## Arizona Form 165 Schedule K-1(NR)

# Arizona Nonresident and Out-of-State Partner's Share of Income and Deductions

2017

100 Schedul	e K-I(INK)	Snare	of income and L	reductions .		
	All corpor	ate partners	must use this sche	dule.		
For the   calenda	r year 2017 or ☐ fiscal y	year beginning	y (M,M)D,D)2,0,1,	7⊥ and ending เ <u>M.M.</u>	D,D12,0,Y,Yi.	
CHECK ONE: Original	Amended					
Partner's Identifying Number	Amended		Partnership's Employer Identification Number (EIN)			
Partner's Name			Partnership's Name			
Partner's Address – number and street or rural route			Partnership's Address – number and street or rural route			
Partner's City, Town or Post Office State ZIP Code			Partnership's City, Town or Post Office State ZIP Code			
					1	
Partner's Percentage of:			Beginning of Year	End of Year	_	
Pro	ofit sharing		%	%	-	
Los	ss sharing		%	%	_	
Ow	vnership of capital		%	%	-	
Тур	pe of partner (individual, tru	ust, etc.)				
Part 1: Distributive Share Items From federal Form 1065, Schedule K-1		(a) Distributive Share Amoun	(b) Arizona at Apportionment Ra	(c) Arizona tio Source Income	Form 140NR Filers: Enter the amount in column (c) on:	
1 Ordinary income (loss)						
	rental real estate activities					
, ,	other rental activities				1. 04	
	nd 3				Line 21	
					Line 16	
					Line 17	
					Line 21	
	ain (loss)				Line 20	
	ain (loss)				Line 20	
	to partner				Lin - 00	
11 Net IRC Section 1231 g					Line 20	
12 Deferred amount of disc	-					
	eral income in the current				L : 00	
	108(i)				Line 22	
13 Other income (loss): in					Line 22	
14 Reserved						
15 Deferred amount of original and in for	·					
	ederal income in the current				Lino 21	
	108(i)				Line 21	
16 Other deductions: inclu	iue scriedule					
Part 2: Partner's Dis	tributive Share of	(2)	(h)	(6)	Form 140NR Filers:	
the Adjustment of Pa		(a) Distributive	(b) Arizona	(c) Arizona	Enter the amount in	
From federal to Arizo		Share Amoun			column (c) on:	
17 Adjustment of partnersh					,,	
Arizona basis from Forr					Line 29 or 39	

NOTE: Corporate partners see Form 120 or Form 120A instructions for information on reporting the amount from line 17.

Pá	art 3 Net Capital Gain From Inves	stment in a Quali	fied Small Busin	ess – Information	Schedule
	the partner's federal Schedule K-1 (Form 106	5) does not include a	ny net capital gain or	loss from investment	
	a qualified small business as determined by the	ne Arizona Commerce	Authority, the partner	ship is not required to	
CO	mplete Part 3.		T		
		(a)	(b)	(c)	
	Pro Rata Share Items	Distributive Share Amount	Arizona Apportionment Ratio	Arizona Source Income	
40	Not conital pain (loss) from investment in a	Amount	Apportionment ratio	Source meonic	
18 Net capital gain (loss) from investment in a					
	qualified small business				
D	Not Long Torm Conital Cain	Cubtraction In	formation Cobos	lula	
	art 4 Net Long-Term Capital Gain				
	he partner's federal Schedule K-1 (Form 106				
SCI	hedule K-1 (Form 1065) does not include any	capital gain (loss), the	e partnership is not red	uired to complete Par	t 4.
		(a)	(b)	(c)	(d)
	Item From federal Form 1065, Schedule K-1	Distributive Share	Arizona	Net long-term capital	Net <u>long-term</u> capital
		Amount	Source Income	gain (loss) included in column (b) from	gain (loss) included in column (b) from
		From page 1, line 9,	From page 1, line 9,	assets acquired before	assets acquired after
		column (a).	column (c).	January 1, 2012	December 31, 2011
				-	
10	Total net long-term capital gain (loss)				
13	Total flet long-term capital gain (1035)	<u> </u>	I		
٩D	DITIONAL INFORMATION:				
20	Net long-term capital gain (loss) from				
	investment in a qualified small business				
	(amount already included in line 19,				
	column d)				
			•		

EIN

Name of Partnership (as shown on page 1)

## Arizona Form 165 Schedule K-1(NR)

#### **Instructions for Partners**

## Part 1 -- Distributive Share Items from Federal Form 1065, Schedule K-1

Column (c) is your Arizona source income.

• If you are a nonresident individual, use the line numbers on Schedule K-1(NR) to report the amounts in column (c) on your Form 140NR.

If you are a nonresident trust or nonresident estate, add lines 4 through 16, column (c), and enter the total on Form 141AZ, page 2, Schedule A.

If Form 165 Schedule K-1(NR), shows a loss, you may only claim such losses on your Arizona nonresident return to the extent:

- Those losses are included in:
  - The federal adjusted gross income of an individual, or,
  - o The federal taxable income of a trust or an estate.
- The loss is *not* considered to be a passive activity loss for federal purposes. (If it is, the loss will be treated as a passive activity loss for Arizona purposes.)

If the partnership passes through to you a passive activity loss derived from Arizona sources:

- Do not begin the Arizona return with the amounts shown in column (c) of Form 165 Schedule K-1(NR).
- You must first determine if any portion of the loss has been limited on your federal return due to federal passive activity loss rules.

#### In addition:

- Only the amount of passive activity loss derived from Arizona sources will be allowed on the Arizona return.
- Any portion of the passive activity loss not allowed on the federal return due to passive activity loss limitations will be limited on the Arizona return.
- That portion of the passive activity loss derived from Arizona sources required to be carried forward for federal purposes will be carried forward for Arizona purposes.

# Part 2 -- Partner's Distributive Share of the Adjustment of Partnership Income from Federal to Arizona Basis

#### Line 17 –

#### Nonresident Individuals, Estates and Trusts:

Line 17 reflects the amount of partnership income which must be adjusted to determine the difference between Internal Revenue Code § 702(a)(8) and Arizona Revised Statutes § 43-1401(2).

If the amount on line 17, column (c) is a positive number:

- Individual partners, enter this amount as an "other addition to income" on Form 140NR, line 29.
- Estates or trusts, enter this amount as an "other addition" on Form 141AZ, page 2, line B3.

If the amount on line 17, column (c) is a negative number:

• Individual partners, enter this amount as an "other subtraction from income" on Form 140NR, line 40.

• Estates or trusts, enter this amount as an "other subtraction" on Form 141AZ, page 2, line B9.

#### **Corporate partners:**

- If the amount on line 17 is positive, enter the amount from line 17, column (a) on Schedule A, line A7 of Form(s) 120 or 120A.
- If the amount on line 17 is negative, enter the amount from line 17, column (a) on Schedule B, line B9 of Form(s) 120 or 120A.

## Part 3 -- Net Capital Gain from Investment in a Oualified Small Business - Information Schedule

Arizona allows individuals, estates and trusts a subtraction from Arizona gross income for any net capital gain derived from investment in a qualified small business if:

- The gain is included in:
  - The individual's federal adjusted gross income, or
  - o The federal taxable income of the estate or trust.
- The business in which the partnership invested is determined to be a qualified small business by the Arizona Commerce Authority.

Although the subtraction is only available to individuals, estates and trusts, a partner that is a pass-through entity (estate, partnership, S corporation, or trust) will need this information to calculate the subtraction for the estate or trust, or to complete:

- Form 141AZ, Schedule K-1 or Schedule K-1(NR), for each beneficiary;
- Form 120S, Schedule K-1 or Schedule K-1(NR), for each shareholder; or,
- Form 165, Schedule K-1 or Schedule K-1(NR), for each partner.

#### Line 18 –

The amount on line 18, column (c), is your share of net capital gain (loss) from investment in a qualified small business that is apportioned to Arizona. To determine if you qualify to claim this subtraction from your Arizona tax return, see the instructions for Form 140NR or Form 141AZ.

## Part 4 -- Net Long-Term Capital Gain Subtraction – Information Schedule

Arizona allows a subtraction from Arizona gross income for a percentage of any net long-term capital gain if:

- The gain arises from assets acquired **after** December 31, 2011,
- The gain is included in:
  - o The individual taxpayer's federal adjusted gross income, or,
  - The federal taxable income of the estate or trust.

#### In addition,

- Only include net long-term gains if you can verify the asset was acquired after December 31, 2011.
- If you cannot verify the asset was acquired after December 31, 2011, treat it as a capital gain asset acquired before January 1, 2012.
- An asset acquired by gift or inheritance is considered acquired on the date it was acquired by the gift-giver, or the deceased.

Although the subtraction is only available to individuals, estates and trusts, a partner that is a pass-through entity (estate, partnership, S corporation, or trust) will need this information to:

- Calculate the subtraction for the estate or trust, or
- To complete:
  - Form 141AZ, Schedule K-1, or Schedule K-1(NR), for each beneficiary;
  - Form 120S, Schedule K-1, or Schedule K-1(NR), for each shareholder; or
  - o Form 165, Schedule K-1, or Schedule K-1(NR), for each partner.

#### Line 19 -

Line 19, column (d) is your share of net long-term capital gain (loss) from assets acquired after December 31, 2011.

#### Line 20 -

Line 20 is your share of the partnership's net long-term capital gain from investment in a qualified small business that is included in the amount on line 19, column (d). The amount on line 20 cannot be included in your subtraction for any net long-term capital gain from assets acquired after December 31, 2011.

For more information, see the instructions for Form 140PY or 141AZ.

### Worksheet for Long-Term Capital Gain Subtraction for Assets Acquired After December 31, 2011 (Worksheet)

To determine if you qualify to claim a subtraction from income on your Arizona personal income tax return:

- Nonresident partner, complete the worksheet included in the instructions for Form 140NR. Use only the amount of Arizona-sourced, net long-term capital gain (loss) entered on line 19 and line 20, column (d) to figure the subtraction on the Worksheet included in the instructions for Form 140NR
- Nonresident Estate or Trust partner, use only the amount of Arizona-sourced, net long-term capital gain (loss) entered on line 19 and line 20, column (d), to complete the Worksheet included in the instructions for Form 141AZ.
  - o If the net long-term capital gain (loss) in Part 4 is distributed to the beneficiaries, the Worksheet will assist the estate or trust in completing the Net Long-Term Capital Gain Subtraction – Information Schedule, on Form 141AZ Schedule K-1, or Schedule K-1(NR) for each beneficiary,
- Partnership or S corporation partner, use only the amount of Arizona-sourced, net long-term capital gain (loss) entered on line 19 and line 20 column (d) to figure the subtraction on the Worksheet. The Worksheet will assist the partnership or S corporation in completing the Net Long-Term Capital Gain Subtraction Information Schedule, on:
  - Form 165 Schedule K-1 or Schedule K-1(NR), for each partner, or
  - o Form 120S, Schedule K-1 or Schedule K-1(NR) for each shareholder.
- *C Corporation or Exempt Organization partner*, this subtraction is not allowed for a C corporation or an exempt organization. The information in Part 4 is informational only and is not required to be reported by the C corporation or the exempt organization.