SCHEDULE RPC 41A720RPC (6-16) Commonwealth of Kentucky DEPARTMENT OF REVENUE





RELATED PARTY COSTS DISCLOSURE STATEMENT

> See instructions.

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

KRS 141.205 and 103 KAR 16:230

Name of Entity	Federal Identification Number	Kentucky Corporation/LLET Account Number (if applicable)	
Schedule RPC, Related Party Costs Disclosure intangible interest expense or management for	Statement, shall be completed by an entity that ees to a related member.	paid, accrued or incurred intangib	ole expenses,
l ·	ack of expenses and a corresponding deduction tucky tax return (Form 720, 720S, 765 or 765-GP)	• •	st complete
Failure to complete Schedule RPC a	and attach all supporting documentation will res	sult in disallowance of the excepti	on(s).
PART I – REQUIRED ADD BACK All intangible expenses, intangible interest expenses to income unless one or more of the state	penses and management fees that are paid, accru utory exceptions are met.	ued or incurred to a related member	r must be added
Section A — Intangible Expenses			
	a related member: Do not include any		
expense or costs related to intang	ible interest expense		00
Section B — Intangible Interest Expe	enses		
1. Total intangible interest expenses	paid to a related member	1	00
Section C — Management Fees			
1. Total management fees paid to a r	elated member	1	00
Section D — Total Required Add Back	(
	ne 1 and Section C, line 1. Enter here		00
PART II – EXCEPTIONS TO ADD BACK	ζ		

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. Total Exceptions: Add lines 1 through 5 and enter here	6	00		
Section B — Total Related Party Cost Add Back After Exceptions				
1. Total: Part I, Section D, line 1 less Part II, Section A, line 6. Enter here and on Form 720,				
Part III, line 6; Form 720S, Part III, line 4; or Form 765 or 765-GP, Part I, line 4	1	00		



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.						
	Federa	Il Identification k	Centucky Corp./LLET	Amount		
Name of Related Member		Number	Account Number	Deducted		
1.				00		
2.				00		
3.				00		
4.				00		
5.				00		
6. Total of lines 1 through 5. Enter here a	nd on PART II, Sect	ion A, line 1		00		
members who are subject to tax in their	Section B — Exception for intangible expenses, intangible interest expenses and management fees paid to related members who are subject to tax in their state of domicile.					
A. Were any intangible expenses, intangi						
accrued or incurred to a recipient whe						
related member's state of commercial measured by, in whole or in part, net in		ome tax, or a tranc	chise tax	□ Vaa. □ Na		
B. Is the recipient engaged in substantial		congrate and anal	t from the	☐ Yes ☐ No		
acquisition, use, licensing, manageme						
disposition of intangible property, or in						
evidenced by the maintenance of pern						
1 1 · · · · · · · · · · · · · · · · · ·	dedicated to the maintenance and protection of intangible property?			☐ Yes ☐ No		
C. Is the transaction giving rise to the inta			expenses or			
management fees between the taxpay	er and the recipien	t made at a comm	ercially			
reasonable rate and at terms compara	ble to an arm's leng	gth transaction?		☐ Yes ☐ No		
If the answers to Questions A, B and C above are all "Yes," complete the following schedule and attach a copy of the						
pertinent parts of the contract or other documentation that support this exception. Failure to provide the requested						
information will result in a denial of the exception. If any of the answers are "No," the taxpayer does not qualify for						
this exception.						
Name of Related	Federal Identification	State of Commercial	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 a	nd on PART II, Sect	ion A, line 2		00		



management fees between the taxpayer and the recipient made at a commercially reasonable rate and at terms comparable to an arm's length transaction? If the answer to Question A, B and C above are all "Yes," complete the following schedule and attach a copy of the pertinent parts of the contract or other documentation that support this exception. Failure to provide the requested information will result in a denial of the exception. If any of the answers are "No," the taxpayer does not qualify for this exception. Name of Related Member Nation Description of Treaty Deducted	Section C — Exception for intangible expenses, intangible interest expenses and management fees paid to related members located in a country or countries with which the United States has a comprehensive income tax treaty(ies).					
acquisition, use, licensing, management, ownership, sale, exchange, or any other disposition of intangible property, or in the financing of related members, as evidenced by the maintenance of permanent office space and full-time employees dedicated to the maintenance and protection of intangible property? Yes No		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	
C. Is the transaction giving rise to the intangible expenses, intangible interest expenses or management fees between the taxpayer and the recipient made at a commercially reasonable rate and at terms comparable to an arm's length transaction? If the answer to Questions A, B and C above are all "Yes," complete the following schedule and attach a copy of the pertinent parts of the contract or other documentation that support this exception. Failure to provide the requester information will result in a denial of the exception. If any of the answers are "No," the taxpayer does not qualify for this exception. Name of Related Member Name of Foreign Description of Treaty Deducted	acquisition, use, licensing, management, ownership, sale, exchange, or any other 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		
pertinent parts of the contract or other documentation that support this exception. Failure to provide the requested information will result in a denial of the exception. If any of the answers are "No," the taxpayer does not qualify for this exception. Name of Foreign	C.	C. Is the transaction giving rise to the intangible expenses, intangible interest expenses or management fees between the taxpayer and the recipient made at a commercially				
Name of Related Member Nation Treaty Deducted 1.	If the answer to Questions A, B and C above are all "Yes," complete the following schedule and attach a copy of the pertinent parts of the contract or other documentation that support this exception. Failure to provide the requested information will result in a denial of the exception. If any of the answers are "No," the taxpayer does not qualify for this exception.					
1. 0 0 0 0 0 0 0 0 0		Name of Related Member	_			
3. 0 0 0 0 0 0 0 0 0	1.	Name of Helated Wellber	ration	neuty	00	
Section D — Exception for intangible expenses, intangible interest expenses and management fees where the recipient regularly engages in transactions with one (1) or more unrelated parties on terms identical to that of the subject transaction. A. Has the recipient regularly engaged in transactions with one (1) or more unrelated parties on terms identical to that of the subject transaction (giving rise to the intangible expense, intangible interest expense or management fee)? If the answer to Question A is "Yes," complete line 1 below and attach copies of the written agreements between the taxpayer and the recipient and the recipient and the unrelated party. Failure to attach the written agreements will result in a denial of the exception. If the answer is "No," the taxpayer does not qualify for this exception. I. Exception amount. Enter here and on PART II, Section A, line 4 O Section E — 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," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible.	2.				00	
Section D — Exception for intangible expenses, intangible interest expenses and management fees where the recipient regularly engages in transactions with one (1) or more unrelated parties on terms identical to that of the subject transaction. A. Has the recipient regularly engaged in transactions with one (1) or more unrelated parties on terms identical to that of the subject transaction (giving rise to the intangible expense, intangible interest expense or management fee)? If the answer to Question A is "Yes," complete line 1 below and attach copies of the written agreements between the taxpayer and the recipient and the unrelated party. Failure to attach the written agreements will result in a denial of the exception. If the answer is "No," the taxpayer does not qualify for this exception. 1. Exception amount. Enter here and on PART II, Section A, line 4 Section E — 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)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible.	3.				00	
Section D — Exception for intangible expenses, intangible interest expenses and management fees where the recipient regularly engages in transactions with one (1) or more unrelated parties on terms identical to that of the subject transaction. A. Has the recipient regularly engaged in transactions with one (1) or more unrelated parties on terms identical to that of the subject transaction (giving rise to the intangible expense, intangible interest expense or management fee)? If the answer to Question A is "Yes," complete line 1 below and attach copies of the written agreements between the taxpayer and the recipient and the recipient and the unrelated party. Failure to attach the written agreements will result in a denial of the exception. If the answer is "No," the taxpayer does not qualify for this exception. I. Exception amount. Enter here and on PART II, Section A, line 4 Section E — 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)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible.		Total of Para 4 th arright A. Fatan have and an DADT II	O		00	
If the answer to Question A is "Yes," complete line 1 below and attach copies of the written agreements between the taxpayer and the recipient and the recipient and the unrelated party. Failure to attach the written agreements will result in a denial of the exception. If the answer is "No," the taxpayer does not qualify for this exception. 1. Exception amount. Enter here and on PART II, Section A, line 4 Section E — 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)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible	A. Has the recipient regularly engaged in transactions with one (1) or more unrelated					
taxpayer and the recipient and the recipient and the unrelated party. Failure to attach the written agreements will result in a denial of the exception. If the answer is "No," the taxpayer does not qualify for this exception. 1. Exception amount. Enter here and on PART II, Section A, line 4 Section E — 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)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible		intangible expense, intangible interest expense or m	nanagement fee)?		☐ Yes ☐ No	
Section E — 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)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible	If the answer to Question A is "Yes," complete line 1 below and attach copies of the written agreements between the taxpayer and the recipient and the recipient and the unrelated party. Failure to attach the written agreements will result in a denial of the exception. If the answer is "No," the taxpayer does not qualify for this exception.					
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)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible.	1. Exception amount. Enter here and on PART II, Section A, line 4			00		
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)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible.						
provides for use of an alternative method of apportionment under KRS 141.120(9)? If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. Failure to attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible.	taxpayer and department have agreed in writing to the application or use of an alternative method of apportionment					
attach the written agreement will result in a denial of the exception. If the answer is "No," the taxpayer is not eligible	A.				□ Yes □ No	
	If the answer to Question A is "Yes," complete line 1 below and attach a copy of the written agreement. 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 5	1.	Exception amount. Enter here and on PART II, Section	on A, line 5		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 services 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.

Line 5—Enter the amount from Part III, Section E, Line 1.

Line 6—Enter the total of Lines 1 through 5.

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 6. Also, enter the amount on Form 720, Part III, Line 6; Form 720S, Part III, Line 4; Form 765, Part I, Line 4; or Form 765-GP, Part I, 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, intangible interest expenses and management fees paid to related members who are subject to tax in their state of domicile.

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

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, intangible interest expenses and management fees 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, complete Lines 1 through 5 and attach a copy of the pertinent parts of the contract or other documentation that support this exception.

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-Exception for intangible expenses, intangible interest expenses and management fees 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—If the answer is Yes, attach a schedule or spreadsheet that identifies the unrelated party and the amount paid to the recipient. Include the rate charged by the recipient to the unrelated party for the intangible expense, intangible interest or management fee. Complete Line 1 and include copies of the written agreements between the taxpayer and the recipient, as well as, the recipient and the unrelated party.

Line 1—Enter the total amount deducted by the taxpayer for intangible expenses, intangible interest expenses or management fees 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 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, complete Line 1 and attach a copy of the written agreement between the taxpayer and the department.

Line 1—Enter the total amount deducted by the taxpayer for intangible expenses, intangible interest expenses or 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 5.