation using amounts for the taxpayer's business activity only. Do not include amounts received from a profits interest in a Partnership, S Corporation, or LLC.

If a flow-through entity is unitary with the taxpayer, the group's sales factor includes the sales of the flow-through entity. Sales between the taxpayer and flow-through entities that are unitary with the taxpayer are eliminated.

Use the information in the "Sourcing of Sales to Michigan" section of these instructions to determine Michigan sales.

There are two major differences in the apportionment of a taxpayer's MBT liability and the taxpayer's CIT comparison calculation. The first major difference concerns the definition of "sales" and the treatment of royalties or other income received for the use of computer software. Under the MBT, royalties or other income received for the use or for the privilege of using any computer software is attributable to the state in which the property is used by the purchaser. Under the CIT, only the royalties or other income received for the use or for the privilege of using custom computer software is attributable to the state in which the property is used by the purchaser. This difference should be reflected in the sales factors for MBT and the CIT comparison calculation.

The second major difference concerns flow-through entities that are unitary with a taxpayer under the CIT. For purposes of the MBT and the CIT comparison calculation, flow-through entities that are unitary with a CIT taxpayer are treated as members of the taxpayer's unitary business group. Because of this, the entire amount of Michigan and total sales of the flow-

through entities that are unitary with the taxpayer, and minus eliminations, are included in line 1 and line 2 of this form, respectively.

**Line 1:** Enter the Michigan sales that are directly attributable to the taxpayer.

Transportation services that source sales based on revenue miles: Enter on this line the taxpayer's total sales multiplied by the ratio of Michigan revenue miles over revenue miles everywhere as provided in the "Sourcing of Sales to Michigan" chart for that type of transportation service. Revenue mile means the transportation for consideration of one net ton in weight or one passenger the distance of one mile.

**NOTE:** Only transportation services are sourced using revenue miles. To the extent the taxpayer has business activities or revenue streams not from transportation services, those receipts should be sourced accordingly.

<u>UBGs:</u> Enter on this line the entire amount of Michigan sales of all members in the group after eliminations. For more information see the instructions for *CIT Data for Unitary Business Group Members* (Form 4897).

**Line 2:** Enter the total sales that are directly attributable to the taxpayer.

Transportation services that source sales based on revenue miles: Enter on this line the total sales that are directly attributable to the taxpayer.

<u>UBGs:</u> Enter on this line the entire amount of total sales of all members in the group after eliminations. For more information see the instructions for *CIT Data on Unitary Business Group Members* (Form 4897).

#### **PART 2: BUSINESS INCOME**

**Line 4:** Non-C Corporations enter this line as business income. Business income includes payments and items of income and expense attributable to the business activity of the Non-C Corporation (Partnership or S Corporation) and separately reported to the members.

**Agricultural activities:** Include income from the production of agricultural activities on line 12. Farms are not exempt under the CIT. Furthermore, the tax base attributable to the production of agricultural goods by a person whose primary activity is the production of agricultural goods is similarly not exempt.

**Line 6:** There are currently no miscellaneous items to be entered on this line. Leave this line blank.

**Line 9:** <u>For UBGs only:</u> Enter the group's total eliminations from federal taxable income.

**NOTE:** Elimination, where required, applies to transactions between any members of the UBG supported by this form. For example, if the UBG includes standard taxpayers (not owned by and unitary with a financial institution in the UBG), an insurance company, and a financial institution with nexus, transactions between a standard taxpayer member and an insurance or financial member are eliminated whenever elimination is required, despite the fact that the insurance and financial members are not reported on the combined return filed

by standard taxpayer members. If a transaction between two members of a UBG is reported on the group's current return by one member but reported on the preceding or succeeding group return by the other member (due to differing year ends or accounting methods of the members), the side of that transaction that is included in the group's current filing period must be eliminated. The other side of the same transaction will be eliminated on the group return for the filing period in which the other member reports the transaction.

However, there is no elimination with an otherwise related entity if the related entity is excluded from the UBG. For example, consider a group with a U.S. parent, a U.S. subsidiary, and a foreign operating entity subsidiary that would otherwise be a UBG, but the foreign operating entity is excluded from the UBG by definition. The U.S. parent filing a UBG return may not eliminate intercompany transactions between itself and the foreign operating entity.

### **Additions to Business Income**

Line 11: Enter any interest income and dividends from bonds and similar obligations or securities of states other than Michigan and their political subdivisions in the same amount that was excluded from federal taxable income (as defined for CIT purposes). Reduce this addition by any expenses related to the foregoing income that were disallowed on the federal return by IRC § 265 and § 291.

Line 12: Enter all taxes on, or measured by, net income including city and state taxes, Foreign Income Tax, and Federal Environmental Tax claimed as a deduction on the taxpayer's federal return. This includes the tax imposed under the CIT to the extent claimed as a deduction on the taxpayer's federal return. Enter all taxes on, or measured by, net income including city and state taxes, Foreign Income Tax, and Federal Environmental Tax claimed as a deduction on the taxpayer's federal return. This includes the tax imposed under the CIT to the extent claimed as a deduction on the taxpayer's federal return. This also includes, to the extent deducted in arriving at federal taxable income (as defined for CIT purposes), the Business Income Tax component of the MBT. This does NOT include the Modified Gross Receipts component of the MBT or the MBT surcharge.

**Line 13:** Enter any net operating loss carryback or carryover that was deducted in arriving at federal taxable income (as defined for CIT purposes). Enter this amount as a positive number.

Line 14: Enter, to the extent deducted in arriving at federal taxable income (as defined for CIT purposes), any royalty, interest, or other expense paid to a person related to the taxpayer by ownership or control for the use of an intangible asset if the person is not included in the taxpayer's UBG. Royalty, interest, or other expense described here is not required to be included if the taxpayer can demonstrate that the transaction has a nontax business purpose other than avoidance of this tax, is conducted with arm's-length pricing and rates and terms as applied in accordance with IRC § 482 and § 1274(d), and satisfies one of the following:

• Is a pass through of another transaction between a third party and the related person with comparable rates and terms.

- Results in double taxation. For this purpose, double taxation exists if the transaction is subject to tax in another jurisdiction.
- Is unreasonable as determined by the Treasurer, and the taxpayer agrees that the addition would be unreasonable based on the taxpayer's facts and circumstances.
- The related person (recipient of the transaction) is organized under the laws of a foreign nation which has in force a comprehensive income tax treaty with the United States.

Line 15: Enter on this line the expenses that resulted from the production of oil and gas if that production of oil and gas is subject to the Severance Tax on Oil or Gas, 1929 PA 48. Also enter expenses related to the income derived from a mineral to the extent that income is included on line 21 and that expense was deducted in arriving at federal taxable income.

### **Subtractions from Business Income**

*Subtractions* are generally available to the extent included in arriving at FTI (as defined for CIT purposes).

Line 18: Enter the distributive share of flow-through income that is included in the taxpayer's federal taxable income that is received from a flow-through entity that is not member of a UBG with the taxpayer. Flow-through entities include Partnerships and S Corporations as well as limited liability companies that are not taxed as a C Corporation.

For further instruction, see the instructions to Column C of *CIT Non-Unitary Relationships with Flow-Through Entities* (Form 4898).

Line 19: Enter, to the extent included in federal taxable income (as defined for CIT purposes), any dividends and royalties received from persons other than United States persons and foreign operating entities, including, but not limited to, amounts determined under IRC § 78 or IRC §§ 951 to 964.

**Line 20:** To the extent included in federal taxable income (as defined for CIT purposes), deduct interest income derived from United States obligations.

Line 21: Enter on this line income from the production of oil and gas if that production of oil and gas is subject to the severance tax on oil and gas, 1929 PA 48, to the extent that income was included in federal taxable income. Also enter, income derived from a mineral to the extent included in federal taxable income.

**Line 25:** The entry on this line is the combination of the following two items:

**Item 1:** The apportioned amount of distributive share of flow-through income (or loss) received by the taxpayer from a flow-through entity that is not a member of a UBG with the taxpayer. To calculate this amount, multiply the distributive share entered on Line 18 by the flow-through entity's apportionment percentage. This apportionment percentage is calculated by dividing the flow-through entity's Michigan sales by the flow-through entity's total sales. Calculate this apportionment percentage to 4 digits to the right of the decimal point.

**NOTE:** In this calculation, do not include distributive share items attributable to an FTE that is not unitary with the taxpayer and has a valid election in place to file MBT for the current tax year.

Item 2: Subtract from Item 1 any available pro forma CIT business loss incurred after December 31, 2011. Business loss means a negative business income tax base, after apportionment, if applicable. For this calculation, pro forma CIT business loss is available if line 26 of the previous year's Form 4946 was negative prior to applying the "If negative, enter zero" instruction found on that line. Convert this amount to a positive number before subtracting it from Item 1. If the result of the calculation described above is negative, enter it as a negative on the form.

**NOTE:** Any loss carryforward created in this calculation will evaporate when the taxpayer's MBT election ends. This is described as a pro forma CIT business loss because it cannot be claimed on an actual CIT return.

The calculation described above is illustrated as follows:

If apportioned income from non-unitary FTEs is 100, and pro forma CIT business loss carryforward from the prior period is 250, the entry on line 25 is -150.

If apportioned loss from non-unitary FTEs is -100, and pro forma CIT business loss carryforward from the prior period is 60, the entry on line 25 is -160.

For any return on which each of these items is non-zero, attach a statement identifying the amount of each item.

**Line 26:** If line 26 is negative, enter zero on this form but retain the negative amount for use on line 25 of the return for the next filing period.

**Line 27: IMPORTANT:** If apportioned or allocated gross receipts, as defined under the MBT, are less than \$350,000, enter a zero on this line. If a business operated less than 12 months, annualize gross receipts to determine if this rule applies.

### **Annualizing**

Multiply each applicable amount, total gross receipts, adjusted business income, and shareholder, officer, and partner income by 12 and divide the result by the number of months the business operated. Generally, a business is considered in business for one month if the business operated for more than half the days of the month. If the tax year is less than one month, consider the tax year to be one month for the purposes of the calculation.

### PART 3: TOTAL CORPORATE INCOME TAX

**Line 28:** Calculate this line by using the Small Business Alternative Credit Calculation for the Corporate Income Tax worksheet later in these instructions.

Retain the worksheet with your tax records. Do not include the worksheet as part of your return.

Include completed Form 4946 as part of the tax return filing.

# Small Business Alternative Credit Calculation for the Corporate Income Tax Worksheet for the 2014 Michigan Business Tax

### The Small Business Alternative Credit is NOT available if any of the following conditions exist:

- · Gross receipts exceed \$20,000,000; or
- Adjusted business income after loss adjustment exceeds \$1,326,000; or
- Any shareholder or officer has allocated income after loss adjustment of over \$180,000, as determined on the MBT Schedule of Shareholders and Officers (Form 4894).
- Compensation and director fees of a shareholder or officer exceed \$180,000.

### The Small Business Alternative Credit must be reduced if any of the following conditions exist:

- Any shareholder or officer has allocated income after loss adjustment of over \$160,000 but not over \$180,000, as determined on Form 4894.
- Gross receipts exceed \$19,000,000 but are less than \$20,000,000.

1.	Gross Receipts (see instructions)	1	. 00
2.	Tax liability prior to this credit from Form 4946, line 27		
Adjus	ted Business Income		
3.	Business Income from Form 4946, line 10	3	. 00
4.	Carryback or carryover capital loss. Enter as a positive number (see instructions)	4	. 00
5.	Carryback or carryover of a federal net operating loss from Form 4946, line 13. Enter as a positive number	5	. 00
6.	Subtotal. Add lines 3, 4 and 5	6	. 00
7.	Compensation and director fees of active shareholders from Form 4894, line 1	7	. 00
8.	Compensation and director fees of officers from Form 4894, line 2	8	. 00
9.	Adjusted Business Income. Add lines 6, 7 and 8	9	. 00
Small	Business Alternative Credit Calculation		
10.	Small Business Alternative Tax. Multiply line 9 by 1.8% (0.018). If less than zero, enter zero	10	. 00
11.	Small Business Alternative Credit. Subtract line 10 from line 2. If less than zero, enter zero	11	. 00
12.	Allocated income used for reduction (see instructions)		
13.	Reduction percentage from Reduced Credit Table at bottom of this page (based on amount from line 12)	13	%
14.	4. Reduced Credit. Multiply the percentage on line 13 by the credit on line 11. If gross receipts from line 1 are		. 00
Redu	ction Based on Gross Receipts		
Comple	ete this section if gross receipts are more than \$19,000,000 but not more than \$20,000,000.		
15.	Excess gross receipts. Subtract \$19,000,000 from line 1	15	. 00
16.	Excess percentage. Divide line 15 by \$1,000,000	16	%
17.	Allowable percentage. Subtract line 16 from 100%	17	
18.	Small Business Alternative Credit. Multiply the percentage on line 17 by the credit on line 14.  Carry amount to Form 4946, line 28	18	. 00

REDUCED CREDIT TABLE			
If allocated* income is:	The reduced credit is:		
\$0 - \$160,000	100% of the Small Business Alternative Credit		
\$160,001 - \$164,999	80% of the Small Business Alternative Credit		
\$165,000 - \$169,999	60% of the Small Business Alternative Credit		
\$170,000 - \$174,999	40% of the Small Business Alternative Credit		
\$175,000 - \$180,000	20% of the Small Business Alternative Credit		
* See instructions for tax years less than 12 months.			

## Instructions for the Small Business Alternative Credit Calculation for the Corporate Income Tax Worksheet

### **Purpose**

This worksheet is used to allow a taxpayer to calculate the CIT Small Business Alternative Credit for standard taxpayers filing a Michigan Business Tax (MBT) return.

Due to differences between the MBT Small Business Alternative Credit and the CIT Small Business Alternative Credit, a taxpayer must use this worksheet and may not use MBT Common Credits for Small Businesses (Form 4571) when calculating its CIT Small Business Alternative Credit.

A taxpayer is disqualified from taking the Small Business Alternative Credit under certain circumstances, which are detailed below. Financial institutions and insurance companies are not eligible for this credit

Do not attach this worksheet or any supporting forms to the MBT filing. A taxpayer must retain this worksheet and any supporting forms in its records.

## Eligibility for the Small Business Alternative Credit

Taxpayers are not eligible for the Small Business Alternative Credit if any of the following conditions exist:

- Gross receipts exceed \$20,000,000.
- Adjusted business income after loss adjustment exceeds \$1,326,000 for Corporations (and LLCs federally taxed as such).
- Any shareholder or officer has allocated income after loss adjustment of over \$180,000, as determined on the CIT Schedule of Shareholders and Officers (Form 4894). (Retain a pro forma copy of Form 4894 for your records, if necessary.)

In addition, the Small Business Alternative Credit is reduced if a shareholder or an officer has allocated income after loss adjustment of more than \$160,000 but less than \$180,000. This reduction is based on the officer/shareholder with the largest allocated income.

The Small Business Alternative Credit also is reduced if gross receipts exceed \$19,000,000 but are not more than \$20,000,000.

Allocated income is the greater of either:

- (a) Shareholders' or officers' compensation and director fees from Form 4894, column L, or
- (b) Shareholders' compensation, director fees, and share of business income (or loss) after loss adjustment, from Form 4894, column N.

If either (a) or (b) is greater than \$180,000, the Corporation is not eligible for the Small Business Alternative Credit. In addition, if either (a) or (b) is more than \$160,000 but not more than \$180,000, the Corporation must reduce the Small Business Alternative Credit based on the officer or shareholder with the largest allocated income.

### **Tax Years Less Than 12 Months**

If the reported tax year is less than 12 months, gross receipts, adjusted business income, and shareholders' or officers' compensation and share of business income must be annualized to determine eligibility and reduction percentage. If annualized gross receipts exceed \$19,000,000 but do not exceed \$20,000,000, annualize figures to compute the Reduction Based on Gross Receipts, lines 15 through 18.

**NOTE:** If a shareholder owned stock for less than the entire tax year of the corporation, or an officer served as an officer less than the entire tax year, shareholder compensation amounts must be annualized when determining disqualifiers.

### **Annualizing**

Multiply each applicable amount, total gross receipts, adjusted business income, and shareholder and officer income by 12 and divide the result by the number of months in the tax year. If the tax year is less than one month, consider the tax year to be one month for the purposes of this calculation.

### Loss Adjustment

If taxpayers are not eligible for the full Small Business Alternative Credit due to an adjusted business income or allocated income disqualifier, they may benefit from the CIT Loss Adjustment for the Small Business Alternative Credit (Form 4895). If the adjusted business income was less than zero in any of the five years immediately preceding this filing period and Small Business Alternative Credit was received for that same year, the taxpayer may be able to reduce the current year's adjusted business income or allocated income amounts by the loss. See Form 4895 for more details. Do not attach a copy of Form 4895 to the MBT filing. If a loss adjustment is used, the taxpayer must retain a completed Form 4895 in its records. Do not attach Form 4895 to this return.

**UBGs:** See "Special Instructions for UBGs" for Form 4895.

A loss adjustment will not prevent a reduction or elimination of the Small Business Alternative Credit based on gross receipts that exceed \$19,000,000. It will also not change the amount of compensation on Form 4894, column L.

**NOTE:** If using a loss adjustment, Form 4895 must be used when using this worksheet to calculate the CIT Small Business Alternative Credit. This form must be used in place of Form 4571 due to the differences between the MBT Small Business Alternative Credit and the CIT Small Business Alternative Credit.

### **Special Instructions for UBGs**

UBGs calculate the gross receipts and adjusted business income disqualifiers at the UBG level **AFTER** eliminating intercompany transactions. Note that this differs from the comparable calculation in MBT. For a UBG to claim a Small Business Alternative Credit, each member of the UBG that is a corporation (including an entity taxed federally as such) must complete Form 4894, column L. Retain a completed Form 4895 in your records; do not attach Form 4895 to this return.

The disqualifier that is based on compensation and/or share of business income attributable to an owner or officer is applied on a combined basis. All items paid or allocable to a single individual will be combined when calculating the disqualifier, regardless of the number of entities from which the amounts may be derived.

**NOTE:** This is a change from the comparable calculation in MBT. For more information on UBGs, see the "Supplemental Instructions for UBGs" in Form 4890.

In addition, a disqualifier applies to a UBG if such disqualifier applies to any member of that UBG. For example, a UBG is disqualified from taking the SBAC if that UBG includes a member for which the allocated income after loss adjustment of a shareholder is \$180,000. The reduction percentages for the credit also apply to the entire group if they apply to one member.

### **Line-by-Line Instructions**

Lines not listed are explained on the form.

**Name and Account Number:** Enter name and account number as reported on page 1 of the *MBT Annual Return* (Form 4567).

<u>UBGs</u>: Complete one form for the group. Enter the Designated Member (DM) name in the Taxpayer Name field and the DM account number in the Federal Employer Identification Number (FEIN).

**Line 1:** Enter amount from Form 4567, line 12. For periods less than 12 months, enter annualized gross receipts. For guidance, see the "Annualizing" section at the beginning of these instructions.

<u>UBGs:</u> All UBG filers will use the amount from Form 4567, line 12. For periods less than 12 months, line 10 reflects the annualized amount for the purpose of completing Form 4893.

### **Adjusted Business Income**

Line 3: Enter business income from Form 4946, line 10.

**NOTE:** The adjusted business income (ABI) disqualifier is based on annualized ABI, but the credit calculations performed here are based on actual ABI.

<u>UBGs:</u> Enter business income for all members from Form 4946, line 10.

**Line 4:** Enter, to the extent deducted in determining federal taxable income, a carryback or carryover of a capital loss from Schedule D of federal Form 1120. Enter as a positive number.

<u>UBGs:</u> Combine for all members all carryback or carryover of a capital loss, to the extent deducted in determining federal taxable income, and enter on line 4. Enter as a positive number.

**Line 9:** If loss adjustment is successfully applied to cure an ABI disqualifier, ignore the apparent disqualification on line 9 of the worksheet and proceed with calculating the SBAC on the remainder of the worksheet.

#### **Small Business Alternative Credit Calculation**

**Line 12:** The Small Business Alternative Credit is reduced if a shareholder or an officer has allocated income after loss adjustment of more than \$160,000 but not more than \$180,000.

This reduction is based on the officer/shareholder with the largest allocated income. Enter the allocated income of the shareholder or officer with the highest allocated income after loss adjustment, even if that figure is \$160,000 or less.

If loss adjustment is successfully applied to fully or partially cure a shareholder's allocated income disqualifier, enter on line 12 the number from Form 4895, line 12

**Line 13:** For a taxpayer whose shareholders or officers all have allocated income (after loss adjustment) of \$160,000 or less, enter 100 percent.

All other taxpayers, see the table at the bottom of this worksheet to determine what percent to enter on this line.

**Line 14:** All taxpayers must complete this line.

If gross receipts from line 1 are \$19,000,000 or less, carry the amount on line 14 to Form 4946, line 28.

### **Reduction Based on Gross Receipts**

Complete this section if gross receipts are more than \$19,000,000 but not more than \$20,000,000.

**Line 17:** For a result less than zero, enter zero.

Do not include a completed worksheet as part of the tax return filing.