

Members of the Franchise Tax Board Malia M. Cohen, Chair Antonio Vazquez, Member Joe Stephenshaw, Member

This booklet contains:

Form FTB 3809, Targeted Tax Area Deduction and Credit Summary



2023 Instructions for Form FTB 3809 Targeted Tax Area Businesses

References in these instructions are to the Internal Revenue Code (IRC) as of January 1, 2015, and to the California Revenue and Taxation Code (R&TC).

Contents

General Information 2
How to Claim Deductions and
Credit Carryovers 3
Part I – Credit Carryover 4
Hiring Credit Carryover 4
Sales or Use Tax Credit Carryover 4
Part II – Portion of Business Attributable
to the Targeted Tax Area 4
Worksheet I, Section A, Income
Apportionment 6
Worksheet I, Section B, Income or Loss
Apportionment7
Part III – Net Operating Loss (NOL)
Carryover and Deduction
Worksheet II, Computation of NOL
Carryover and Carryover Limitations 9
Instructions for Schedule Z - Computation
of Credit Carryover Limitations
Form FTB 3809, Targeted Tax Area
Deduction and Credit Summary13
Schedule Z, Computation of Credit Carryover
Limitations
Standard Industrial Classification
Manual, 1987 Edition (Partial Listing) 15
How to Get California Tax Information 18

General Information

In general, for taxable years beginning on or after January 1, 2015, California law conforms to the Internal Revenue Code (IRC) as of January 1, 2015. However, there are continuing differences between California and federal law. When California conforms to federal tax law changes, we do not always adopt all of the changes made at the federal level. For more information, go to ftb.ca.gov and search for conformity. Additional information can be found in FTB Pub. 1001, Supplemental Guidelines to California Adjustments, the instructions for California Schedule CA (540), California Adjustments — Residents, or Schedule CA (540NR), California Adjustments — Nonresidents or Part-Year Residents, and the Business Entity tax booklets.

The instructions provided with California tax forms are a summary of California tax law and are only intended to aid taxpayers in preparing their state income tax returns. We include information that is most useful to the greatest number of taxpayers in the limited space available. It is not possible to include all requirements of the California Revenue and Taxation Code (R&TC) in the instructions. Taxpayers should not consider the instructions as authoritative law. **Targeted Tax Area (TTA) Credits Carryover Period** The portion of any TTA sales or use tax credit or hiring credit remaining for carryover to taxable years beginning on or after January 1, 2014, shall be carried over only to the succeeding 10 taxable years if necessary, or until the credit is exhausted, whichever occurs first. Any hiring credits generated for employees hired on or before December 31, 2012, may be carried over to the succeeding 10 taxable years.

Repeal of Geographically Targeted Economic Development Area Tax Incentives

The California Legislature repealed and made changes to all of the Geographically Targeted Economic Development Area Tax Incentives. Enterprise Zones (EZ) and Local Agency Military Base Recovery Areas (LAMBRA) were repealed on January 1, 2014. The Targeted Tax Areas (TTA) and Manufacturing Enhancement Areas (MEA) both expired on December 31, 2012. For more information, get the applicable Economic Development Area (EDA) booklet.

Single-Sales Factor Formula

R&TC Section 25128.7 requires all business income of an apportioning trade or business, other than an apportioning trade or business under R&TC Section 25128(b), to apportion its business income to California using the single-sales factor formula. For more information, get Schedule R, Apportionment and Allocation of Income, or go to **ftb.ca.gov** and search for **single sales factor**. However, business income apportioned to the TTA continues to be apportioned based on the property and payroll factors.

Expired TTA

The TTA has expired as of December 31, 2012. Generally, no further TTA incentives can be generated after the expiration date. See below for a discussion on how each incentive expired:

- TTA Hiring Credit Taxpayers can no longer generate/incur TTA hiring credits for employees hired on or after January 1, 2013. Taxpayers can claim the hiring credit carryover from prior years.
- TTA Sales or Use Tax Credit For taxpayers engaged in a trade or business in an expired TTA, the sales or use tax credit is not available for assets purchased and/or placed in service on or after January 1, 2013. Taxpayers can claim the sales or use tax credit carryover from prior years.

• TTA NOL Carryover Deduction – Taxpayers can no longer generate/incur any TTA NOL for taxable years beginning on or after January 1, 2013. Taxpayers can claim an NOL carryover deduction from prior years.

Assignment of Credit

Credit earned by members of a combined reporting group may be assigned to an affiliated corporation that is an eligible member of the same combined reporting group. A credit assigned may only be claimed by the affiliated corporation against its tax liability.

For more information, see instructions for Schedule Z, Computation of Credit Carryover Limitations, on page 10, Assignment of Credit, or get form FTB 3544, Assignment of Credit, or go to **ftb.ca.gov** and search for **credit assignment**.

Important: Affiliated corporations that received credits assigned under R&TC Section 23663, do not include the assigned credits received on this worksheet. Those credits are entered and tracked on form FTB 3544, Part B, List of Assigned Credit Received and/or Claimed by Assignee.

Pass-Through Entities

For purposes of this booklet, the term "pass-through entity" refers to an S corporation, estate, trust, partnership and limited liability company (LLC). References to "partnerships" include LLCs classified as partnerships.

Introduction

Economic Development Area (EDA) Tax Incentives

California established four types of EDAs that had related tax incentives. These incentives were established to stimulate growth and development in selected areas that were economically depressed. EDA tax incentives applied only to certain business transactions that were undertaken after an EDA had received final designation from the California Department of Housing and Community Development (HCD). Final designation was when the HCD designated an area to be an EDA. Tax incentives were available to individuals and businesses that operated or invested within the geographic boundaries of the following EDAs:

- Enterprise Zones (repealed on January 1, 2014)
- Local Agency Military Base Recovery Areas (repealed on January 1, 2014)
- Manufacturing Enhancement Areas (designation expired on December 31, 2012)
- Targeted Tax Areas (designation expired on December 31, 2012)

Additional information on other EDAs can be found in the following Franchise Tax Board (FTB) tax booklets:

- The EZ tax incentives, FTB 3805Z, • Enterprise Zone Business Booklet.
- The LAMBRA tax incentives, FTB 3807, Local Agency Military Base Recovery Area Business Booklet.
- The MEA hiring credit, FTB 3808, Manufacturing Enhancement Area Business Booklet.

References in this booklet to the "TTA" are interpreted as "the boundaries of the former TTA as it existed on December 31, 2012."

Reporting Requirement

California statutes require the FTB to provide information to the California Legislature regarding the number of businesses using the EDA tax incentives, types of EDA tax incentives being used, and the EDAs in which the businesses are claiming the tax incentives.

Complete items A through H on Side 1 of form FTB 3809, Targeted Tax Area Deduction and Credit Summary, as applicable. This information will be used to meet the FTB's statutory reporting requirement.

Purpose

This booklet provides specific information on the types of available former TTA tax incentives. Taxpayers operating or investing in a business located within a designated former TTA may be eligible for the following credit carryover and carryover deduction:

- Hiring credit carryover
- Sales or use tax credit carrvover
- NOL carryover deduction

Use this booklet to determine the correct amount of credit carryovers and deductions that a business may claim for operating or investing in a business located within a designated former TTA. Complete the worksheets in this booklet for each credit carryover and deduction for which the business is eligible. Then enter the total credits and deductions on form FTB 3809.

Former Targeted Tax Area Designation

California established the TTA program to stimulate development in a selected economically depressed area of Tulare County. The program offered special tax incentives to entities and individuals located in the Tulare TTA and engaged in a trade or business within the selected Standard Industrial Codes listed on pages 15 through 17 of this booklet.

All of the incorporated cities in Tulare County and portions of the unincorporated areas of Tulare County received final designation as the TTA effective November 1, 1998.

The designation was binding for 15 years, commencing from January 1, 1998. Note: The TTA designation expired on December 31, 2012. The incorporated cities in Tulare County are:

- Pixley Cutler-Orosi •
 - Dinuba Porterville
 - Earliment • Traver •
 - Exeter

.

.

•

- Tulare Farmersville Visalia •
- Goshen Woodlake
- Lindsav

For business eligibility or zone related information, contact the HCD or the local zone program manager where the business is located. Go to hcd.ca.gov and search for enterprise zone.

For information that is zone-specific, but not tax-specific, you may contact the HCD. See page 18 for the HCD contact information.

Who Can Claim the Former TTA **Tax Incentives?**

The TTA hiring credit carryover, sales or use tax credit carryover, and NOL carryover deductions are available to individuals, sole proprietors, corporations, estates, trusts, and partnerships operating or investing in a business located within the designated former TTA.

How to Claim Deductions and **Credit Carryovers**

To claim any TTA NOL carryover deduction or credit carryover. attach a completed form FTB 3809 to your California tax return.

Attach a separate form FTB 3809 for each business you operate or invest in that is located within the former TTA. Also, complete the following schedule and/or worksheets to report credit carryovers and deductions incurred:

- Corporations: Complete Schedule Z and all the worksheets, except for Worksheet I, Income or Loss Apportionment — Targeted Tax Area, Section B.
- Sole proprietors: Complete Schedule Z and all the worksheets.
- Trusts, estates, and partnerships: Complete Worksheet I, Section A.
- Individual investors receiving pass-through former TTA credits: Complete Worksheet I, Section B and Schedule Z. All other investors complete Worksheet I, Section A and Schedule Z.
- Individual investors receiving a pass-through loss, and having an overall NOL carryover: Complete Worksheet I, Section B and Worksheet II, Computation of NOL Carryover and Carryover Limitations — Targeted Tax Area. All other investors complete Worksheet II.

Schedule Z is on Side 2 of form FTB 3809.

Claim TTA tax incentives on the following tax returns:

Form 540 filers:	Form 540, California Resident Income Tax Return, lines 43 through 45, as applicable.
Form 540NR filers:	Form 540NR, California Nonresident or Part-Year Resident Income Tax Return, lines 58 through 60, as applicable.
Form 100 filers:	Form 100, California Corporation Franchise or Income Tax Return, line 20, and lines 24 through 26, as applicable.
Form 100S filers:	Form 100S, California S Corporation Franchise or Income Tax Return, line 18, and lines 22 through 24, as applicable.
Form 100W filers:	Form 100W, California Corporation Franchise or Income Tax Return — Water's Edge Filers, line 20, and lines 24 through 26, as applicable.
Form 109 filers:	Check the "Yes" box for the TTA question I at the top of Form 109, California Exempt Organization Business Income Tax Return, Side 1.

Keep all completed worksheets and supporting documents for your records.

Form FTB 3809 – Instructions for Items A through H

For corporations, estates, trusts, partnerships, exempt organizations, and sole proprietors who operate businesses in the former TTA, complete items A through H.

Investors of pass-through entities, complete items A through D.

Standard Industrial Classification (SIC) and Principal Business Activity (PBA) Codes To qualify for the former TTA hiring credit, you must be engaged in a trade or business within the selected SIC listed on page 15 through page 17 of this booklet. Enter the SIC code of the establishment that qualifies you to take this credit on form FTB 3809, Side 1. If your business has more than one establishment, and if more than one of them qualifies you to take this credit, enter the SIC code that best represents your primary qualifying establishment.

The PBA codes are based on the North American Industry Classification System published by the United States Office of Management and Budget. If you are a business entity, get the PBA code from the 2023 tax booklet (100, 100S, 100W, 565, or 568) that you used to file your tax return. If you are an

individual, get the PBA code reported on your federal Schedule C (Form 1040), Profit or Loss from Business (Sole Proprietorship), line B. Enter the PBA code of your principal activities on form FTB 3809, Side 1.

Part I – Credit Carryover

Line 1a – Hiring Credit Carryover

The TTA has expired as of December 31, 2012. Generally, no further TTA incentives can be generated after the expiration date. Taxpayers can no longer generate/incur TTA hiring credits for employees hired on or after January 1, 2013. Although qualified taxpayers can no longer generate/incur TTA hiring credits for qualified employees hired prior to the TTA expiration date for wages paid or incurred within the 60-month period of the TTA hiring credit, they can claim the hiring credit carryover from prior years.

Credit Limitations

- The amount of hiring credit carryover claimed may not exceed the amount of tax on TTA business income in any year. Use Schedule Z on Side 2 of form FTB 3809 to compute the credit carryover limitation.
- The portion of any TTA hiring credit remaining for carryover to taxable years beginning on or after January 1, 2014, shall be carried over only to the succeeding 10 taxable years if necessary, or until the credit is exhausted, whichever occurs first.

Record Keeping

Retain a copy of VoucherCert 10-07 and the documentation given to the vouchering agency. In addition, for each qualified employee, keep a schedule of the first 60 months of employment showing (at least) the following:

- Employee's name.
- Date the employee was hired.
- Number of hours the employee worked for each month of employment.
- Smaller of the hourly rate of pay for each month of employment or 150% of the minimum wage.
- Location of the employee's job site and duties performed.
- Records of any other federal or state subsidies received for hiring the qualified employee.
- Total qualified wages per month for each month of employment.

Line 1b – Sales or Use Tax Credit Carryover

The TTA has expired as of December 31, 2012. Generally, no further TTA incentives can be generated after the expiration date. For taxpayers engaged in a trade or business in an expired TTA, the sales or use tax credit may only be generated for qualified property purchased on or before December 31, 2012, and placed in service on or before December 31, 2012. The sales or use tax credit is not available for assets purchased and/or placed in service on or after January 1, 2013. You may claim a credit carryover for the sales or use tax paid or incurred on qualified property under R&TC Sections 17053.33 and 23633, only if a carryover is available from taxable years 1998 through 2012.

Credit Limitations

- The amount of sales or use tax credit carryover claimed may not exceed the amount of tax on the TTA business income in any year.
- The portion of any TTA sales or use tax credit remaining for carryover to taxable years beginning on or after January 1, 2014, shall be carried over only to the succeeding 10 taxable years if necessary, or until the credit is exhausted, whichever occurs first.

Part II – Portion of Business Attributable to the Targeted Tax Area

TTA tax credits are limited to the tax on business income attributable to operations within the former TTA. TTA deductions are limited to business income attributable to operations within the former TTA. If the business is located within and outside the former TTA, determine the portion of total business operations that are attributable to the former TTA. Each taxpayer must complete one form FTB 3809 for each zone, and therefore, must also compute the income limitation for each zone.

Business Income vs. Nonbusiness Income

Only business income is apportioned to the TTA to determine the incentive limitation.

Business income is defined as income arising from transactions and activities in the regular course of the trade or business. Business income includes income from tangible and intangible property if the acquisition, management, and disposition of the property constitute integral parts of the taxpayer's regular trade or business operations. Nonbusiness income is all income other than business income. See Cal. Code Regs., tit. 18 section 25120 for further references and examples of nonbusiness income.

For corporations and entities doing business in and outside of the former TTA, use Worksheet I, Section A, to determine the TTA apportionment factor to determine the amount of business income attributable to the former TTA.

Pass-through entities must report to their shareholders, beneficiaries, partners, and members the following items:

- The distributive (or pro-rata for S corporations) share of the business income apportioned to the former TTA.
- The distributive (or pro-rata for S corporations) share of the business capital gains and losses apportioned to the former TTA included in item 1.

 The distributive (or pro-rata for S corporation) share of the TTA property and payroll to corporate partners, members, shareholders, beneficiaries.

Report these items as other information on Schedule K-1 (100S), Shareholder's Share of Income, Deductions, Credits, etc.; Schedule K-1 (541), Beneficiary's Share of Income, Deductions, Credits, etc.; Schedule K-1 (565), Partner's Share of Income, Deductions, Credits, etc.; or Schedule K-1 (568), Member's Share of Income Deductions, Credits, etc.

For an individual, use Worksheet I, Section B to determine business income attributable to the former TTA. Business income includes, but is not limited to, California business income or loss from federal Schedules (Form 1040): C; D, Capital Gains and Losses; E, Supplemental Income and Loss; F, Profit or Loss from Farming; and California Schedule D-1, Sales of Business Property, (or federal Form 4797, Sales of Business Property, if California Schedule D-1 is not needed), as well as wages. Be sure to include casualty losses, disaster losses, and any business deductions reported on federal Schedule A (Form 1040), Itemized Deductions.

Generally, all income which arises from the conduct of trade or business operations of a taxpayer is business income.

If you elected to claim part or all of your current year disaster loss under IRC Section 165(i)(1) on prior year's tax return, do not include the amount of the loss that was claimed in your current year business income from the TTA.

Apportionment

Business income is apportioned to the former TTA by multiplying the **total California business income** of the taxpayer by a fraction. The numerator is the property factor plus the payroll factor, and the denominator is two. Loss is apportioned to the former TTA by multiplying the taxpayer's **total overall business loss** by a fraction. If a taxpayer conducts business in more than one former TTA, the TTA apportionment factor and credit limitations are computed separately for each former TTA.

Property Factor

Property factor is defined as the average value of all real and tangible personal property owned or rented by the taxpayer and used during the taxable year to produce business income.

Property owned by the business is valued at its original cost. Original cost is the basis of the property for federal income tax purposes (prior to any federal adjustment) at the time of acquisition by the business, adjusted for subsequent capital additions or improvements and partial dispositions because of sale or exchange. Allowance for depreciation is not considered.

Rented property is valued at eight times the net annual rental rate. The net annual rental rate for any item of rented property is the total rent paid for the property, less total annual subrental rates paid by subtenants.

Payroll Factor

Payroll is defined as the total amount paid to the business' employees as compensation for the production of business income during the taxable year.

Compensation means wages, salaries, commissions, and any other form of remuneration paid directly to employees for personal services.

Payments made to independent contractors or any other person not properly classified as an employee are excluded.

Compensation Within the Former TTA

Compensation is considered to be within the former TTA if any of the following tests are met:

- 1. The employee's services are performed within the geographical boundaries of the former TTA.
- 2. The employee's services are performed within and outside the former TTA, but the services performed outside the former TTA are incidental to the employee's service within the former TTA.

Incidental means any temporary or transitory service performed in connection with an isolated transaction.

- 3. If the employee's services are performed within and outside the former TTA, the employee's compensation is attributed to the former TTA if any of the following items are met:
 - A. The employee's base of operations is within the former TTA.
 - B. There is no base of operations in any other part of the state in which some part of the service is performed, and the place from which the service is directed or controlled is within the former TTA.
 - C. The base of operations or the place from which the service is directed or controlled is not in any other part of the state in which some part of the service is performed and the employee's residence is within the former TTA.

Base of operations is the permanent place from which employees start work and customarily return in order to receive instruction from the taxpayer or communications from their customers or other persons; to replenish stock or other material; to repair equipment; or to perform any other functions necessary in the exercise of their trade or profession at some other point or points.

Corporations Filing a Combined Report When determining the income attributable to the former TTA, the business income of each corporation doing business in the former TTA is the business income apportioned to California as determined under combined report mechanics. For more information on combined reports, and entity income apportionment, get FTB Pub. 1061, Guidelines for Corporations Filing a Combined Report. Each corporation computes the income attributable to the former TTA by multiplying California business income by TTA apportionment factor computed in Worksheet I, Section A. The former TTA property and payroll factors used in the determination of TTA business income includes only the taxpayer's California amounts in the denominator.

Example: Computation of former TTA business income assigned to each entity operating within the former TTA

Parent Corporation A has two subsidiaries, B and C. Corporations A and B operate within the former TTA. The combined reporting group operates within and outside California and apportions its income to California using Schedule R. Assume the combined reporting group's business income apportioned to California was \$1,000,000 and Corporation A and B's share of California business income is \$228,000 and \$250,000 respectively. Corporation A and B's separate TTA and separate California property and payroll factor amounts are shown as follows:

Business income apportioned to the former TTA was determined as follows:

	u us	10110103.		
		Α		В
Property Factor				
TTA Property	\$1	,000,000	\$	800,000
California Property	\$1	,000,000	\$1	,200,000
Apportionment %		100%		66.66%
Payroll Factor				
TTA Payroll	\$	800,000	\$	800,000
California Payroll	\$	800,000	\$1	,000,000
Apportionment %		100%		80%
Average Apport. %		100%		73.33%
(Property + Payroll Fa	actors)		
2				
Apportioned				
Business Income	\$	228,000	\$	250,000
TTA Business	•	000 000	•	400.005
Income	\$	228,000	\$	183,325

Instructions for Worksheet I – Income or Loss Apportionment-Targeted Tax Area

If the business operates solely within the former TTA and all its property and payroll are solely within the former TTA, enter 100% (1.00) on Section A, line 4, column (c). Do not complete the rest of Worksheet I.

Section A – Income Apportionment

Use Worksheet I, Section A to determine the amount of business income apportioned to the former TTA. The apportioned TTA business income determines the amount of the tax incentives that can be used. A taxpayer's TTA business income is its California business income multiplied by the specific TTA apportionment percentage computed in Worksheet I, Section A.

Property Factor

When determining the income apportioned to the former TTA, the numerator of the property factor is the average value of the real and tangible personal property owned or rented by the business and used within the former TTA during the taxable year to produce TTA business income. See Worksheet I, Section A, column (b). The denominator of the property factor is the average value of the taxpayer's real and tangible personal property owned or rented and used during the taxable year within California. See Worksheet I, Section A, column (a).

Payroll Factor

When determining income apportioned to the former TTA, the numerator of the payroll factor is the taxpayer's total compensation paid to the employees for working within the former TTA during the taxable year. See Worksheet I, Section A, column (b). The denominator of the payroll factor is the taxpayer's total compensation paid to **employees working in California**. See Worksheet I, Section A, column (a).

Section B – Income or Loss Apportionment

Taxpayers filing Form 540 and Form 540NR, use Worksheet I, Section B to determine the amount to enter on the following:

- Worksheet II, line 1 and line 6
- Schedule Z, Part I, line 1 and line 3

Do not include disaster losses in any amounts used in the table.

Only California source business income is apportioned to the former TTA. A taxpayer's TTA business income is its California apportioned business income computed using Schedule R, multiplied by the specific TTA apportionment percentage computed using Worksheet I, Section A.

The first step is to determine which portion of the taxpayer's net income is "business income" and which portion is "nonbusiness income." Only business income is apportioned to the former TTA. See Part II, Portion of Business Attributable to the Targeted Tax Area, for a discussion of business and nonbusiness income.

Part I – Individual Income and Expense Items

Wages

Taxpayers with wages from a company located within and outside the former TTA must determine the TTA wage income by entering the percentage of time they worked within the former TTA in column (b). The percentage of time should be for the same period the wages entered on line 1 were earned. This percentage must be determined based on their record of time and events such as a travel log or entries in a daily planner.

Part II – Pass-Through Income or Loss

Individuals with a Schedule K-1

The individual partner, member, or shareholder completes Worksheet I, Section B, Part II, Pass-Through Income or Loss, and Schedule Z.

Multiple Pass-Through Entities

If you are a shareholder, beneficiary, partner, or member in multiple pass-through entities with businesses located within and outside the former TTA from which you received TTA tax incentives, see the example below for computing business income in the former TTA.

Example:

Pass-through entity	Trade or business income from Schedule K-1 (100S, 541, 565, or 568)	Entity's TTA apportionment percentage	TTA apportioned income
ABC, Inc.	\$40,000	80%	\$32,000
A, B, & C	30,000	10%	3,000
ABC, LLC	10,000	50%	5,000
Total			\$40,000

Part III – Taxpayer's Trade or Business

Business Income or Loss

Use business income or loss from federal Schedules (Form 1040): C, E, and F, plus California adjustments from Schedule CA (540 or 540NR) for each trade or business. Also, include business capital gains and losses from California Schedule D and business gains and losses from Schedule D-1 (or federal Form 4797, if California Schedule D-1 is not needed) as adjusted on Schedule CA (540 or 540NR).

Income Computation

Located Entirely Within the Former TTA Line 6 – Line 9

If your business operation reported on federal Schedules (Form 1040): C, E, F, or other schedule is entirely within the former TTA, enter the income or loss from this activity in column (a), and enter 1.00 in column (b).

Line 11 and Line 12

If the gain or loss reported on California Schedule D or Schedule D-1 as adjusted on Schedule CA (540 or 540NR) was attributed to an asset used in an activity conducted entirely within the former TTA, enter the gain or loss reported in column (a), and enter 1.00 in column (b).

Located Entirely Within California

Line 6 – Line 9

If your business operation reported on federal Schedules (Form 1040): C, E, F, or other schedule is entirely within California, enter the income or loss from this activity in column (a). To determine the apportionment percentage in column (b), complete Worksheet I, Section A. Enter the percentage from Worksheet I, Section A, line 4, column (c) on Worksheet I, Section B, column (b).

Line 11 and Line 12

If the gain or loss reported on California Schedule D or Schedule D-1 as adjusted on Schedule CA (540 or 540NR) was attributed to an asset used in an activity conducted entirely within California, enter the gain or loss reported in column (a). To determine the apportionment percentage figure in column (b), complete Worksheet I, Section A. Enter the percentage from Worksheet I, Section A, line 4, column (c) on Worksheet I, Section B, column (b).

Worksheet I Income or Loss Apportionment – Targeted Tax Area

Section A Income Apportionment			
Use Worksheet I, Section A, if your business has net income from sources within and outside the former TTA.	(a) Total within California	(b) Total within the former TTA	(c) Percentage within the former TTA column (b) ÷ column (a)
PROPERTY FACTOR			
1 Average yearly value of owned real and tangible personal			
property used in the business (at original cost). See			
instructions. Exclude property not connected with the			
business and the value of construction in progress.			
Inventory			
Buildings			
Machinery and equipment			
Furniture and fixtures			
Delivery equipment			
Land			
Other tangible assets (attach schedule)			
Rented property used in the business. See instructions			
Total property values			
PAYROLL FACTOR			
2 Employees' wages, salaries, commissions, and other			
compensation related to business income included in			
the tax return.			
Total payroll			
3 Total percentage – sum of the percentages in column (c)			
4 Average apportionment percentage (1/2 of line 3).			
Enter here and on form FTB 3809, Side 1, line 2			

The average apportionment percentage shown on line 4 represents the portion of the taxpayer's total business that is attributable to activities conducted within the former TTA. Factors with zero balances in the totals of column (a) will not be included in the computation of the average apportionment percentage. For example, if the taxpayer does not have any payroll within or outside the former TTA, the average apportionment percentage would be computed by dividing line 3 by one instead of by two as normally instructed.

Located Within and Outside the Former TTA and California

Line 6 – Line 9

If your business operation reported on federal Schedules (Form 1040): C, E, F, or other schedule is within and outside the former TTA and California, get California Schedule R and complete line 1 through line 18b and line 28 through line 31. Enter the amount from Schedule R, line 18b and line 31 in column (a) of this worksheet. To determine the apportionment percentage in column (b), complete Worksheet I, Section A. Enter the percentage from Worksheet I, Section A, line 4, column (c) on Worksheet I, Section B, column (b).

When computing Schedule R, disregard any reference to Forms 100, 100S, 100W, 565, or 568. Also, disregard any reference to Schedules R-3, Net Income (Loss) from

the Rental of Nonbusiness Property; R-4, Gain (Loss) from the Sale of Nonbusiness Assets; or R-5, Computation of Interest Offset.

Nonresidents that have an apportioning business that operates within the former TTA should have already computed Schedule R, and can use those amounts when that schedule is referenced. Residents complete a Schedule R in order to determine their California source business income.

Line 11 and Line 12

If the gain or loss reported on California Schedule D or Schedule D-1 as adjusted on Schedule CA (540 or 540NR) was attributed to an asset used in an activity conducted within and outside the former TTA and California, get Schedule R and complete Schedule R-1. Multiply the gain or loss reported by the percentage on Schedule R-1, Part A, line 2 or Part B, line 5 and enter the result in column (a). To determine the apportionment percentage in column (b), complete Worksheet I, Section A. Enter the percentage from Worksheet I, Section A, line 4, column (c) on Worksheet I, Section B, column (b).

Line 14

If you are computing the TTA business income and the result on Worksheet I, Section B, line 14, column (c) is a **positive** amount and:

- You have TTA NOL carryovers, enter the amount on Worksheet II, line 1 and line 6 (skip line 2 through line 5).
- You have TTA credit carryovers, enter the amount on Schedule Z, Part I, line 1 and line 3 (skip line 2).

If the amount is **negative**, you do not have any business income attributable to the former TTA and you cannot utilize any TTA NOL carryover or credit carryover(s) in the current taxable year.

	orksheet I Income or Loss App		a (continued)	
	ction B Income or Loss Apportionme			
Pa	rt I Individual Income and Expense Ite	ms. See instructions.	- 1	
		(a) Amount	(b) Percentage of time providing services in the former TTA	(c) Apportioned amount column (a) x column (b)
1	Wages			
2	Employee business expenses			
3	Total. Combine line 1, column (c) and line			
Pa	rt II Pass-Through Income or Loss. Se	e instructions.)
	(a) Name of en	tity	Distributive or pro-rata share of bu	siness income or loss apportioned ((100S, 541, 565, or 568) including
4				
5	Total. Add line 4, column (b)			
	rt III Taxpayer's Trade or Business. Se	e instructions.		
		(a) Business income or loss	(b) Apportionment percentage for the former TTA	(c) Apportioned income or loss column (a) x column (b)
6	Schedule C			
7	Schedule E (Rentals)			
8	Schedule F			
9	Other business income or loss			
10	Total. Add line 6 through line 9, column (c)		
		(a) Business gain or loss	(b) Apportionment percentage for the former TTA	(c) Apportioned gain or loss column (a) x column (b)
11	Schedule D			
12	Schedule D-1			
13	Total. Add line 11, column (c) and line 12	?, column (c)		
14	Total. Add line 3, line 10, and line 13, col	umn (c), and line 5, column (b). S	See instructions	

Part III – Net Operating Loss (NOL) Carryover and Deduction

The TTA expired as of December 31, 2012. Generally, no further TTA incentives can be generated after the expiration date. For taxable years beginning on or after January 1, 2013, taxpayers can no longer generate any TTA NOL. However, taxpayers can claim an NOL carryover deduction from prior years.

Repeal of Net Operating Loss Suspension – For the 2022 taxable year, the net operating loss suspension has been repealed. For more information, see R&TC Sections 17276.23 and 24416.23 and get form FTB 3805V, Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitation-Individuals, Estates, and Trusts or FTB 3805Q, Net Operating Loss (NOL) Computation and NOL and Disaster Loss Limitations — Corporations.

Corporations For 2023, use Form 100, line 18, Form 100W, line 18, or Form 100S, line 15 (net of any adjustments on line 16 and 13) to determine the taxable income.

Individuals For 2023, use the Schedule CA (540), Part I, Section B, line 3, line 4, and line 6 or Schedule CA 540NR), Part II, Section B, line 3, line 4, and line 6; the federal Schedule E (Form 1040), line 26, line 32, and line 40; and the federal Form 4797, line 9, using California amounts. Adjust the amounts on the Schedule CA (540) by Columns B (subtractions) and C (additions) to get your net business income. On the Schedule CA (540NR), use the amounts from Column E to determine your net business income. Modified adjusted gross income is reflected on the Form 540, line 13 and Form 540NR, line 13 without regard to the federal NOL carryover deduction.

For taxable years beginning on or after January 1, 2020, and before January 1, 2022, California suspended the NOL carryover deduction. Taxpayers continued to compute and carryover an NOL during the suspension period. **However**, corporations with taxable income of less than \$1,000,000 or with disaster loss carryovers were **not** affected by the NOL suspension rules.

The carryover period for suspended losses was extended by:

- Three years for losses incurred in taxable years beginning before January 1, 2020.
- Two years for losses incurred in taxable years beginning on or after January 1, 2020, and before January 1, 2021.
- One year for losses incurred in taxable years beginning on or after January 1, 2021, and before January 1, 2022.

For taxable years beginning in 2010 and 2011, California suspended the NOL carryover deduction. Taxpayers continued to compute and carryover NOLs during the suspension period. However, taxpayers with net income after state adjustments (pre-apportioned income) (corporations) or with modified adjusted gross income (individuals) of less than \$300,000, or with disaster loss carryovers are not affected by the NOL suspension rules.

If corporations are required to be included in a combined report, the 2010 and 2011 NOL limitation amount of \$300,000 or more shall apply to the aggregate amount of pre apportioned income for all members included in the combined report.

For taxable years beginning in 2008 and 2009, California suspended the NOL carryover deduction. Taxpayers continued to compute and carryover NOL during the suspension period. However, corporations with taxable income or individuals with net business income of less than \$500,000, or with disaster loss carryovers were not affected by the NOL suspension rules.

The carryover periods for any NOL or NOL carryover, for which a deduction is disallowed because of the 2008 - 2011 suspension, are extended by:

- One year for losses incurred in taxable years beginning on or after January 1, 2010, and before January 1, 2011.
- Two years for losses incurred in taxable years beginning before January 1, 2010.
- Three years for losses incurred in taxable years beginning before January 1, 2009.
- Four years for losses incurred in taxable years beginning before January 1, 2008.

For NOLs incurred in taxable years beginning on or after January 1, 2008, California has extended the NOL carryover period to 20 taxable years following the year of the loss. A business that operates or invests within a former TTA that generated an NOL in a taxable year beginning before January 1, 2008, can carry the NOL forward 15 years. In addition, up to 100% of the NOL generated in a former TTA can be carried forward.

For taxable years beginning in 2002 and 2003, California suspended the NOL carryover deduction. Taxpayers continued to carryover an NOL during the suspension period. The carryover period for suspended losses was extended by two years for losses incurred before January 1, 2002, and by one year for losses incurred on or after January 1, 2002, and before January 1, 2003. The deduction for disaster losses was not affected by the NOL suspension rules.

The business cannot generate NOLs from activities within the former TTA before the first taxable year beginning on or after the date the TTA was officially designated.

For more information on NOLs, get form FTB 3805Q, or form FTB 3805V.

Limitation

A TTA NOL carryover deduction can only offset business income attributable to operations within the former TTA.

Election

If you elected and designated the carryover category (general or specific, EZ, LAMBRA, or TTA NOL) on the original tax return for the year of a loss, file form FTB 3809 for each year in which a TTA NOL deduction is being taken. The election is **irrevocable**.

If you elected the TTA NOL deduction, you are prohibited by law from carrying over any other type of NOL (relating to TTA activities) from this year.

Alternative Minimum Tax

Taxpayers claiming a TTA NOL carryover deduction determine their NOL for alternative minimum tax purposes. Use Schedule P (100, 100W, 540, 540NR, or 541), Alternative Minimum Tax and Credit Limitations, to compute the NOL for alternative minimum tax purposes.

S Corporations

TTA NOLs incurred prior to becoming an S corporation cannot be used against S corporation income. See IRC Section 1371(b).

However, an S corporation is allowed to deduct a TTA NOL incurred after the "S" election is made. An S corporation may use the NOL carryover as a deduction against income subject to the 1.5% entity-level tax (3.5% for financial S corporations). The expenses (and income) giving rise to the loss are also passed through to the shareholders in the year the loss is incurred.

Combined Report

Corporations that are members of a unitary group filing a combined report separately compute loss carryover for each corporation in the group (R&TC Section 25108) using individual apportionment factors.

Unlike the NOL treatment on a federal consolidated tax return, a loss carryover for one member included in a combined report may not be applied to the intrastate apportioned income of another member included in a combined report.

Water's-Edge Taxpayer

For any water's-edge taxpayer, R&TC Section 24416(c) imposes a limitation on the NOL deduction, if the NOL is generated during a non-water's edge tax year. The NOL carryover is limited to the lesser of the NOL or the re-computed NOL. The re-computed NOL carryover is determined by computing the income and factors of the original worldwide combined reporting group, as if the water's-edge election had been in force for the year of the loss. R&TC Section 24416(c) serves as a limitation. If this section applies, the NOL carryover for each corporation may only be decreased, but not increased.

Instructions for Worksheet II – Computation of NOL Carryover and Carryover Limitations - Targeted Tax Area

Individuals, exempt trusts, and corporations with current year income and a prior year TTA NOL carryover complete Worksheet II.

The TTA NOL carryover deduction is used to reduce current year income from the TTA. Use this worksheet to compute the TTA NOL carryover deduction for corporations, individuals, and exempt trusts.

Line 1 – See Part II for a discussion of business and nonbusiness income.

Form 540 and Form 540NR filers:

Be sure to include casualty losses, disaster losses, and any business deductions reported on federal Schedule A (Form 1040), as itemized deductions.

Exception: If you elected to claim part or all of your current year disaster loss, under IRC Section 165(i)(1) on prior year's return, do not include the amount of the loss that was claimed in your current year business income for the TTA.

Line 2 – In modifying your income, deduct the capital losses only up to the amount of capital gains. Enter any net capital losses included in line 1 as a positive number.

Line 3 – Corporations reduce income by the disaster loss deduction and the deduction for excess net passive income.

Line 6 – This is your modified taxable income (MTI). Reduce this amount by your TTA NOL carryover deduction. The TTA NOL carryover deduction may not be larger than your MTI. If your MTI is a loss in the current year or if it limits the amount of NOL you may use this year, carry over the NOL to future years.

Line 7 – Enter the amount from line 6 in line 7, column (d). If this amount is zero or negative, transfer the amount(s) from line 8b through line 8n, column (b) to column (e). Go to line 9.

Worksheet II Computation of NOL Carryover and Carryover Limitations – Targeted Tax Area. See instructions.

1	Enter the amount from Form 100 or Form 100W, line 18; Form 100S, combined amounts				
	of line 15 and line 16; or Form 109, line 1 or line 4. Form 540 and Form 540NR				
	filers, enter the total from Worksheet I, Section B, line 14, column (c) on line 1				
	and line 6 (skip line 2 through line 5). See instructions. Corporations which				
	file a combined report, enter the taxpayer's business income assigned to California				
	(See instructions Part II)	1			
2	a Form 100, Form 100W, Form 100S, and Form 109 filers: Enter any nonbusiness				
	income included in line 1 as a negative number. Form 540 and Form 540NR				
	filers leave blank	2a			
	b Form 100, Form 100W, Form 100S, and Form 109 filers: Enter any nonbusiness				
	losses included in line 1 as a positive number. Form 540 and Form 540NR				
		2b			
				-	
2		20		-	
3					
	line 19. Form 540, Form 540NR, and Form 109 filers: Enter -0 Enter this				
	amount as a negative number	3			
4	Combine line 1, line 2c, and line 3. If zero or less, enter -0- on line 6	4			
		5			
			1	6	
4 5	 filers leave blank. b Form 100, Form 100W, Form 100S, and Form 109 filers: Enter any nonbusiness losses included in line 1 as a positive number. Form 540 and Form 540NR filers leave blank. c Combine line 2a and line 2b. Form 100 or Form 100W filers: Enter the amount from Form 100 or Form 100W, line 21. Form 100S filers: Enter the total of the amounts from Form 100S, line 16 and line 19. Form 540, Form 540NR, and Form 109 filers: Enter -0 Enter this amount as a negative number. 	2b 2c 3 4 5		6	

(a)	(b)	(C)	(d)	(e)
Description	Carryover from	Amount deducted	Balance available to	TTA NOL carryover
	prior year	this year	offset losses	to future years.
7 Modified taxable income from line 6				
8a TTA NOL carryover beginning in 1999				
8b TTA NOL carryover beginning in 2000				
8c TTA NOL carryover beginning in 2001				
8d TTA NOL carryover beginning in 2002				
8e TTA NOL carryover beginning in 2003				
8f TTA NOL carryover beginning in 2004				
8g TTA NOL carryover beginning in 2005				
8h TTA NOL carryover beginning in 2006				
8i TTA NOL carryover beginning in 2007				
8j TTA NOL carryover beginning in 2008				
8k TTA NOL carryover beginning in 2009				
8I TTA NOL carryover beginning in 2010				
8m TTA NOL carryover beginning in 2011				
8n TTA NOL carryover beginning in 2012				
9 Total the amounts in columns (b), (c),				
and (e). See instructions				

Note: Your NOL may be suspended. See the instructions for Worksheet II, for more information. If your NOL is suspended do not put any amounts in column (c). Carryover the column (b) amount(s) to column (e).

Line 8a through Line 8n – Enter the amounts on line 8a through line 8n as positive numbers.

In column (c), enter the smaller of the amount in column (b) or the amount in column (d) from the previous line.

In column (d), enter the result of subtracting column (c) from the balance on the previous line in column (d).

In column (e), enter the result of subtracting the amount in column (c) from the amount in column (b), as applicable.

Example:

(b) Carryover from prior year	(c) Amount deducted this year	(d) Balance available to offset losses	(e) TTA NOL carryover
		\$5,000	
\$500	\$500	4,500	\$0

Line 9 – Total the amounts in columns (b), (c), and (e). Enter the totals from column (b) and column (e) on form FTB 3809, Side 1, line 3a and line 3c, accordingly.

Your TTA NOL carryover deduction for 2023 is the total of column (c). Enter this amount on your California tax return or schedule as follows:

- Form 100, line 20
- Form 100S, line 18
- Form 100W, line 20
- Form 109, line 6
- Schedule CA (540), Part I, Section B, line 9b3, column B
- Schedule CA (540NR), Part II, Section B, line 9b3, column B

Schedule Z – Computation of Credit Carryover Limitations

Credit Carryover Limitations

The amount of credit carryover you can claim on your California tax return is limited by the amount of tax attributable to TTA business income. The amount of tax attributable to the TTA business income is computed in this schedule. For corporations and other entities doing business in the former TTA, the TTA business income is computed in this schedule using the TTA apportionment factor formula computed on Worksheet I, Section A. For individuals, the TTA business income is computed on Worksheet I, Section B. Use Schedule Z on form FTB 3809, Side 2 to compute this limitation.

Assignment of Credit

Credit earned by members of a combined reporting group may be assigned to an affiliated corporation that is an eligible member of the same combined reporting group. A credit assigned may only be claimed by the affiliated corporation against its tax liability.

The eligible assignee shall be treated as if it originally generated the assigned credit. Any credit requirements, limitations or restrictions that applied to the assignor will also apply to the eligible assignee. The amount of TTA credit carryovers you may claim on your California tax return is limited to the tax attributable to a specific former TTA. For zone credits assigned, the assignee must have a tax liability as a result of income generated in the same zone that the original credit was generated. For example, if the original credit was generated in the former Tulare TTA of the assignor, the assignee must have a tax liability on the income attributable to the former Tulare TTA in order to use the assigned credit. For more information, get form FTB 3544 or go to ftb.ca.gov and search for credit assignment.

Other Limitations

If a taxpayer owns an interest in a disregarded business entity, the amount of the credit carryover that can be utilized is limited to the difference between the taxpayer's regular tax computed with the income of the disregarded entity, and the taxpayer's regular tax computed without the income of the disregarded entity. Partnerships allocate the credit among the partners according to the partner's distributive share as determined in a written partnership agreement. See R&TC Section 17039(e)(2).

Credit carryovers you are otherwise eligible to claim may be limited. Do not apply credit carryovers against the minimum franchise tax (corporations and S corporations), annual tax (partnerships, LLCs classified as partnerships, and QSub), alternative minimum tax (corporations, exempt organizations, individuals, and fiduciaries), built-in gains tax (S corporations), or excess net passive income tax (S corporations).

Refer to the credit instructions in your tax booklet for more information.

S Corporations and the Application of TTA Credits

An S corporation may use its TTA credit carryovers to reduce TTA tax at both the corporate and shareholder levels.

Carryover

If the amount of credit carryover available this year exceeds your TTA tax, you may carry over any excess credit to future years. For taxable years beginning on or after January 1, 2014, the carryover period is 10 years if necessary, or until

the credit is exhausted, whichever occurs first. Apply the carryover to the earliest taxable year(s) possible. In no event can the credit be carried back and applied against a prior year's tax.

If a C corporation had unused credit carryovers when it elected S corporation status, the carryovers were reduced to 1/3 and transferred to the S corporation. The remaining 2/3 were disregarded. The allowable carryovers may be used to offset the 1.5% tax on net income in accordance with the respective carryover rules. These C corporation carryovers may not be passed through to shareholders. For more information, get Schedule C (100S), S Corporation Tax Credits.

Credit Code

Use credit code **210** to claim the TTA hiring credit and sales or use tax credit carryover on your tax return. Using an incorrect code may cause a delay in allowing the credit.

Instructions for Schedule Z – Computation of Credit Carryover Limitations

Reporting Requirements of S Corporations, Estates, Trusts, and Partnerships

- Partnerships and LLCs treated as partnerships do not complete Schedule Z. The partners and members of these types of entities should compute their TTA business income from all sources by completing the Schedule Z to determine the amount of TTA credit carryover that they may claim on their California tax returns. For individual partners, report the distributive share of all the business income apportioned to the former TTA. For corporate partners, report the distributive share of the former TTA property and payroll. Report these items as other information on Schedule K-1 (565).
- S corporations and their shareholders complete Schedule Z.
- Report to shareholders, beneficiaries, partners, and members, the distributive or pro-rata share of business income, losses, and deductions apportioned to the former TTA; and
- Separately state the distributive or pro-rata share of any business capital gains and losses apportioned to the former TTA included in the amount above.

S Corporations

Complete only Part I and Part III of Schedule Z if your entity-level tax before credits is more than the minimum franchise tax.

Corporations and S Corporations subject to the minimum franchise tax only

Complete only Part IV of Schedule Z.

All others: Complete Part I and Part II of Schedule Z.

Part I – Computation of Credit Limitations

For filers with NOL carryovers:

- Complete Worksheet II first if you have an NOL carryover.
- Then complete Schedule Z if you have any TTA credits.

If you do not have any NOL carryovers:

- Individuals: Go to Worksheet I, Section B. Follow the worksheet instructions. Enter the amount from Worksheet I, Section B, line 14, column (c) on Schedule Z, Part I, line 1 and line 3 (skip line 2).
- Corporations: Follow the instructions for line 1 below.

Only business income is apportioned to the former TTA to determine the incentive limitation. Business income is defined as income arising from transactions and activities in the regular course of the trade or business. Business income includes income from tangible and intangible property if the acquisition, management, and disposition of the property constitute integral parts of the regular trade or business operations. Nonbusiness income is all income other than business income. See Cal. Code Regs., tit. 18 section 25120 for further references and examples of nonbusiness income.

For corporations filing a combined report, the business income of each corporation doing business in the former TTA is the business income apportioned to California as determined under combined report mechanics. Get FTB Pub. 1061 for more information on combined reports and entity income apportionment.

Line 1 – Enter all trade or business income. See form FTB 3809, Part II instructions for the definition of trade or business income.

Line 2 – If your business is located entirely within the former TTA, enter 1.

This percentage is the apportionment percentage computed by the entity using Worksheet I, Section A, and represents the percentage of the entity's business income attributable to the former TTA.

Line 6a – Compute the tax as if the former TTA taxable income represented all of your taxable income.

Individuals

Use the tax table or tax rate schedule in your tax booklet for your filing status.

Exempt Organizations

Use the applicable tax rate in your tax booklet.

Corporations and S Corporations

Use the applicable tax rate.

If the amount on line 6a is the minimum franchise tax (\$800), you cannot use your TTA

credit carryovers this year. Complete Part IV of Schedule Z to compute the amount of credit carryover.

Example: Determination of TTA Business Income for Shareholders, Partners, or Members of Pass-Through Entities

John Anderson is vice president of ABC, Inc., an S corporation that has two locations: one within the former TTA and one outside the former TTA. Eighty percent (80%) of the S corporation's business is attributable to the former TTA.

This percentage was determined by ABC, Inc. using Worksheet I, Section A, when ABC's California S corporation tax return (Form 100S) was prepared.

John divides his time equally (50/50) between the two offices of ABC, Inc. Jackie Anderson (John's spouse/RDP) works for ABC, Inc. at its office located within the former TTA.

John and Jackie Anderson have the following items of California income and expense for the 2023 taxable year:

John's salary from ABC, Inc \$100,000 Jackie's salary from ABC, Inc
The Anderson's TTA business income (total amount to be reported on line 3) is computed as follows:
John's TTA salary (\$100,000 x 50%)\$50,000 Jackie's TTA salary (\$75,000 x 100%)75,000 Pass-through ordinary income from ABC, Inc. (\$40,000 x 80%)32,000 John's unreimbursed employee business
expenses (\$2,000 x 50%) <u>(1,000)</u> Total TTA business income (Schedule Z, Part I, line 3)\$156,000
The standard deduction and personal or dependency exemptions are not included in the computation of TTA business income

in the computation of TTA business income since they are not related to trade or business activities.

John and Jackie must compute the tax (to be entered on Schedule Z, Part I, line 6a) on the total TTA business income of \$156,000 (as if it represents all of their income).

Line 6b – Corporations and S Corporations If the amount on line 6b is the minimum franchise tax (\$800), you cannot use your TTA credits this year. Complete Part IV of Schedule Z to compute the amount of credit carryover.

Part II – Limitation of Credits for Corporations, Individuals, Estates, and Trusts

Use Part II of Schedule Z if you are a corporation, individual, estate, or trust. Corporations and S corporations that are subject to paying only the minimum franchise tax, go to Part IV of Schedule Z.

Individuals that received a Schedule K-1, complete Schedule Z, Part II, using the information from the Schedule K-1.

Line 8A, column (e) – Enter the amount from line 7. This is the amount of limitation based on the tax on TTA business income.

Line 8A, column (f) – Enter the amount of credit carryover that is used on Schedule P (100, 100W, 540, 540NR, or 541), column (b). The amount cannot be greater than the amount on line 8A, column (e) or the amount computed on line 8B, column (d). Enter this amount on form FTB 3809, Side 1, line 1a.

Line 8B, column (b) – Enter the amount of the total prior year credit carryover from prior year's Schedule Z, Part II, line 8B, column (g).

Line 8B, column (c) – Enter the amount of credit assigned to affiliated corporations that are members of the same combined reporting group from form FTB 3544, Part A, Election to Assign Credit Within Combined Reporting Group, column (g). Only C corporations who completed the form will enter an amount in this column. Individuals, estates, and trusts, leave blank and go to column (d) instructions.

Line 8B, column (d) – Subtract the amount of the total assigned credit on line 8B, column (c), if any, from the amount of the total prior year carryover on line 8B, column (b).

Line 8B, column (e) – Compare the amounts on line 8A, column (e) and line 8A, column (f). Enter the smaller amount.

Line 8B, column (g) – Subtract the amount on line 8B, column (e) from the amount on line 8B, column (d). Enter the result on line 8B, column (g). This is the amount of credit that can be carried over to future years. This carryover includes both the Schedule P (100, 100W, 540, 540NR, or 541) limitation and the limitation based on TTA business income.

Line 9A, column (e) – Subtract the amount on line 8B, column (e) from the amount on line 8A, column (e). If the result is zero, your remaining credits are limited and must be carried over to future years. In this case, enter the amount from line 9B, column (d) on line 9B, column (g).

Line 9A, column (f) – Enter the amount of credit that is used on Schedule P (100, 100W, 540, 540NR, or 541), column (b). The amount cannot be greater than the amount on line 9A, column (e) or the amount computed on line 9B, column (d). Enter this amount on form FTB 3809, Side 1, line 1b. Line 9B, column (b) – Enter the amount of the total prior year credit carryover from prior year's Schedule Z, Part II, line 9B, column (g).

Line 9B, column (c) – Enter the amount of credit assigned to affiliated corporations that are members of the same combined reporting group from form FTB 3544, Part A, column (g). Only C corporations who completed the form will enter an amount in this column. Individuals, estates, and trusts, leave blank and go to column (d) instructions.

Line 9B, column (d) – Subtract the amount of the total credit assigned on line 9B, column (c), if any, from the amount of the total prior year carryover on line 9B, column (b).

Line 9B, column (e) – Compare the amounts on line 9A, column (e) and line 9A, column (f). Enter the smaller amount.

Line 9B, column (g) – Subtract the amount on line 9B, column (e) from the amount on line 9B, column (d). Enter the result on line 9B, column (g). This is the amount of credit that can be carried over to future years. This carryover includes both the Schedule P (100, 100W, 540, 540NR, or 541) limitation and the limitation based on TTA business income.

Part III – Limitation of Credits for S Corporations Only

Use Part III of Schedule Z only if you are an S corporation. Adjust Schedule C (100S) to reflect the TTA business tax limitation (Part I, line 7) after completing this worksheet.

Line 10, column (b) – Enter the amount of the total prior year credit carryover from prior year's Schedule Z, Part III, line 10, column (d). Also, include this amount on Form 100S, Schedule C.

Line 11, column (b) – Enter the amount of the total prior year credit carryover from prior year's Schedule Z, Part III, line 11, column (d).

Line 10 and Line 11, column (c) – Enter the amount of credit carryover that was used by the S corporation in the current year to offset its 1.5% entity-level tax (3.5% for financial S corporations). Enter the amounts in column (c) for line 10 and line 11 on form FTB 3809, Side 1, line 1a and line 1b, as applicable.

Line 10 and Line 11, column (d) – Subtract the amount in column (c) for each line from the amounts in column (b). These are the credit amounts that can be carried over to future years and used by the S corporation.

Part IV – Limitation of Credits for Corporations and S Corporations Subject to Paying Only the Minimum Franchise Tax

Use Part IV of Schedule Z if the corporation or S corporation is subject to paying only the minimum franchise tax.

Line 12, column (b) – Enter the amount of the total prior year credit carryover from prior year's Schedule Z, Part IV, line 12, column (d).

Line 13, column (b) – Enter the amount of the total prior year credit carryover from prior year's Schedule Z, Part IV, line 13, column (d).

Line 12 and Line 13, column (c) – Enter the amounts of credits assigned to affiliated corporations that are members of the same combined reporting group from form FTB 3544, Part A, column (g). Only C corporations who completed the form will enter an amount in this column. S corporations, leave blank and go to column (d) instructions.

Line 12 and Line 13, column (d) – Subtract the amounts in column (c), if any, from the amounts in column (b) for line 12 and line 13. These are the credit amounts that can be carried over to future years.

Example: Part II

Assume the ABC Business has \$8,000 of tax. The business computed a credit limitation based on the TTA business income of \$7,000 on Schedule Z, line 7. The business has the following credits:

Hiring credit carryover	_	\$ 300
Sales or use tax credit carryover	—	\$ 9,000

Schedule Z, Part II would be computed as follows:

Part II Limitation of Credits for Corporations, Individuals, Estates, and Trusts. See instructions

	(a) Credit name		(b) Total prior year carryover	(c) Total credit assigned from form FTB 3544, Part A, col. (g)	(d) Total credit col. (b) minus col. (c)	(e) Limitation based on TTA business income	(f) Credit carryover used on Sch. P can never be greater than col. (d) or col. (e)	(g) Total credit carryover col. (d) minus col. (e)
8	Hiring credit	А				7,000	300	
	carryover	В	300	-0-	300	300		-0-
9	Sales or use	А				6,700	6,700	
	tax credit carryover	В	9,000	-0-	9,000	6,700		2,300

Standard Industrial Classification Manual, 1987 Edition (Partial Listing)

The Standard Industrial Classification (SIC) Manual classifies business activities based upon establishments, which are defined in the SIC Manual as an economic unit, generally at a single physical location, where business is conducted, or where services or industrial operations are performed. A taxpayer's enterprise may consist of more than one establishment. The SIC Manual provides the following examples of establishments: A factory, mill, store, hotel, movie theater, mine, farm, ranch, bank, railroad depot, airline terminal, sales office, warehouse, or central administrative office. Where distinct and separate economic activities are performed at a single physical location (such as construction activities operated out of the same physical location as a lumber yard), each activity should be treated as a separate establishment where: (1) No one industry description in the SIC Manual includes such combined activities; (2) The employment in each economic activity is significant; and (3) Separate reports are prepared on the number of employees, their wages and salaries, sales or receipts, property and equipment, and other types of financial data, such as financial statements, job costing, and profit center accounting.

The Standard Industrial Classification Manual is organized using a hierarchical structure, first by division, next by two-digit major

2231

3991

3995

3578

2064

2062

groups within each division, then by three-digit industry groups within each major group, and finally by four-digit industry codes within each industry group.

For purposes of this publication, the following SIC codes are listed since only taxpayers with establishments in these industry codes gualify for the TTA tax incentives:

- SIC Codes 2000 through 2099;
- SIC Codes 2200 through 3999; •
- SIC Codes 4200 through 4299;
- SIC Codes 4500 through 4599; and
- SIC Codes 4700 through 5199.

To view the manual, go to osha.gov and search for SIC code.

The four-digit industry codes within Division D of the SIC Manual are: (nec means "not elsewhere classified")

Calculating & accounting

Candy & other confectionery

Brooms & brushes

Cane sugar refining

Burial caskets

equipment

products

Broadwoven fabric mills, wool

3291 Abrasive products 2891 Adhesives & sealants 2879 Agricultural chemicals, nec 3563 Air & gas compressors 3728 Aircraft parts & equipment, nec Aircraft engines & engine parts 3724 3721 Aircraft 2812 Alkalies & chlorine 3354 Aluminum extruded products 3355 Aluminum rolling & drawing, nec 3365 Aluminum foundries 3353 Aluminum sheet, plate, & foil 3363 Aluminum die-casting 3483 Ammunition, except for small arms, nec Analytical instruments 3826 Animal & marine fats & oils 2077 2387 Apparel belts 2389 Apparel & accessories, nec 3446 Architectural metal work

- 3292 Asbestos products
- 2952 Asphalt felts & coatings
- Asphalt paving mixtures & blocks 2951
- Automatic vending machines 3581
- 2396 Automotive & apparel trimmings
- 3465 Automotive stampings
- 2673 Bags: plastic, laminated, & coated
- Bags: uncoated paper & 2674
- multiwall 3562 Ball & roller bearings
- 2063 Beet sugar
- Biological products, except 2836
- diagnostic substances
- 2782 Blankbooks & looseleaf binders
- 3312 Blast furnace & steel mills
- 3564 Blowers & fans
- 3732 Boat building & repairing
- 3452 Bolts, nuts, rivets, & washers
- 2731 Book publishing 2732 Book printing
- 2789
- Bookbinding & related work 2086 Bottled & canned soft drinks
- Bras, girdles, & allied garments 2342
- 2051 Bread, cake, & related products
- 3251 Brick & structural clav tile
- 2211 Broadwoven fabric mills, cotton
- 2221 Broadwoven fabric mills. manmade

- 2033 Canned fruits & vegetables 2091 Canned & cured fish & seafood 2032 **Canned** specialties 2394 Canvas & related products 3955 Carbon paper & inked ribbons 2895 Carbon black 3624 Carbon & graphite products 3592 Carburetors, pistons, rings, & valves 2273 Carpets & rugs Cellulosic manmade fiber 2823 3241 Cement, hydraulic 3253 Ceramic wall & floor tile 2043 Cereal breakfast foods 2022 Cheese, natural & processed 2899 Chemical preparations, nec 2067 Chewing gum 2066 Chocolate & cocoa products 3255 Clay refractories 2295 Coated fabrics, not rubberized Cold finishing of steel shapes 3316 2754 Commercial printing, gravure 2752 Commercial printing, lithographic 2759 Commercial printing, nec
- Commercial laundry equipment 3582
- 3646 Commercial lighting fixtures
- 3669 Communication equipment
- 3577 Computer peripheral equipment, nec
- 3575 Computer terminals
- 3572 Computer storage devices
- 3271 Concrete block & brick
- 3272 Concrete products, nec
- 3531 Construction machinery
- 2679 Converted paper products, nec
- 3535 Conveyors & conveying
- equipment
- 2052 Cookies & crackers
- 3351 Copper rolling & drawing 3366 Copper foundries
- 2298 Cordage & twine

- 2653 Corrugated & solid fiber boxes 3961 Costume jewelry
- 2074 Cottonseed oil 2021 Creamery butter
- 3466 Crowns & closures
- Current-carrying wiring devices 3643
- 2391 Curtains & draperies
- 3087 Custom compound purchased resins
- 3281 Cut stone & stone products
- 3421 Cutlery
- Cyclic crudes & intermediates 2865
- 2034 Dehydrated fruits, vegetables, & SOUDS
- 3843 Dental equipment & supplies
- 2675 Die-cut paper products
- 2085 **Distilled & blended liquors**
- 2047 Dog & cat food
- 3942 Dolls & stuffed toys Drapery hardware, blinds, &
- 2591
 - shades 2023 Dry, condensed, & evaporated dairy products
 - 2079 Edible fats & oils, nec
 - 3641 Electric lamps
 - 3634 Electric housewares & fans
 - 3699 Electrical equipment & supplies,
 - nec
 - 3629 Electrical industrial apparatus, nec
 - 3845 Electromedical equipment
 - 3313 Electrometallurgical products
 - 3679 Electronic components, nec
 - 3678 Electronic connectors
 - Electron tubes 3671
 - 3675 Electronic capacitors
 - 3676 Electronic resistors
 - 3677 Electronic coils & transformers
 - 3571 Electronic computers
 - Elevators & moving stairways 3534
 - Engine electrical equipment 3694
 - 2677 Envelopes
 - 3822 Environmental controls
 - 2892 Explosives
 - Fabric dress & work gloves 2381
 - 3499 Fabricated metal products, nec 3443 Fabricated plate work (boiler
 - shops) 3498 Fabricated pipe & fittings
 - 3069 Fabricated rubber products, nec
- 3441 Fabricated structural metal 2399 Fabricated textile products, nec 3523 Farm machinery & equipment 3965 Fasteners, buttons, needles, & pins 2875 Fertilizers, mixing only 2655 Fiber cans, drums, & similar products 2262 Finishing plants, manmade Finishing plants, cotton 2261 2269 Finishing plants, nec 3211 Flat glass 2087 Flavoring extracts & syrups, nec 2041 Flour & other grain mill products 3824 Fluid meters & counting devices 3492 Fluid power valves & hose fittings 2026 Fluid milk 3594 Fluid power pumps & motors Fluid power cylinders & actuators 3593 2657 Folding paperboard boxes 2099 Food preparations, nec 3556 Food products machinery 3131 Footwear cut stock Footwear, except rubber, nec 3149 2092 Fresh/frozen prepared fish/seafood 2053 Frozen bakery products, except bread 2038 Frozen specialties, nec 2037 Frozen fruits & vegetables 2371 Fur goods 2599 Furniture & fixtures, nec 3944 Games, toys, & children's vehicles 3053 Gaskets, packing, & sealing devices 3569 General industrial machinery, nec 2369 Girls' & children's outerwear, nec Girls' & children's dresses, 2361 blouses 3221 Glass containers 3321 Gray & ductile iron foundries 2771 Greeting cards Guided missile & space vehicle 3764 parts 3769 Guided missile & space vehicle parts. nec (continued on next page)

3761 Guided missiles & space vehicles 2861 Gum & wood chemicals 3275 Gypsum products 3423 Hand & edge tools, nec 3996 Hardsurface floor coverings, nec 2429 Hardware, nec 2426 Hardwood dimensions & flooring mills 2435 Hardwood veneer & plywood 2353 Hats, caps, & millinery 3433 Heating equip, except electric 3536 Hoists, cranes, & monorails 2252 Hosiery, nec House furnishings, nec 2392 3142 House slippers 3651 Household audio & video equipment 3635 Household vacuum cleaners 3631 Household cooking appliances 3633 Household laundry equipment 3639 Household appliances, nec 2519 Household furniture, nec 3632 Household refrigerators & freezers 2024 Ice cream & frozen desserts 3491 Industrial valves 2819 Industrial inorganic chem, nec 3599 Industrial machinery, nec 2869 Industrial organic chem, nec 3537 Industrial trucks & tractors 2813 Industrial gases 3543 Industrial patterns 3567 Industrial furnaces & ovens 2816 Inorganic pigments 3825 Instruments to measure electricity 3519 Internal combustion engines, nec 2835 In vitro & in vivo diagnostic substances Iron & steel forging 3462 3915 Jewelers' materials & lapidary work 3911 Jewelry, precious metal 2253 Knit outerwear mills 2254 Knit underwear mills 2259 Knitting mills, nec 3821 Laboratory apparatus & furniture 2258 Lace & warp knit fabric mills 3083 Laminated plastic plate & sheet 3524 Lawn & garden equipment 3952 Lead pencils & art goods 3199 Leather goods, nec 2386 Leather & sheep-lined clothing 3111 Leather tanning & finishing 3151 Leather gloves & mittens 3648 Lighting equipment 3274 Lime 2411 Logging 2992 Lubricating oils & greases 3161 Luggage 2098 Macaroni, spaghetti, & noodles 3541 Machine tools, metal cutting types 3545 Machine tool accessories 3542 Machine tools, metal forming type 3695 Magnetic & optical recording media 3322 Malleable iron foundries 2083 Malt 2082 Malt beverages 2761 Manifold business forms 2097 Manufactured ice 3999 Manufacturing industries, nec 3953 Marking devices 2515 Mattresses & bedsprings 3586 Measuring & dispensing pumps 3829 Measuring & controlling devices, nec

3061 Mechanical rubber goods 2833 Medicinal & botanicals 2325 Men's & boys' trousers & slacks 3143 Men's footwear, except athletic 2323 Men's & boys' neckwear 2329 Men's & boys' clothing, nec Men's & boys' shirts 2321 2322 Men's & boys' underwear & nightwear 2326 Men's & boys' work clothing Men's & boys' suits & coats 2311 2514 Metal household furniture 3549 Metalworking machinery, nec 3398 Metal heat treating 3411 Metal cans 3412 Metal barrels, drums, & pails 3431 Metal sanitary ware 3497 Metal foil & leaf 3479 Metal coating & allied services 3469 Metal stampings, nec 3442 Metal door, sash, & trim 2431 Millwork 3296 Mineral wool 3295 Minerals, ground or treated 3532 Mining machinery 2741 Misc publishing 3449 Misc metal work 3496 Misc fabricated wire products 2451 Mobile homes 3716 Motor homes 3711 Motor vehicles & car bodies 3621 Motor & generators 3714 Motor vehicle parts & accessories 3751 Motorcycles, bicycles, & parts 3931 Musical instruments 2441 Nailed wood boxes & shook 2241 Narrow fabric mills 2711 Newspapers 2873 Nitrogenous fertilizers Nonclay refractories 3297 3644 Noncurrent-carrying wiring devices 3369 Nonferrous foundries, nec Nonferrous die-casting, except 3364 aluminum 3357 Nonferrous wiredrawing & insulating 3356 Nonferrous rolling & drawing, nec 3341 Nonferrous metals 3463 Nonferrous forging 3299 Nonmetallic mineral products, nec 2297 Nonwoven fabrics 3579 Office machines, nec 2522 Office furniture, except wood 3533 Oil & gas field machinery 3851 Ophthalmic goods 3827 Optical instruments & lenses 3489 Ordnance & accessories, nec 2824 Organic fibers, noncellulosic Packaging machinery 3565 2851 Paints & allied products 3554 Paper industries machinery 2621 Paper mills 2671 Paper coated & laminated, packaging 2672 Paper coated & laminated, nec 2631 Paperboard mills 2542 Partitions & fixtures, except wood 3951 Pens & mechanical pencils 2721 Periodicals 3172 Personal leather goods, nec 2911 Petroleum refining 2999 Petroleum & coal products, nec 2834 Pharmaceutical preparations Phosphatic fertilizers 2874 3861 Photographic equipment &

supplies

2035 Pickles, sauces, & salad dressing 3085 Plastic bottles 3086 Plastic foam products 2821 Plastic materials & resins 3084 Plastic pipe 3088 Plastic plumbing fixtures Plastic products, nec 3089 2796 Platemaking service 3471 Plating & polishing 2395 Pleating & stitching 3432 Plumbing fixture fittings & trim 2842 Polishes & sanitation goods 3264 Porcelain electrical supplies 2096 Potato chips & similar snacks 3269 Pottery products, nec 2015 Poultry slaughtering & processing Power transmission equipment, 3568 nec 3546 Power-driven handtools 3448 Prefabricated metal buildings 2452 Prefabricated wood buildings 2045 Prepared flour mixes & doughs 2048 Prepared feeds, nec 3652 Prerecorded records & tapes 3229 Pressed & blown glass, nec 3399 Primary metal products, nec Primary nonferrous metals, nec 3339 Primary aluminum 3334 3331 Primary copper 3692 Primary batteries, dry & wet 3672 Printed circuit boards Printing ink 2893 3555 Printing trades machinery 3823 Process control instruments 3231 Products of purchased glass 2531 Public building & related furniture 2611 Pulp mills 3561 Pumps & pumping equipment 3663 Radio & TV broadcasting & communications equipment 3743 Railroad equipment 2061 Raw sugar cane 3273 Ready-mixed concrete 2493 Reconstituted wood products 3585 Refrigeration & heating equipment 3625 Relays & industrial controls 3645 Residential lighting fixtures 2044 **Rice milling** 2095 Roasted coffee 2384 Robes & dressing gowns 3547 Rolling mill machinery 3052 Rubber & plastic hose & belting 3021 Rubber & plastic footwear 2068 Salted & roasted nuts & seeds Sanitary food containers 2656 2676 Sanitary paper products 2013 Sausages & other prepared meats 3425 Saw blades & handsaws 2421 Sawmills & planing mills, general Scales & balances, except 3596 laboratory 2397 Schiffli machine embroideries 3451 Screw machine products 3812 Search & navigation equipment 3674 Semiconductors & related devices 3263 Semivitreous table & kitchenware 3589 Service industry machinery, nec 2652 Setup paperboard boxes 3444 Sheet metal work 3731 3993 3914 3484 Small arms 3482 2841 Soap & other detergents

Ship building & repairing Signs & advertising specialties Silverware and plate ware Small arms ammunition

Softwood veneer & plywood

2436

2075 Soybean oil mills

3769 Space vehicle equipment & parts 3764 Space propulsion units & parts 2429 Special product sawmills, nec 3544 Special dies, tools, jigs, & fixtures 3559 Special industry machinery, nec 3566 Speed changers, drives, & gears Sporting & athletic goods, nec 3949 2678 Stationery products Steel springs, except wire 3493 3315 Steel wire & related products 3317 Steel pipe & tubes 3325 Steel foundries, nec 3324 Steel investment foundries 3691 Storage batteries 3259 Structural clay products, nec 2439 Structural wood members, nec 2843 Surface active agents 3841 Surgical & medical instruments 3842 Surgical appliances & supplies 3613 Switchgear & switchboard apparatus 2822 Synthetic rubber 3795 Tanks & tank components Telephone & telegraph apparatus 3661 3552 Textile machinery 2393 Textile bags 2299 Textile goods, nec 2284 Thread mills 2282 Throwing & winding mills 2296 Tire cord & fabrics 3011 Tires & inner tubes 2844 Toilet preparations 3612 Transformers, except electronic 3799 Transportation equipment, nec 3792 Travel trailers & campers 3713 Truck & bus bodies 3715 Truck trailers 3511 Turbines & turbines generator sets 2791 Typesetting 3082 Unsupported plastic profile shapes 3081 Unsupported plastic film & sheet 2512 Upholstered household furniture 3494 Valves & pipe fittings, nec 2076 Vegetable oil mills, nec Vehicular lighting equipment 3647 3261 Vitreous plumbing fixtures 3262 Vitreous china table & kitchenware 3873 Watches, clocks, & parts 2385 Waterproof outerwear 2257 Weft knit fabric mills 3548 Welding apparatus 2046 Wet corn milling 2084 Wines, brandy, & brandy spirits 3495 Wire springs Women's & misses' suits & coats 2337 2335 Women's, juniors', & misses' dresses 2341 Women's & children's underwear 2251 Women's hosiery, except socks 2339 Women's & misses' outerwear, nec 2331 Women's & misses' blouses & shirts 3171 Women's handbags and purses 3144 Women's footwear, except athletic 2491 Wood preserving 2499 Wood products, nec 2434 Wood kitchen cabinets 2541 Wood partitions & fixtures 2521 Wood office furniture 2517 Wood TV & radio cabinets 2449 Wood containers, nec 2511 Wood household furniture 2448 Wood pallets & skids 3553 Woodworking machinery 3844 X-ray apparatus & tubes 2281 Yarn spinning mills

The four-digit industry codes within Division E of the SIC Manual are: (nec means "not elsewhere classified")

- 4513 Air courier services
- 4522 Air transportation, nonscheduled
- 4512 Air transportation, scheduled
- Airports, flying fields, & airport 4581
- terminal services
- 4729 Arrangement of passenger
- transportation, nec Arrangement of transportation 4730
- of freight & cargo
- 4841 Cable & other pay television services
- 4939 Combination utilities, nec
- 4899 Communications services, nec
- 4215 Courier services, except by air
- 4931 Electric & other services combined
- 4911 Electric services
- 4221 Farm product warehousing & storage
- 4785 Fixed facilities & inspection weighing services for motor vehicle transportation

- Gas & other services combined 4932
- Irrigation systems 4971
- 4214 Local trucking with storage
- 4212 Local trucking without storage
- 4925 Mixed, manufactured, or liquefied petroleum gas production
- 4924 Natural gas distribution
- 4922 Natural gas transmission
- Natural gas transmission & 4923 distribution
- 4783 Packing & crating
- Radio broadcasting stations 4832
- 4812 Radiotelephone communications
- Refrigerated warehousing & 4222
- storage
- 4953 Refuse systems
- 4741 Rental of railroad cars
- 4959 Sanitary services, nec
- 4952 Sewerage systems

nec

- 4225 Special warehousing & storage
- 4226 Special warehousing & storage,
- The four-digit industry codes within Division F of the SIC Manual are: (nec means "not elsewhere classified")
- 5012 Automobiles & other motor vehicles 5153 5181 Beer & ale 5149 Books, periodicals, & newspapers 5192 5141 5072 5032 Brick, stone, and related construction materials 5022 5169 Chemicals & allied products, nec 5113 5052 Coal & other minerals & ores 5046 Commercial equipment, nec 5045 Computers & computer 5085 peripheral equipment & software 5145 Confectionery 5094 5082 Construction & mining (except petroleum) machinery & 5154 equipment 5031 5039 Construction materials, nec Dairy products, except dried or 5147 5143 canned 5122 Drugs, drug proprietaries, & 5136 druggist' sundries 5099 Durable goods, nec 5051 5063 Electrical apparatus & 5015 equipment, wiring supplies, & construction materials 5013 5064 Electrical appliances, television, 5199 & radio sets 5065 Electronic parts & equipment, nec 5044 Farm & garden machinery & 5048 5083 5142 equipment 5191 Farm supplies 5198 5159 Farm-product raw materials, nec 5172 5146 Fish & seafoods 5171 5193 Flowers, nursery stock, & florists' supplies 5138 Footwear Fresh fruits & vegetables 5148 5131
 - 5021 Furniture Grain & field beans
 - Groceries & related products, nec
 - Groceries, general line
 - Hardware
 - Home furnishings
 - Industrial & personal service paper
 - 5084 Industrial machinery & equipment
 - Industrial supplies
 - Jewelry, watches, precious stones, & precious metals
 - Livestock Lumber, plywood, millwork, and
 - wood panels Meat & meat products
 - Medical, dental, & hospital 5047
 - equipment & supplies
 - Men's & boy's clothing & furnishings
 - Metals service centers & offices
 - Motor vehicle parts, used Motor vehicle supplies & new
 - parts
 - Nondurable goods, nec
 - Office equipment Ophthalmic goods
 - Packaged frozen foods
 - Paints, varnishes, & supplies
 - Petroleum & petroleum products wholesalers, except bulk stations
 - Petroleum bulk stations & terminals
 - 5043 Photographic equipment & sales
 - Piece goods, notions, & other
 - dry goods

- 5162 Plastics materials & basic forms & shapes
- Plumbing & heating equipment 5074 & supplies (hydronics)
- 5144
- Poultry & poultry products
- 5111 Printing & writing paper 5049
- Professional equipment & supplies, nec
- 5078 Refrigeration equipment & supplies
- 5033 Roofing, siding, and insulation materials
- 5093 Scrap & waste materials
- 5087 Service establishment equipment & supplies
- 5091 Sporting & recreational goods & supplies
- Stationery & office supplies 5112
- 5014 Tires & tubes
- Tobacco & tobacco products 5194
- Toys, hobby goods, & supplies 5092
- Transportation equipment & 5088 supplies, except motor vehicles 5075 Warm air heating.
- air-conditioning equipment, & supplies
- 5182 Wine & distilled alcoholic beverages
- 5137 Women's, children's, & infants' clothing & accessories

4822 Telegraph & other message communications 4813 Telephone communications, except radiotelephone

4960 Steam & air-conditioning supply

- 4833 Television broadcasting stations
- 4231 Terminal & joint terminal maintenance facilities for motor freight
- 4725 Tour operators
- 4789 Transportation services, nec
- 4724 Travel agencies
- 4213 Trucking, except local
- 4940 Water supply

How to Get California Tax Information

Your Rights as a Taxpayer

The FTB's goals include making certain that your rights are protected so that you have the highest confidence in the integrity, efficiency, and fairness of our state tax system. For more information get FTB 4058, California Taxpayers' Bill of Rights - Information for Taxpayers. See "Where to Get Tax Forms and Publications" below.

Franchise Tax Board Privacy Notice on Collection

Our privacy notice can be found in annual tax booklets or online. Go to **ftb.ca.gov/privacy** to learn about our privacy policy statement, or go to **ftb.ca.gov/forms** and search for **1131** to locate FTB 1131 EN-SP, Franchise Tax Board Privacy Notice on Collection - Aviso de Privacidad del Franchise Tax Board sobre la Recaudación. To request this notice by mail, call 800.338.0505 and enter form code **948** when instructed.

Where to Get Tax Forms and Publications

By Internet – You can download, view, and print California tax forms and publications at **ftb.ca.gov/forms**.

Access other state agencies' websites at ca.gov.

By phone – To order current year California tax forms and publications, call our automated phone service. Refer to the list in your tax booklet and find the code for the form you want to order. Call 800.338.0505 and follow the recorded instructions.

Allow two weeks to receive your order. If you live outside California, allow three weeks to receive your order.

In person – Many post offices and libraries provide free California personal income tax booklets during the filing season.

Employees at libraries, post offices, and quick print businesses cannot provide tax information or assistance.

By mail - Write to:

TAX FORMS REQUEST UNIT MS D120 FRANCHISE TAX BOARD PO BOX 307 RANCHO CORDOVA CA 95741-0307

Letters

If you write to us, be sure your letter includes your federal employer identification number (FEIN), California Secretary of State (SOS) file number, California corporation number, social security number (SSN) or individual taxpayer identification number (ITIN), your daytime and evening telephone numbers, and a copy of the notice (if applicable). Send your letter to:

CORRESPONDENCE, ANALYSIS, SUPPORT AND EDUCATION SECTION MS F-283 FRANCHISE TAX BOARD PO BOX 1468 SACRAMENTO CA 95812-1468

We will respond to your letter within ten weeks. In some cases, we may need to call you for additional information.

Do not attach correspondence to your tax return unless the correspondence relates to an item on your tax return.

Internet and Telephone Assistance

Telephone assistance is available year-round from 8 a.m. until 5 p.m. Monday through Friday, except holidays. Hours subject to change.

Website: Telephone:	ftb.ca.gov 800.852.5711 from within the United States 916.845.6500 from outside the United States
California Relay	

Service: 711 or 800.735.2929 for persons with hearing or speaking limitations

Asistencia Por Internet y Teléfono

Asistencia telefónica está disponible durante todo el año desde las 8 a.m. hasta las 5 p.m. de lunes a viernes, excepto días feriados. Las horas están sujetas a cambios.

Sitio web:	ftb.ca.gov 800.852.5711
Teléfono:	
	dentro de los Estados Unidos
	916.845.6500
	fuera de los Estados Unidos
O a sector la seta	

Servicio de Retransmisión

de California: 711 o 800.735.2929

para personas con limitaciones auditivas o del habla

(Keep This Page For Future Use)

TTA Contact Information

For business eligibility or zone related information, contact the HCD or the local zone program manager where the business is located. Go to hcd.ca.gov and search for enterprise zone.

For information that is zone-specific but not tax-specific, contact the HCD at:

DEPARTMENT OF HOUSING & COMMUNITY DEVELOPMENT DIVISION OF FINANCIAL ASSISTANCE ENTERPRISE ZONE PROGRAMS 2020 WEST EL CAMINO AVENUE SACRAMENTO CA 95833

Website: hcd.ca.gov Telephone: 916.263.2771

or for tax-specific information contact:

FRANCHISE TAX BOARD Website: **ftb.ca.gov** Telephone: 916.845.3464