Internal Revenue Service

Name

Computation of Investment Credit

TO BE ATTACHED TO YOUR TAX RETURN For calendar year 1968 or other taxable year beginning





Identifying number as shown on page 1 of your tax return

	Inve	etmont in r	ow and us	od n	roporty including any inu	estment in suspension n	eriod property					
 Investment in new and used property including any investment in suspension period property NOTE: Include your share of investment in property by a partnership, estate, trust, small business corporation, or lessor. 												
Type of property			Line		(1) Life years	(2) Cost or basis	(3) Applicable percentag	1	(4) Investment (Column 2 x column 3)			
NEW PROPERTY		(a)	4	or more but less than 6		331/3						
				or more but less than 8		663						
		(c)		8 or more		100						
	U	SED	(d)	4	or more but less than 6		331/3		***************************************			
PROPERTY		(e)		or more but less than 8		663/3						
(See Instructions for dollar limitation)		(f)		8 or more		100		******				
		l investme	1									
3	(a) (b)	~ * * * * * * * * * * * * * * * * * * *										
	(5)											
	(c)											
		LI	(1) fe years		(2) Cost or basis	(3) Applicable percentage	Column 2 x colum	nn 3				
			but less than 6			331/3						
		6 or more	but less than	8		66%						
		8	or more			100						
	(d)											
4	•••	3(a) less l										
-		l qualified										
		tative inves										
					used credit(s) (attach co							
8					7							
LIMITATION												
٩	(a)	Individuals		mou	nt from line 12(c), page	-		1				
3	· · · ·				er amount from line 27,	•						
					ount from line 7, Tax Con							
10					s: (a) Foreign tax credit							
					(b) Retirement incon							
11	Tota	Add lin	es 10(a) a:	nd (b								
	Total-Add lines 10(a) and (b) Image: Control of the second s											
					ately, affiliated groups, e							
13					or \$25,000, whichever is				************			
_	(b)											
14	Tota	************										
15	Less	7% of line										
16	Line	14 less lir	ie 15 .	•		• • • • • • • •		•••				
17	inve	stment cre	dit-Enter	amo	ount on line 8 or line 16,	whichever is lesser	<u> </u>					

SCHI . A

If any part of your investment in 1 above was made by a partnership, estate, trust, small business corporation, or lessor complete the following:

Name	Address	Property						
Name (Partnership, estate, trust, etc.)	Autress	New	Used	Life years				
		\$	\$					
	••••••							

osto								

GENERAL INSTRUCTIONS

A. Who Must File.—Any individual, estate, trust, or corporation claiming an investment credit must attach this form to its income tax return. Partnerships must complete the information set forth in Schedule K of Form 1065. Small business corporations must attach a statement to their returns showing the allocation of investment (including any investment in suspension period property) to the shareholders by amount, type and life of property as shown in item 1 of this form. Estates and trusts which apportion the investment between the estate or trust and the beneficiaries should in addition to filing this form attach a statement in suspension period property) among the beneficiaries.

B. When Allowed.—A credit is allowed against your tax for investment in certain depreciable property having an estimated useful life of 4 years or more for the first year such property is placed in service.

C. Property Defined.—The investment credit is applicable to (a) tangible personal property, (b) real property (except for buildings and their structural components) if used as an integral part of manufacturing, production or extraction, etc., or used as a research or storage facility in connection with these activities, and (c) elevators and escalators.

The investment credit is not applicable to (1) suspension period property; (2) certain property which is used predominantly outside the United States; (3) property used for lodging or in connection with furnishing lodging, except (a) property used in certain commercial facilities located therein (such as a restaurant) or (b) property used by a hotel or motel; (4) property used by a tax-exempt organization (except where the unrelated business income tax applies); (5) property used by governmental units; (6) livestock (including racehorses).

D. Election for Leased Property.—A lessor may elect to treat an investment in new property as if made by the lessee instead of the lessor. See section 48(d).

E. Replacement Property.—Where insured property is damaged or destroyed as a result of a casualty or is stolen, reinvestment of the insurance proceeds in replacement property may not be eligible for the investment credit.

F. Recomputed Tax on Early Disposition of Property.—Where property is disposed of prior to the life used in computing the investment credit, the tax for the year in which the property is so disposed of must be increased by the difference between the credit taken on such property and the credit which would have been allowed had the actual life been used. Such increase should be reported on the line provided on your tax return.

G. Carryback and Carryover of Unused Credits.—Any part of an investment credit which may not be used because it exceeds the amount allowable (including an unused credit created by the carryback of a net operating loss) may be carried back 3 years and forward 7. A claim for refund based upon the carryback of an unused investment credit may be made on Form 843 or by filing Form 1040X (individuals) or an amended return for the year to which the unused credit is carried. Taxpayers who desire a tentative (quick) refund may file Form 1045 (individuals) or Form 1139 (corporations).

Line 1. Suspension Period Property.—Although suspension period property is not eligible for the investment credit, the basis of investment in such property must be entered in line 1 since it must be taken into account in lines 3, 4, and 15 in determining the credit allowable for investment in qualified property.

New Property.—Enter the basis of property as described in instructions C and H placed in service during the taxable year.

Used Property.—Enter the cost (subject to dollar limitation below) of used property placed in service during the taxable year. Property inherited, received as a gift, or acquired from certain related parties does not qualify for the investment credit. See instruction H.

Dollar Limitation on Used Property.—In general, the amount of used property (whether or not suspension period property) taken into account may not exceed \$50,000. In the case of a husband and wife filing separate returns, and each has used property taken into account, the amount may not exceed \$25,000. In the case of a partnership the \$50,000 limitation applies to the partnership and to each partner. In the case of a corporation electing not to be taxed, the \$50,000 limitation applies to the corporation and to each shareholder. In the case of affiliated groups, the \$50,000 limitation shall be reduced for each member of the group by apportioning \$50,000 among the members of the group in accordance with their respective amounts of used property which may be taken into account.

H. Basis and Cost.—The credit for new property applies to the basis of the property. The credit for used property applies to the cost of the property. The cost of used property does not include the basis of any property traded in unless the trade-in resulted in the recapture of all or any portion of an investment credit previously allowed or in a reduction of an investment credit carryback or carry-over. No adjustment for additional first-year depreciation or salvage value is required.

 Suspension Period Property.—The suspension period is the period which began on October 10, 1966, and ended on March 9, 1967.

Suspension period property is property which would otherwise qualify for the investment credit but does not qualify because it is property—

(1) whose construction, etc., began during the suspension period or began, pursuant to an order placed during such period, before May 24, 1967, or

24, 1967, or
(2) which was acquired by the taxpayer during the suspension period or acquired by the taxpayer, pursuant to an order placed during such period, before May 24, 1967.

Property referred to in (1) above is suspension period property only to the extent of that portion of the cost attributable to construction, etc., before May 24, 1967.

Struction, etc., before May 24, 1967. J. Exemption from Suspension of \$20,000 of Investment.— A taxpayer may select to exempt from suspension of the investment credit up to \$20,000 of the cost of investment in suspension period property purchased for use in his trade or business. Thus, up to \$20,000 of the cost of such investments which would otherwise be ineligible for the credit may be selected to be treated as qualified property. This exemption applies to property used in a trade or business but not to property used for the production of income.

The \$20,000 exemption from suspension is not an annual exemption but is the total amount of suspension period property which may be selected to be treated as qualified property for all taxable years. In determining the amount selected to be exempt from suspension

period property, the following rules apply: (1) The cost of used property is determined under the same rules set forth in instruction H. Property inherited, received as a gift, or acquired from certain related parties does not qualify.

(2) Affiliated groups must apportion the \$20,000 exemption among all members.

among all members. (3) The \$20,000 limitation applies to a partnership and to each partner.

(4) If a husband and wife file separate returns and each has suspension period property, the exemption for each may not exceed \$10,000.

K. Exceptions to Suspension Period Property.—Section 48(h) (3) through (13) provides exceptions to the definition of suspension period property. In general, if the following type of property is otherwise qualified it will continue to be eligible for the investment credit: (1) Certain water and air pollution control facilities; (2) certain replacement property; (3) property received in certain transfers; (4) property acquired or constructed, etc., pursuant to a binding contract in existence on and after October 9, 1966; (5) property constructed, etc., pursuant to constructed, etc., pursuant to a binding contract in existence on and after October 9, 1966; (5) property constructed, etc., pursuant to creation other legal and economic commitments of the taxpayer.

SPECIFIC INSTRUCTIONS

Estates and Trusts.—In case of an estate or trust the amount of investment is apportioned between the estate or trust and the beneficiaries on the basis of income of the estate or trust allocable to each. Line 9.—Individuals and corporations filing forms other than Forms 1040 and 1120, enter the amount of tax liability shown on your return which is comparable to the amount to be used by a tax-payer using Form 1040 or 1120. For nonresident aliens and foreign corporations, such amount does not include the flat tax of 30 percent imposed by sections 871(a) and 881.

Line 13. Limitation.—If the tax liability (line 12) is \$25,000 or less, the investment credit may not exceed the amount of the tax liability.

If the tax liability exceeds \$25,000, the credit may not exceed \$25,000 plus 50% of the excess.

In the case of a husband and wife filing separate returns and both have qualified investments, the amount specified on lines 13(a) and (b) shall be \$12,500 instead of \$25,000. In the case of affiliated groups, the \$25,000 specified on lines 13(a) and (b) shall be reduced for each member of the group by apportioning the \$25,000 among all members. In the case of an estate or trust, the \$25,000 limitation specified on lines 13(a) and (b) shall be reduced to an amount which bears the same ratio to \$25,000 as the amount of qualified investment allocated to the estate or trust bears to the entire qualified investment. $x \in 6^{10} \cdot 10^{10} - 0^{-290-108} = 60^{-16-80188-1}$