Required Payment or Refund Under Section 7519

▶ Do not attach this form to Form 1065 or Form 1120S; file it separately.

, 1996, and ending

OMB No. 1545-1181

, 19

Department of the Treasury Internal Revenue Service

For the applicable election year beginning

print	Name of pa	artnership or S corporation			Emplo	yer identification num	ber	
Please type or print	Number, street, and room or suite no. If a P.O. box, see instructions.							
Please	City or tow	City or town, state, and ZIP code						
F	Check a	applicable box to show how en	tity is classified for Federa	al income tax purpo		Partnership S Corporation		
C	If this for lines 1 to 1.	If this is the entity's first tax year, skip lines 1 through 10, enter -0- on line 11, and check this box						
1	Net inc short b multiply	come for base year. If the entity pase year by the applicable pa by the result by the ratio of 12 or	had a short base year, in yments made during the	crease the net inco base year (line 2 b in the short base y	ome for the elow), and rear. If zero	1		
2		able payments made during ba				2		
3	Deferra	al ratio. Divide the number of m		od by 12 and enter		3	<u>%</u>	
4		deferred amount. Multiply line n: If the entity had a short base				4		
	Cautio	II. II the chity had a short base	c year, skip lines 5 and 0 t	l	1			
5	Line 2	deferred amount. Multiply line	2 by line 3	5				
6		able payments made during the	deferral period of the base					
7	the ent	ntity had a 12-month base yea ity had a short base year, enter applicable election year	the applicable payments n	nade during the defe	erral period	7		
8		se year income. If the entity ha short base year, subtract line 7				8		
9	a Multipl	y line 8 by 40.6%		. 9a				
9		Pa is more than \$500 OR the renter the amount from line 9a h				9b		
10		quired payment balance. Enter over the refunds of any required				10		
11	Required payment due. If line 9b is larger than line 10, subtract line 10 from line 9b. Enclose check or money order for full amount payable to "Internal Revenue Service." Write the entity's employer identification number and "Form 8752" on it					11		
12	Refunc	I of net prior year payments. If	line 10 is larger than line 9	h subtract line 9h f	rom line 10	12		
Pi Si	ease ign	Under penalties of perjury, I declare knowledge and belief, it is true, corre	that I have examined this return				e best of my	
	ere ep a copy of			I				
this	s form for ur records.	Signature of officer, general partner.	or limited liability company member	Date	Title			
Se	ction referer	nces are to the Internal Revenue therwise noted.	You are not required to pro- information requested on a fo	ovide the orm that is subject	The time nee	eded to complete and ding on individual circ		
Paperwork Reduction Act Notice.—We ask for the information on this form to carry out the Internal Revenue laws of the United States. You			to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their controls must					
are required to give us the information. We note it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of required payment.		ow us to figure and collect the	be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.			. 47 min.		

Form 8752 (1996) Page **2**

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Tax Forms Committee, Western Area Distribution Center, Rancho Cordova, CA 95743-0001. **DO NOT** send Form 8752 to this address. Instead, see **Where To File** below.

General Instructions

Purpose of Form.—Partnerships and S corporations use Form 8752 to figure and report the payment required under section 7519 or to obtain a refund of net prior year payments. Such payments are required of any partnership or S corporation that has elected under section 444 to have a tax year other than a required tax year.

Who Must File.—An entity classified as a partnership or S corporation for Federal income tax purposes must file Form 8752 if it made a section 444 election by filing Form 8716, Election To Have a Tax Year Other Than a Required Tax Year, and its election is still in effect for the tax year. Any tax year for which a section 444 election is in effect, including the first tax year the section 444 election is made, is an "applicable election year." A partnership or S corporation that terminates its section 444 election or liquidates must file Form 8752 to claim a refund of its net required payment balance.

Do not file Form 8752 for a personal service corporation (as defined in Temporary Regulations section 1.441-4T). Instead, file **Schedule H** (**Form 1120**), Section 280H Limitations for a Personal Service Corporation (PSC), with the corporation's income tax return.

When To File.—For applicable election years beginning in 1996, Form 8752 must be filed and the required payment made on or before May 15, 1997.

Note: Temporary Regulations section 1.444-3T(b)(4)(iii) provides a special rule that extends the due date for filing Form 8752 and making the required payment related to certain back-up section 444 elections.

Where To File.—File Form 8752 at the applicable IRS address listed below.

If the entity's principal place of business or principal office or agency is located in Use the following Internal Revenue Service Center address

New Jersey, New York (New York City and counties of Nassau, Rockland, Suffolk, and Westchester)

Holtsville, NY 00501

New York (all other counties), Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont

Andover, MA 05501

Florida, Georgia, South Carolina Atlanta, GA 39901 Indiana, Kentucky, Michigan, Ohio, West Virginia Cincinnati, OH 45999

Kansas, New Mexico, Oklahoma Texas Austin, TX 73301

Delaware, District of Columbia, Maryland, Pennsylvania, Virginia

Philadelphia, PA 19255

Alaska, Arizona, California (counties of Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Glenn, Humboldt, Lake, Lassen, Marin, Mendocino, Modoc, Napa, Nevada, Placer, Plumas, Sacramento, San Joaquin, Shasta, Sierra, Siskiyou, Solano, Sonoma, Sutter, Tehama, Trinity, Yolo, and Yuba), Colorado, Idaho, Montana, Nebraska, Nevada, North Dakota, Oregon, South Dakota, Utah, Washington, Wyoming

Ogden, UT 84201

California (all other counties), Hawaii

Fresno, CA 93888

Illinois, Iowa, Minnesota, Missouri, Wisconsin

Kansas City, MO 64999

Alabama, Arkansas, Louisiana, Mississippi, North Carolina, Tennessee

Memphis, TN 37501

An entity without a principal office or agency or principal place of business in the United States must file Form 8752 with the Internal Revenue Service Center, Philadelphia, PA 19255.

Penalties.—If you make the required payment after the due date, the penalty is 10% of the underpayment. For this purpose, the term "underpayment" means the excess of the required payment over the amount (if any) of such payment made on or before the due date for the applicable election year. If you include this penalty with the entity's payment, identify and enter the penalty amount in the bottom margin of page 1. Do not include the penalty in the Required payment due on line 11.

The accuracy-related penalty and the fraud penalty may also apply.

Amended Return.—To correct an error in a Form 8752 already filed, file an amended Form 8752 and write "AMENDED RETURN" across the top.

Specific Instructions

Address.—Include the suite, room, or other unit number after the street address. If the Post Office does not deliver mail to the street address and the entity has a P.O. box, show the box number instead of the street address.

Line B.—If an applicable election year is the entity's first year of existence (i.e., it is a newly formed entity and therefore does not have a base year), the required payment for such applicable election year is zero.

Line C.—If the entity terminated its section 444 election and the termination took effect for a tax year ending in 1996, or the entity liquidated during a tax year ending in 1996, check this box. The entity should claim a full refund of the net required payment balance on line 10.

A partnership's section 444 election ends if the partnership changes its accounting period to its required tax year or some other permitted year, it is penalized for willfully failing to comply with the requirements of section 7519, or it becomes a member of a tiered structure and the same tax year exception does not apply (see Temporary Regulations section 1.444-2T).

An S corporation's section 444 election ends if it changes its accounting period to a calendar year or some other permitted year, it is penalized for willfully failing to comply with the requirements of section 7519, it becomes a member of a tiered structure and the same tax year exception does not apply (see

Temporary Regulations section 1.444-2T), or its S election terminates (unless it immediately becomes a personal service corporation).

See Temporary Regulations section 1.444-1T(a)(5)(ii) for the effective date of the termination of a section 444 election.

Line 1—Net income for base year.—The term "base year" means the tax year preceding the applicable election year. For example, if you are completing Form 8752 for the applicable election year beginning October 1, 1996, and ending September 30, 1997, the base year is the tax year beginning October 1, 1995, and ending September 30, 1996.

For partnerships, line 1 net income is the aggregate (not less than zero) of the partnership's items of income and expense, other than tax-exempt income, nondeductible expenses, and guaranteed payments under section 707(c). When figuring this amount, disregard any limitations at the partner level. For base years beginning in 1995, line 1 should equal the amount on 1995 Form 1065, Schedule K, line 25a, plus the aggregate items of income and expense, if any, reported on the attachment for Schedule K, line 24 (but not less than zero).

For S corporations, line 1 net income is the aggregate (not less than zero) of the corporation's items of income and expense, other than tax-exempt income and nondeductible expenses. When figuring this amount, disregard any limitations at the shareholder level. For base years beginning in 1995, line 1 should equal the amount on 1995 Form 1120S, Schedule K, line 23, plus the aggregate items of income and expense, if any, reported on Schedule K, line 21 (but not less than zero). For this purpose, all S corporations must complete Schedule K, line 23.

If an S corporation was a C corporation for its base year, the C corporation's taxable income is treated as the net income of the S corporation for the base year. See Temporary Regulations section 1.7519-1T(b)(5) for other details.

Line 2—Applicable payments.—In general, the term "applicable payments" means any amount deductible in the base year that is includible at any time, directly or indirectly, in the gross income of any partner or shareholder who was a partner or shareholder during the base year. However, the term does not include any guaranteed payments under section 707(c). Examples of applicable payments are officer's compensation, wages, and rent paid to any partner or shareholder.

If the S corporation was a C corporation for its base year, applicable payments of the C corporation are treated as if from an S corporation.

Line 3—Deferral ratio.—The deferral period covers the months between the beginning of the elected tax year and the close of the first required tax year ending within the elected tax year.

Line 9b.—If you enter zero on line 9b and you did not make any prior year required payment for which a refund can be claimed, enter zero on line 10, skip lines 11 and 12, and complete the signature section. You are required to file Form 8752 to show that you have a zero liability for the applicable election year beginning in 1996.

Line 12—Refund of net prior year payments.— A refund of net prior year payments will not be made before the later of April 15, 1997, or 90 days after Form 8752 is filed (see Temporary Regulations section 1.7519-2T(a)(6)). No interest will be paid on the amount refunded.

