

2010 VERMONT FIDUCIARY RETURN OF INCOME

or FISCAL YEAR ending _____

Name of Estate or Trust	<input type="checkbox"/> Estate <input type="checkbox"/> Trust <input type="checkbox"/> Revocable Trust <input type="checkbox"/> Irrevocable Trust	Employer Identification Number	<input type="checkbox"/> Check here if this is an AMENDED return
Name, Address & Title of Fiduciary		Date of Death	
		State of Domicile at Death and/or Creation of Trust	

Were any distributions reported on Line 18 of Federal Form 1041 made to nonresident beneficiaries? Yes No
 Did the estate or trust have non-VT municipal bond income? Yes No (If yes, see instructions for both Line 2a and Schedule A.)
 Are any present or future trust beneficiaries skip persons? Yes No

1. Federal taxable income from Form 1041, Line 22, or modified gross income of Qualified Settlement Fund (Form 1120-SF, Line 14)	1.	\$	
2a. Income from non-VT state and local obligations (from Schedule A, Line 18)	2a.		
2b. Bonus Depreciation allowed under Small Business Jobs Act of 2010	2b.		
2c. State and local income taxes above \$5,000 included on Form 1041, Line 11 (see instructions)	2c.		
3. Federal Taxable Income with Additions (add Lines 1, 2a, 2b, and 2c.)	3.		
4a. Interest income from U.S. obligations	4a.		
4b. Capital Gains Exclusion (see instructions)	4b.		
4c. Adjustment for 2008 & 2009 Bonus Depreciation	4c.		
4d. Add Lines 4a, 4b, and 4c	4d.		
5. VT taxable income (subtract Line 4d from Line 3)	5.		
6. VT tax from Schedule B, Line 23 or Line 25	6.		
7. Income adjustment (from Schedule C, Line 29, or 100.00%)	7.		%
8. Adjusted tax (multiply Line 6 by Line 7)	8.		
9. Other states credit (from Schedule D, Line 35)	9.		
10. Total VT taxes (subtract Line 9 from Line 8)	10.		
11. Payments			
11a. Estimated Tax, Extension and/or 1099 Payments \$ _____			(This area is shaded and contains no data.)
11b. VT Real Estate Withholding. Attach copy of Form RW-171 \$ _____			
11c. Nonresident Payments from VT Form WH-435 \$ _____			
11d. 2009 Overpayment Applied \$ _____			
11e. Total Payments (add Lines 11a, 11b, 11c, and 11d)	11e.		
12. Overpayment: If Line 10 is less than Line 11e, subtract Line 10 from Line 11e	12.		
13. Amount of overpayment to be credited to 2011 taxes	13.		
14. Amount of overpayment to be REFUNDED: Line 12 less Line 13	14.		
15. BALANCE DUE: If Line 11e is smaller than Line 10, enter amount due	15.		

File this return with the VT Department of Taxes, Montpelier, VT 05633-1401, no later than the 15th day of the fourth month following the close of the operating or income year. Attach a legible copy of the U.S. Income Tax Return for Estates and Trusts, Form 1041; or, Federal Form 1120-SF for the same taxable period.

Under penalties of perjury, I have examined the above information, and to the best of my knowledge and belief, it is true, correct, and complete.
 Preparer's signature: _____ Date: _____ Telephone Number: _____

SIGN HERE Check here if authorizing the VT Department of Taxes to discuss this return and attachments with your preparer.

Preparer's Use Only Preparer's signature _____ Address _____ City, State, ZIP Code _____	Date _____	Telephone Number _____
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SCHEDULE A. TAXABLE MUNICIPAL BOND INCOME

16. Total interest and dividend income from all state and local obligations exempt from Federal tax	16.	\$
17. Interest and dividend income from VT state and local obligations included in Line 16.	17.	
18. INCOME FROM NON-VT STATE AND LOCAL OBLIGATIONS TO BE ADDED TO VT TAXABLE INCOME. (Subtract Line 17 from Line 16, but not less than zero.) Enter here and on Line 2a. (If municipal bond income was distributed, it is not taxable on this return.)	18.	

SCHEDULE B. TAX COMPUTATION

If using Federal Form 1041, complete Lines 19 - 23; if using Federal Form 1120-SF, complete Lines 24 & 25.

19. VT tax from tax rate schedule (see instructions).	19.	
20. Additions to VT tax		
20a. Tax on lump-sum distributions (from Federal Form 1041, Schedule G, Line 1b)	20a.	
20b. Recapture of Federal investment credit	20b.	
20c. Total additions (add Lines 20a and 20b; then, multiply by 24%)	20c.	
21. Add Lines 19 and 20c	21.	
22. Subtractions from VT tax		
22a. Investment tax credit - VT-based only	22a.	
22b. Multiply Line 22a by 24%	22b.	
22c. VT-based Business Solar Energy Credit (see instructions)	22c.	
<input type="checkbox"/> New Credit <input type="checkbox"/> Carryforward		
22d. Add Lines 22b and 22c	22d.	
23. Total tax. Subtract Line 22d from Line 21. Enter here and on Line 6.	23.	
OR		
24. If filing for Qualified Settlement Fund, enter amount from Federal Form 1120-SF, Line 14	24.	
25. Multiply amount on Line 24 by 8.95%. Enter here and on Line 6	25.	

SCHEDULE C. INCOME ADJUSTMENT

26. Total Income (from Schedule E, Line 44, Column A)	26.	
27. Non-VT income of nonresident or part-year resident estate or trust (from Schedule E, Line 45)	27.	
28. VT income (subtract Line 27 from Line 26)	28.	
29. Adjustment percentage. Divide Line 28 by Line 26. Enter here and on Line 7	29.	%

**SCHEDULE D. VT CREDIT FOR TAX PAID TO OTHER STATE OR CANADIAN PROVINCE
FOR RESIDENTS AND PART-YEAR RESIDENTS ONLY**

You must complete a separate Schedule D for each state or Canadian province. See instructions.

30. Total income taxed in another state or Canadian province and also subject to VT tax	30.	
31. Total income (From Federal Form 1041, Line 9)	31.	
32. VT Fiduciary Income Tax (from Line 6)	32.	
33. Computed tax credit: Divide Line 30 by Line 31 and multiply result by Line 32		
Line 30 _____ x Line 32 _____		
Line 31	33.	
34. Amount of TAX paid to other state or Canadian province on income on Line 30	34.	
35. Credit for tax paid to other state or Canadian province		
Enter the lesser of Line 33 or 34 here and on Line 9.	35.	
Name of state or Canadian province <input style="width: 200px; height: 20px;" type="text"/>		
COPIES OF NONRESIDENT RETURNS MUST BE ATTACHED		

SCHEDULE E. NONRESIDENTS AND PART-YEAR RESIDENTS must complete this section

INCOME	A. Federal Amount \$	B. VT Portion \$
36. Interest income		
37. Total ordinary dividends		
38. Business income or (loss)		
39. Capital gain (or loss)		
40. Rents, royalties, partnerships, S Corporations, LLCs, other estates and trusts, etc.		
41. Farm income (or loss)		
42. Ordinary gain (or loss)		
43. Other income (specify type of income) _____		
44. Total income (add Lines 36 through 43)		
45. Non-VT income (Column A, Line 44 less Column B, Line 44). Enter here and on Schedule C, Line 27		

Dates of VT residency in 2010: From: _____ to: _____

Name of state(s), Canadian province or country during non-VT residency: _____

GENERAL INFORMATION

WHO MUST FILE A 2010 VT FIDUCIARY RETURN OF INCOME (Form FI-161)?

A VT Fiduciary Return of Income must be filed for every estate and trust required to file a U.S. Income Tax Return for Estates and Trusts and that earned or received more than \$100 of VT income OR received \$1,000 or more in gross income from the sources listed under VT Portion on Schedule E.

A VT Fiduciary Tax Return must be filed for any Section 468B Designated and Qualified Settlement Funds required to file a Federal Form 1120-SF that earned or received more than \$100 of VT income OR that earned or received \$1,000 or more in gross income from the sources listed under VT Portion on Schedule E.

A VT Fiduciary Tax Return must also be filed for an Electing Small Business Trust required to file a Federal 1041.

A VT Fiduciary Tax Return filer may be entitled to certain State incentives or credits.

NOTE: Use VT Income Tax Form IN-111, not this form, to report income of a decedent from the beginning of the tax year to the date of death.

If you have any questions, contact the VT Department of Taxes at (802) 828-6820.

DEFINITIONS

Resident Estate means the estate of a decedent who was domiciled in Vermont at the time of death.

VT Income of a Resident Estate or Trust means the adjusted gross income of a resident less income exempted from state taxation under the laws of the United States.

VT Income of a Nonresident Estate or Trust means the sum of the following items, to the extent the items are required to be included in Federal adjusted gross income:

- Rents and royalties from ownership of property located in VT
- Gains from the sale or exchange of VT property including the sale of timber or timber rights
- Wages, salaries, commissions or other income received for services performed in VT
- Income from every business, trade, profession or occupation conducted in VT, including money received (1) under an agreement not to compete with a business operation in VT, (2) for goodwill associated with the sale of a VT business, or (3) for contractual services associated with the sale of a VT business, unless it is shown that the compensation for services does not constitute income from the sale of the business
- VT income previously deferred under a non-qualified deferred compensation plan and income derived from such previously deferred income
- Lottery winnings from ticket(s) purchased in VT for VT Lottery, Tri-State Lottery, or PowerBall.

VT Income of Part-Year Resident Estate or Trust means any income described in VT Income of a Nonresident Estate or Trust and all items earned or received during the period of VT residency described in VT Income of a Resident Estate or Trust.

VT Taxable Income means Federal taxable income with (1) the addition of interest, dividends or other distributions from non-VT state and local obligations to the extent this income is excluded from Federal adjusted gross income; the capital gain de-

ferral in a previous year for investment in a qualified business upon disposition of the taxpayer's interest in the business; the difference between depreciation using standard MACRS on assets qualified for 2010 Federal bonus depreciation and the reported Federal depreciation on those qualified assets as a result of VT disallowance of the bonus depreciation; state and local income taxes deduction on Form 1041, line 11 in excess of \$5,000 with (2) the subtraction of interest income from U.S. government obligations to the extent such income is included in Federal adjusted gross income; capital gains exclusion; and as a result of VT disallowance of the bonus depreciation, the difference between depreciation using standard MACRS on assets qualified for 2008 and 2009 Federal bonus depreciation and the reported Federal depreciation on those qualified assets.

VT Trust A trust is a VT trust if the settlor was a VT resident when the trust became irrevocable; or, if the trust is still revocable and the settlor was a VT resident when the trust was created. Also, a trust is a VT trust if the settlor was domiciled in VT at his/her death.

EXTENSION TO FILE THE VT FIDUCIARY TAX RETURN - To receive a five-month extension of time to file the fiduciary tax return, file a copy of the Federal extension request or a letter requesting an extension of time on or before the due date. **NOTE:** An extension of time to file the Vermont Fiduciary Tax Return does not extend the due date for the tax payment. Interest and penalty accrue on any tax owed from the due date to receipt of payment.

LATE-FILED RETURNS - Returns without an extension of time may be filed up to 60 days after the due date without a late file penalty charge. Returns without an extension filed on the 61st day after the due date or later will be charged a \$50 late file penalty. Returns with an extension filed on or before the extended due date are not charged a late file penalty. However, returns with an extension filed one or more days after the extended due date are charged a \$50 late file penalty. **NOTE:** The late file penalty applies even if the return results in a refund or no tax due.

TAX DUE - Returns with tax due that are filed after the due date are assessed interest and late pay penalty charges on the unpaid tax. Interest and penalty accrues from the due date until the date paid. Interest is 0.4% per month. Penalty is 1% per month or portion of month, up to 25% of the unpaid tax.

VT law requires an amended VT return be filed within 60 days of knowledge of the change, or receipt of the notice of change by IRS, or the filing of an amended return with the IRS. A late file penalty will be assessed if the amended VT return is not filed within the 60 days.

AMENDING OR CORRECTING VT FIDUCIARY TAX RETURN INFORMATION

- **Change to VT income** An amended return is due even if the change is not the result of filing an amended Federal tax return or an adjustment made by the Internal Revenue Service; for example, the amount of income taxable to VT is different from the amount originally reported. The amended return must be filed within 3 years of the due date of the return, including extensions.
- **Change of Federal tax information by IRS** If the IRS adjusted the Federal taxable income, capital gains amount or any other change that affects the VT tax, an amended VT

Fiduciary tax return must be filed within 60 days of notification by the IRS, even if this is past the 3-year limit. Attach a copy of all Federal forms showing changes to the VT amended return. The IRS and VT Department of Taxes routinely share information. Differences in the information on file with the IRS and the VT Department of Taxes, other than those allowed by VT law, are identified and may be audited.

- **Filing an Amended Federal tax return** Filing an amended VT return is required within 60 days of filing an amended return with the Internal Revenue Service if VT income is affected.

FORM FOR AMENDING VT FIDUCIARY TAX RETURN

- Check the Amended box in the upper right-hand corner on the applicable tax year(s) Form FI-161.

NET OPERATING LOSSES No VT refund is available for a carryback. The VT carryback or carryforward election for a net operating loss must be the same as elected for Federal purposes.

BONUS DEPRECIATION PROVIDED BY FEDERAL ECONOMIC STIMULUS ACTS IN 2008, 2009 AND 2010 ARE NOT ALLOWED FOR VT INCOME TAX PURPOSES.

See instructions for Lines 2b and 4c

LINE-BY-LINE INSTRUCTIONS

Line 1: Enter the taxable income amount from Federal Form 1041, Line 22. For Qualified Settlement Funds, enter the amount from Federal Form 1120-SF, Line 14.

Line 2a: Enter the calculation of non-VT state & local obligations from Schedule A, Line 18. For nonresident taxpayers, use Schedule E, Line 44 to adjust for non-VT State and local obligations.

Line 2b: Federal Bonus Depreciation The Small Business Jobs Act of 2010 extended the bonus depreciation to property put into service in 2010. VT does not recognize the bonus depreciation for VT income tax purposes. The depreciation must be recalculated without the bonus depreciation using standard MACRS method. Enter the difference between the depreciation calculated by standard MACRS methods and the depreciation calculated using the Federal bonus depreciation for assets placed in service in 2010. Go to <http://tax.vermont.gov> "Publications" to see Technical Bulletin 44 for more information on calculating the amount to add back to taxable income.

Line 2c: State and Local Income Taxes Enter the amount of state and local income taxes above \$5,000 which are included on Federal Form 1041, Line 11.

Line 4a: Interest Income from U.S. Obligations Interest income from U.S. government obligations (such as U.S. Treasury Bonds, Bills, and Notes) is **exempt** from VT tax under the laws

of the United States. Enter the amount of interest income from U.S. Obligations on this line.

Interest income is exempt when received directly from the U.S. Treasury or from a trust, partnership, or mutual fund that invests in direct obligations of the U.S. government.

Income from the sale of U.S. government obligations is **taxable** in VT. Income from repurchase agreements, securities of FNMA or GNMA or other investments that are not direct obligations of the U.S. government are also taxable. See Technical Bulletin 24 for more information.

Supporting Documentation Required No attachment to return required. However, obtain statements for the taxpayer's records in the event the Department requests such documentation.

Acceptable statements need to show the sources of U.S. government interest income and the percentage from each source. Summary information from a K-1, or just a statement "U.S. government securities" without further identification is not acceptable.

NOTE: If U.S. interest is distributed on Line 18 of the Federal 1041, the deduction is lost.

Line 4b: Capital Gains Exclusion See Schedule FI-162 and instructions to calculate the capital gains exclusion for 2010. Also, see Technical Bulletin 47 on our website under "Publications". Schedule FI-162 is not included here. It may be downloaded at <http://tax.vermont.gov> in the "Forms" section, or mailed to you by calling (802) 828-2515.

Line 4c: Adjustment for Bonus Depreciation on 2008 or 2009 Property Enter the difference between the depreciation calculated by standard MACRS methods and the depreciation calculated at the Federal level. For more information, see Technical Bulletin 44 on our website under "Publications".

Line 5: Subtract Line 4d from Line 3.

Line 6: Using Schedule B compute the tax on the VT taxable income. Enter the tax from Line 23 or Line 25.

Line 7: Most taxpayers should enter 100% on this line. However, a nonresident or part-year resident estate or trust should first complete Schedule E and then Schedule C to determine the income adjustment.

Line 9: Credit for Income Tax Paid to Other State or Province (FOR FULL-YEAR AND PART-YEAR RESIDENT ESTATES & TRUSTS) Complete Schedule D and enter the amount here.

Line 11a: Estimated payments are not required to be made for trusts and estates. However, if you chose to make "estimated" payments, enter the amount paid and/or the amount paid with the Extension of Time to File on this line.

Line 11b: If VT real estate was sold during 2010 and the buyer withheld VT income tax from the sales price, enter the amount withheld shown on Form RW-171, Vermont Withholding Tax Return for Transfer of Real Property, Schedule A, Line 12 here.

For installment sales, the balance of the gain must be reported to VT on future returns or elect to pay VT 6% tax on the entire gain in the year of the sale. If you choose the 6% tax, include a letter with the return asking for the "**6% Tax Elect Out for VT Purposes**" and attach a copy of the Federal Form 6252.

Line 11c: (FOR NONRESIDENTS ONLY) Enter on this line the amount of payments made on behalf of the estate or trust by a partnership, limited liability company or S Corporation toward the 2010 VT Fiduciary tax. The entity would have made these payments on Form WH-435. See Technical Bulletins 5 & 6.

VT 2010 Tax Rate Schedule			
If Taxable Income is Over	But Not Over	the VT Tax is	of the amount over
\$0	\$2,300	3.55%	\$0
\$2,300	\$5,350	\$82.00 + 6.80%	\$2,300
\$5,350	\$8,200	\$289.00 + 7.80%	\$5,350
\$8,200	\$11,200	\$511.00 + 8.80%	\$8,200
\$11,200	---	\$775.00 + 8.95%	\$11,200

SCHEDULE A

INTEREST AND DIVIDEND INCOME FROM NON-VT STATE AND LOCAL OBLIGATIONS ARE TAXABLE IN VT. A VT obligation is one from the State of VT or VT municipality.

Line 16: Enter the total interest and dividend income received from all state and local obligations exempted from Federal tax.

Line 17: Enter the interest and dividend income from VT obligations. This may have been paid directly or through a mutual fund or other legal entity that invests in VT state and local obligations. If the income is received from a mutual fund that has only a portion of its assets invested in VT state and local obligations, enter only the VT obligation amount.

Line 18: Subtract Line 17 from Line 16. Enter result here and also on Line 2a. This is the amount of interest and dividend income from non-VT state and local obligations that must be included in VT taxable income.

SCHEDULE B

If estate or trust filed Federal Form 1041, use Lines 19-23. If Federal Form 1120-SF was filed, use Lines 24-25.

Line 19: Compute the tax by using the VT 2010 tax rate schedule printed in the instructions.

Lines 20a-b: Complete these lines if the estate or trust is liable for tax on lump-sum distributions or recapture of investment credit.

Line 20c: Add Lines 20a and 20b and multiply the sum by 24%.

Line 22a: Investment tax credit from Form 3468. This credit is limited to the amount of investment tax credit attributable to the VT-property portion. This line includes 24% of the VT-based business solar energy investment. See Line 22c to claim the remaining 76% for a VT-based business solar energy investment.

Line 22b: Multiply Line 22a by 24%.

LINE 22c VT-Based Business Solar Energy Investment Credit (as defined by Section 48 of Internal Revenue Code). For Tax Year 2010, VT allows 100% of the Federal credit, with certain restrictions, for a VT-based business solar energy investment. On Line 22a, taxpayers report the Federal investment tax credit for a VT-based business solar energy investment. Twenty-four percent of the investment tax credits are calculated on Line 22b. On Line 22c, taxpayers report the remaining 76% of the credit. **NOTE:** For VT-based business solar energy investment made on or after October 1, 2009, the credit is limited to project costs not covered by grants or similar funding from any public or private program that assists in providing capital investment for a renewable energy project. For credits initially claimed for 2010, a certificate from the Clean Energy Development Board must be submitted with your return. (For more information about the Business Solar Tax Credit Certificate, contact the Clean Energy Development Board.) Unused VT-based business solar energy investment tax credit may be carried forward no more than five years following the year the credit is claimed (retroactive to credit claim in tax year 2008). See Technical Bulletin 45 on our website under "Publications".

Line 22d: Add Lines 22b and 22c.

Line 23: Subtract Line 22d from Line 21. Enter amount here and on Line 6.

Line 24: If filing Federal Form 1120-SF, Qualified Settlement Fund, enter amount from Federal Form 1120-SF, Line 14 here.

Line 25: Multiply Line 24 amount by 8.95%. Enter amount here and on Line 6.

SCHEDULE C

Nonresident or part-year resident estates or trusts must first complete Schedule E to determine the non-VT portion of income used in calculating the adjustment percentage on Schedule C.

SCHEDULE D

(FOR FULL-YEAR AND SOME PART-YEAR VT RESIDENT ESTATES AND TRUSTS ONLY) A credit may be allowed against VT fiduciary income tax on estate/trust income tax paid to another state or Canadian province on income taxed by both VT and the other taxing jurisdiction. The credit does not include city or county taxes. Credit for Canadian provincial income tax excludes the portion used as a foreign tax credit on Federal Form 1041. This credit is available for the tax imposed by New Hampshire on gambling winnings.

Supporting Documentation Required Copy of the tax return filed in the other state(s). For Canadian province(s), a copy of the provincial tax return filed, copy of Federal Form 1116 (Foreign Tax Credit), and if filed, Revenue Canada income tax return. Convert amounts on Canadian returns to U.S. dollars.

More Than One State or Province?

- Complete a VT Schedule D for each state or Canadian province.
- Enter the total income taxed by the other state or province.
- Add Line 35 from each VT Schedule D to get the tax credit entry on Form FI-161, Line 9.
- Attach all VT Schedules D and a copy of each state or Canadian provincial income tax return to the VT Fiduciary Return of Income.

Line 30: Enter the total income from sources outside VT. Include only income that is taxed by VT and also taxed by another state or Canadian province. For Qualified Settlement Funds, enter the gross income from Form 1120-SF, Line 6, which is taxed in VT and in the other state or Canadian province.

Line 31: Enter the figure from the Federal Form 1041, Line 9. For Qualified Settlement Funds, enter the figure from Federal Form 1120-SF, Line 6.

Line 34: Enter the amount of income tax paid to the other state or Canadian province on the income reported on Line 30c of this schedule. County and city taxes cannot be included. Use only the tax paid; withholding is not the income tax liability.

SCHEDULE E

Lines 36-43: Enter in Column A all the items comprising Federal income as they appear on the Federal Form 1041. Enter in Column B the VT portion of all items listed in Column A. Nonresidents: Use Line 43 to adjust Column A for non-VT state and local obligations and U.S. obligation interest.

Line 37A: Use amount from Federal Form 1041, Line 2a.

Lines 38, 40, and 41: Use amount from Federal K-1 **before** recalculation for exclusion of bonus depreciation for both Column A and Column B.