

To

 **Finanzamt Österreich**, Postfach 260, 1000 Wien

 **Finanzamt für Großbetriebe**, Postfach 251, 1000 Wien

Please fill out in CAPITAL LETTERS and only in black or blue colour. Amounts in euros and cents (right-aligned).

Tax number

[illegible]

NAME OF THE CORPORATION

[illegible]

# Corporate income tax return for 2024

*Legal provisions without further specification refer to the Corporate Income Tax Act 1988 (Körperschaftsteuergesetz, Corporate Income Tax Act 1988).*

**Information on electronic filing of returns can be found at [bmf.gv.at](https://bmf.gv.at) or directly at FinanzOnline (<https://finanzonline.bmf.gv.at>). Information on corporate income tax can be found at [bmf.gv.at](https://bmf.gv.at) under Findok - Richtlinien (corporate income tax directives 2013).**

Corporate income tax return for domestic and comparable foreign taxpayers with **unlimited** tax liability obligated to keep books under the provisions of corporate law, and for cooperatives, commercial enterprises and private foundations that fall under section 7 para. 3.

**Please check the relevant box.**

Seat of the corporation																																																	
Address and telephone number of the management																																																	
Industry code (ÖNACE 2008) according to E 2 <b>Please fill out!</b> <span style="border: 1px solid black; padding: 0 5px;">1</span>	<input type="checkbox"/> Mixed operation																																																
Length of the income calculation period <b>only</b> if not 12 months (number of months) <span style="border: 1px solid black; padding: 0 5px;">2</span>	The financial statements for the business year have been approved by the competent bodies: yes <input type="checkbox"/> no <input type="checkbox"/>																																																
Balance sheet date <table border="1" style="display: inline-table; vertical-align: middle;"><tr><td>T</td><td>T</td><td>M</td><td>M</td><td>J</td><td>J</td><td>J</td><td>J</td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr></table>	T	T	M	M	J	J	J	J									Liquidation period from <table border="1" style="display: inline-table; vertical-align: middle;"><tr><td>T</td><td>T</td><td>M</td><td>M</td><td>J</td><td>J</td><td>J</td><td>J</td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr></table> to <table border="1" style="display: inline-table; vertical-align: middle;"><tr><td>T</td><td>T</td><td>M</td><td>M</td><td>J</td><td>J</td><td>J</td><td>J</td></tr><tr><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></tr></table>	T	T	M	M	J	J	J	J									T	T	M	M	J	J	J	J								
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The company is (Please also fill out Form K 1g.) <span style="border: 1px solid black; padding: 0 5px;">4</span>																																																	
Group leader <input type="checkbox"/> Group member <input type="checkbox"/> Minority shareholder of a joint venture	A reorganisation took place during the assessment period yes <input type="checkbox"/>																																																
<input type="checkbox"/> The option in favour of tax applicability is exercised for (a) <b>new</b> international inter-company participation(s) (section 10 para. 3, Please enclose Attachment K 10). <b>Please note:</b> Attachment K 10 must also be enclosed if an option was exercised in previous years. <b>Attachment K 10 must therefore be enclosed if an option has been exercised in the assessment year or in a previous year.</b> <span style="border: 1px solid black; padding: 0 5px;">5</span>																																																	
<input type="checkbox"/> Option to be treated as a section 7 para. 3 corporation for commercial and industrial cooperative societies <span style="border: 1px solid black; padding: 0 5px;">6</span>																																																	
<b>1. Balance sheet items pursuant to section 224 of the Commercial Code (Unternehmensgesetzbuch, UGB)</b> <span style="border: 1px solid black; padding: 0 5px;">7</span>																																																	
	Amounts in euros and cents																																																
Real estate EKR 020-022	<b>9310</b>																																																
Buildings on own land EKR 030, 031	<b>9320</b>																																																
Financial assets EKR 08-09	<b>9330</b>																																																
Inventories EKR 100-199	<b>9340</b>																																																
Trade receivables EKR 20-21	<b>9350</b>																																																
Other provisions (excluding provisions for severance payments, pensions or taxes) unless they must be recorded under code <b>9363</b> – EKR 304-309	<b>9360</b>																																																
General provisions for other contingent liabilities	<b>9363</b>																																																
Liabilities to credit institutions and financial institutions EKR 311-319	<b>9370</b>																																																

**2. Profit and loss statement pursuant to section 231 Commercial Code** 7**Revenue** [As a rule, revenue must be indicated unsigned. Only when a code bears a negative value must a negative sign ("-") be used.]

Sales revenues (goods and services revenues)

EKR 40-44 **Please note:** This code must be filled in in any case (section 62 para. 5 Federal Fiscal Code (FFC – Bundesabgabenordnung). If necessary, enter the value "0".**9040**

Investment revenue

EKR 460-462 before any resolution to 463-465 or 783

**9060**

Internally produced and capitalised assets

EKR 458-459

**9070**

Inventory changes

EKR 450-457

**9080**

Other revenue (including financial revenue, capital changes, profit shares from a silent partnership)

Balance

**9090****Sum of the revenue** (does not have to be filled in)**Expenses** [As a rule, expenses must be indicated unsigned. Only when a code bears a negative value must a negative sign ("-") be used.]

Goods, raw materials, auxiliary materials

EKR 500-539, 580

**9100**

Provided personnel (external personnel) and external services

EKR 570-579, 581, 750-753

**9110**

Personal expenses ("own staff")

EKR 60-68

**9120**Depreciation of fixed assets (e.g. depreciation, low-value assets, EKR 700 - 708), unless they are under code **9134**, must be recorded.**9130**

Degrassive depreciation for wear and tear

**9134**

Depreciation of current assets, insofar as this exceeds the usual depreciation in the company -

EKR 707 - and allocation/reversal of specific value adjustments to receivables

**9140**

Allocation/reversal of flat-rate value adjustments to receivables

**Be aware that:** For reversals, the amount must be entered with a negative sign.**9142**

Maintenance (maintenance costs) for buildings

EKR 72

**9150**

Travel expenses including mileage allowance and daily allowances (but not actual motor vehicle costs) EKR 734-737

**9160**

Actual motor vehicle costs (without depreciation for wear and tear, leasing and mileage allowance)

EKR 732-733

**9170**

Rental and leasing expenses

EKR 740-743, 744-747

**9180**

Commissions to third parties, licence fees

EKR 754-757, 748-749

**9190**Advertising and representation expenses, donations, tips not to be recorded under codes **9243** to **9209** EKR 765-769**9200**

Book value of disposed assets

EKR 782

**9210**

Interest and similar expenses

EKR 828-834

**9220**

Profit shares of genuine silent partners within the meaning of section 27 para. 2 item 4 Austrian Income Tax Act 1988

**9258**

Pension fund contributions (section 4 para. 4 item 2 Income Tax Act 1988 (Einkommensteuergesetz))

**9248**Company donations to beneficiary research and teaching institutions, museums, cultural institutions, the Federal Monuments Office and the International Anti-Corruption Academy <sup>1)</sup>**9243**Company donations to charitable organisations <sup>1)</sup>**9244**Company donations to environmental protection organisations and animal welfare organisations <sup>1)</sup>**9245**Company donations to voluntary fire brigades and state fire brigade associations <sup>1)</sup>**9246**Company donations to sports facilities <sup>1)</sup>**9206**Company donations to kindergartens <sup>1)</sup>**9207**

<sup>1)</sup> Deductible only if the respective institution is included in the list of beneficiary donation institutions of the Austrian Federal Ministry of Finance.



Company donations to schools <sup>1)</sup>	9208	
Company donations to other beneficiary organisations not covered under codes 9243 to 9208 <sup>1)</sup>	9209	
Business contributions in the assessment year to endow the assets of a charitable foundation (section 4b Austrian Income Tax Act 1988) <sup>1)</sup>	9261	
Company contributions in the assessment year to the Innovation Foundation for Education and/or its sub-foundations (section 4c Austrian Income Tax Act 1988) <sup>1)</sup>	9262	
Donations to a foundation in support of corporate purposes	9263	
Donations to an employee development foundation	9264	
Donations to a workforce share participation foundation	9265	
Donations to an employee share participation foundation	9266	
Other expenses, capital changes		
Balance	9230	
<b>Sum of the expenses</b> (does not need to be filled in)		
<b>Net profit/loss</b> (without taking into account profit/loss carried forward, including any foreign income for which the taxation right belongs to another state on the grounds of double taxation agreement)		
<b>3. Corrections to the net profit/loss (tax increase/decrease calculation)</b>		
To determine the taxable profit/loss, the net profit/loss – insofar as it has not yet been determined in accordance with tax regulations – must be corrected by the following additions or deductions. Profit-increasing corrections are to be entered without a sign; profit-reducing corrections are to be indicated with a negative sign ("−").		
Investment allowance (10%)	9276	
Eco-investment allowance (15%)	9277	
Investment allowance subject to subsequent taxation	9337	
Eco-surcharge for expenses in residential buildings (section 124b item 452 lit. a Austrian Income Tax Act 1988)	9338	
Allocation to reserves/writing back of reserves	8 9236	
Profits/losses of subsidiaries included in the parent company's corporate net profit/loss owing to a profit and loss transfer agreement	9 9238	
Corrections to depreciation of property, plant and equipment pursuant to code 9130, unless they are to be recorded under code 9269	9240	
Corrections to depreciation on fixed assets pursuant to code 9130, insofar as accelerated building depreciation (section 8 para. 1a and section 124b item 451 Austrian Income Tax Act 1988) is affected	9269	
Corrections pursuant to section 7 para. 1a of the Austrian Income Tax Act 1988 to digressive depreciation pursuant to code 9134	9268	
Fifth of a value adjustment to be recorded in the 2024 assessment pursuant to section 124b item 372 litera a in conjunction with litera c Income Tax Act 1988 ("old receivables")	10 9273	
Corrections to motor vehicle costs	9260	
Corrections to rental and leasing expenses (EKR 740-743, 744-747) - code 9180	9270	
Corrections to advertising and representation expenses, donations, tips (EKR 765-769) - Code 9200	9280	
Corrections regarding donations under codes 9243 to 9209	11 9317	
Corrections regarding donations to the assets of a charitable foundation - Code 9261	11 9322	
Corrections regarding donations to the Innovation Foundation for Education and its sub-foundations - Code 9262	11 9325	
Corrections related to social capital reserves (section 14 Income Tax Act 1988)	9282	
Fifth of a reserve amount to be recorded in the 2024 assessment pursuant to section 124b item 372 litera b in conjunction with litera c Income Tax Act 1988 ("old amounts")	12 9274	
Other corrections not to be taken into account under code 9292 in connection with other provisions	9286	

<sup>1)</sup> Deductible only if the respective institution is included in the list of beneficiary donation institutions of the Austrian Federal Ministry of Finance.



Corporate income tax (including additions to provisions, less reversals of provisions and refunds), foreign personal tax according to code <b>841</b> and tax allocations in the case of a corporate group	13	9292																
Capital yields tax from collected capital yields withheld or taken over by the debtor		9293																
6/7 of the depreciation and losses to be distributed pursuant to section 12, para. 3, item 2 concerning capital shares	14	9294																
Corrections regarding remuneration for work and services (section 20, para. 1, items 7 and 8, Austrian Income Tax Act 1988 in conjunction with section 12, para. 1, item 8)	15	9257																
Additional remuneration of any kind to a member of a supervisory board, administrative board, or persons in charge of supervising the management of a company pursuant to section 12, para. 1, item 7		9295																
Additional interest and licence fees pursuant to section 12, para. 1, item 10	16	9318																
Additional expenses pursuant to section 14, Corporate Income Tax Act 1988	17	9333																
Additional income pursuant to section 14, Corporate Income Tax Act 1988	17	9334																
Sevenths pursuant to section 12, para. 3, item 2, from the second business year of the distribution period	14	9296																
Fifteenth amounts from amortisation of goodwill pursuant to section 9, para. 7 (only for group taxation and acquisition of shareholdings before 1 March 2014)	18	9297																
Investment income pursuant to section 10 para. 1 items 1 to 4	19	9298																
Investment income pursuant to section 10, para. 1, items 5 to 6	19	9313																
Investment income pursuant to section 10, para. 1, items 7 (inter-company participation)	19	9314																
Tax-free changes in value pursuant to section 10, para. 3 (inter-company participation)	20	9302																
Subsequent taxation of foreign losses (section 2 para. 8 item 4 Income Tax Act 1988)	21	9303	+															
Increase or reduction pursuant to section 4 para. 2 Income Tax Act 1988		9247	+															
Other allocations	22	9304																
Other deductions	23	9306																
Net profit/loss after the above corrections		704																
Passive income that needs to be added from low-taxed foreign corporations and permanent establishments pursuant to section 10a – please fill out Attachment K 12 for the affected participation(s)/permanent establishment(s)		599																
Attributable earnings as minority shareholder of an associated company in domestic target entities (Attachment K 1g)		726																
Attributable earnings as minority shareholder of an associated company in foreign target entities (Attachment K 1g)		827																
Less any positive foreign income for which another state has the right of taxation under double taxation agreement	24	678																
Income from the granting of <b>management rights</b> (section 107 Income Tax Act 1988) <input type="checkbox"/> to the extent of 33% of the payout amount (excluding VAT) <input type="checkbox"/> in the amount substantiated by an expert opinion in the amount proven by an expert opinion (standard taxation option according to section 107, para. 11, Austrian Income Tax Act 1988 in conjunction with section 24, para. 7)	25	554																
<b>4. Total amount of income</b> before applying point 6 Must be filled in any case if point 6 is being taken into account.		777																
<b>5. Tax assessment in accordance with section 26 c for income to be apportioned to the years 2023 and 2024</b>																		
Only to be completed if an <b>aliquot breakdown</b> is to be made pursuant to section 26c item 85 lit. b: For groups of companies pursuant to section 9, this point is only to be completed by the parent company.																		
	T	T	M	M	J	J	J	J			T	T	M	M	J	J	J	J
Beginning of the fiscal year											End of the fiscal year							
Only to be completed if the breakdown of operating income is to be made on the basis of <b>interim financial statements</b> as at 31 December 2023: In the case of groups of companies pursuant to section 9, this breakdown is not permitted pursuant to section 26c item 85 lit. c																		
Amount of profit/loss until 31.12.2023																		

**6. interest barrier** (section 12a)*For groups of companies pursuant to section 9, this point is only to be completed by the parent company.*

<input type="checkbox"/> The interest barrier does not apply due to the exception for independent corporations (section 12a para. 2) <i>Not applicable when there is a group of companies pursuant to section 9 (section 12a para. 7 item 5)</i>	<b>26</b>	
<input type="checkbox"/> Interest surplus that is non-deductible pursuant to section 12a para. 1 was deducted in full because the requirement of section 12a para. 5 was met (equity ratio comparison) <i>(Code 168 must not be entered)</i>	<b>27</b>	
Additional non-deductible interest surplus pursuant to section 12a Corporate Income Tax Act 1988		
<input type="checkbox"/> It is requested that the amount of the code <b>168</b> be recognised as <b>interest carried forward</b> in subsequent fiscal years. <i>Please use Attachment K 12a or K 12a-G.</i>	<b>28</b>	<b>168</b> +
Deductible interest carryforward pursuant to section 12a para. 6 item 1 Corporate Income Tax Act 1988 <i>(please enclose Attachment K 12a or K 12a-G)</i>	<b>29</b>	<b>177</b> -
<input type="checkbox"/> It is requested that the unused offsettable EBITDA is to be carried forward to the following five business years in the amount of <b>(EBITDA carried forward)</b> : <i>Please use Attachment K 12a or K 12a-G.</i>	<b>30</b>	<b>170</b> +
Usage of the EBITDA carryforward pursuant to section 12a para. 6 item 2 litera b Corporate Income Tax Act 1988 <i>(please attach Attachment K 12a or K 12a-G)</i>	<b>31</b>	<b>178</b> -
<b>7. Total amount of income</b> (after taking point 6 into account) <i>Does not need to be filled in</i>		
<b>8. Foreign losses</b>		
When calculating the income, <b>foreign losses</b> calculated in accordance with Austrian tax law were taken into account <b>at most</b> to the extent of the loss under foreign tax law <i>(Please note: Code <b>746</b> and/or <b>944</b> must be filled in in any case when taking foreign losses into account)</i>		
Losses taken into account from countries with which <b>comprehensive administrative assistance</b> exists	<b>32</b>	<b>746</b>
Losses taken into account from countries with which <b>no comprehensive administrative assistance</b> exists	<b>32</b>	<b>944</b>
<b>9. Included in the income from commercial operations/taxes to be credited</b>		
Creditable domestic capital gains tax	<b>33</b>	<b>645</b>
<b>Creditable taxes in the event of additional taxation (section 10a)</b>		
Actual creditable tax burden of the controlled corporation/establishment applicable to passive income pursuant to code <b>599</b>	<b>318</b>	
Creditable comparable foreign upstream additional taxation applicable to passive income pursuant to code <b>599</b>	<b>319</b>	
<b>Change in methodology (section 10a para. 7)</b>		
Investment income pursuant to section 10a para. 7 - <i>please fill in Attachment K 12 for the affected investments</i>	<b>289</b>	
Foreign corporate income tax must be credited against this in the amount of	<b>290</b>	
Foreign withholding tax must be credited against this in the amount of	<b>291</b>	
<b>Other</b>		
Other foreign income	<b>840</b>	
Foreign tax must be credited against this in the amount of	<b>841</b>	
<b>Shares of losses</b> from the participation in partnerships/joint partnerships (Attachment K 11)		
Non-compensable losses included therein (section 2 para. 2a Income Tax Act 1988)	<b>615</b>	
<b>Shares of profits</b> from the participation in partnerships/joint partnerships (Attachment K 11)		
Donations from business assets taken into account when calculating the positive income from participation in a partnership	<b>933</b>	
Non-compensable losses from previous years (section 2 para. 2a Income Tax Act 1988) must be offset against profit shares from participation in partnerships as co-entrepreneurs in the amount of	<b>616</b>	
Withholding tax to be offset pursuant to section 107 of the Austrian Income Tax Act 1988 in conjunction with section 24, para. 7 for earnings from the granting of management rights	<b>25</b>	<b>292</b>
Income that is privileged pursuant to the Energy Promotion Act (Energieförderungsgesetz, EnFG). <b>Be aware that:</b> The benefit is only applicable if the start of operations took place before 1.1.2019.	<b>670</b>	
<b>10. Special expenses</b>		
Loss deduction		
a) Open loss deductions from previous years	<b>35</b>	<b>619</b>
b) Income included in the total amount of income pursuant to section 8 para. 4 item 2 litera b to calculate the carryforward limit (excluding the losses of foreign group members to be taxed subsequently and recorded under codes <b>9855</b> or <b>9875</b> of Attachment K 1g)	<b>36</b>	<b>624</b>



**11. Recapitalisation gains**Profit from a debt reduction pursuant to section 23a para. 2 (code **669**)

Quota to be paid in percent

**668****37****669****12. Payment of the tax liability in instalments (section 6 item 6 litera c Income Tax Act 1988)**☐ It is requested that the tax liability incurred pursuant to section 6 item 6 lit. a and b Income Tax Act 1988 for an amount included in the income be paid in **instalments**.**38****978**

Of this amount, the following is attributable to

☐ fixed assets (**5 instalments**) the amount of**559**☐ current assets (**2 instalments**) the amount of**991****13. Other**

Distributions or grants have been decided in the amount of

**9307**

Of which an amount of

**9308**

Not subject to tax deduction from capital gains for the following reasons:

a) ☐ Repayment of contributions within the meaning of section 4 para. 12 Income Tax Act 1988 b) ☐ Material participation (section 94 item 2 Income Tax Act 1988) c) ☐ Other reasons

Repayment amount of reserved withdrawals pursuant to section 18 para. 2 item 1 Austrian Reorganisation Tax Act

**813**

Remaining amount of reserved withdrawals in the event of a resolution to dissolve, merge, convert or split up pursuant to section 18 para. 2 item 1 Austrian Reorganisation Tax Act

**814**

A surcharge pursuant to section 22 para. 3 of 25% of the following amount must be paid

**849**

Amounts to be taxed by medium-sized companies pursuant to section 6b para. 6 at 27.5%

**658**

An application to offset foreign corporate income tax from previous years is made for the following amount (credit carry-forward, section 10a, para. 9)

**39****850**

Minimum corporation tax to be credited after a reorganisation

**941**

Note for employee share participation foundations (section 4d para. 4 Income Tax Act 1988): Together with this declaration, the information must be transmitted pursuant to Ordinance BGBl II No. 290/2020. This transmission must take place via data stream or a web service.

I certify that the above information is **correct** and **complete** to the best of my knowledge and belief. I am aware that the information will be checked and that incomplete or incorrect information is a punishable offence. Should I subsequently realise that the above declaration is incorrect or incomplete, I will inform the tax office of this immediately (section 139 Austrian Tax Procedure Law).

**IMPORTANT NOTE:** Please **do not send any original documents/receipts**, as all documents that arrive at the tax office are destroyed in accordance with data protection regulations after having been recorded digitally. Keep this for at least **7 years** for possible verification.

**It is even easier to submit this paperless declaration via bmf.gv.at (FinanzOnline).**

**FinanzOnline is available to you free of charge and around the clock and does not require any special software.**

Tax representative (name, address, telephone number)

Date, signature



# Explanations for filling out the K 1 corporate tax return for 2024



**1** For industry codes, see the corresponding explanations in E 2 (explanations in Attachment E 1a). With regard to mixed operations, the following applies: A mixed operation exists if at least 20% of the operational turnover cannot be assigned to the specified industry code. In this case, the industry code of the majority of turnover must be specified and the existence of a mixed operation indicated.

**2** In the case of a short business year, the number of months of the short business year must be entered here. Months that have been started count as full months. If two (multiple) business years are recorded in the 2024 assessment (e.g. if the different balance sheet date is changed to 31.12 December), the number of months of the two (multiple) assessed business years must be stated. In such a case

- under point 1 ("Balance sheet items pursuant to section 224 Commercial Code") only the values of the last assessed business year should be stated and
- under point 2 ("Profit and loss statement pursuant to section 231 Commercial Code"), point 3 ("Corrections to the net profit/loss – tax increase/deduction calculation"), and point 9 ("Included in the income from commercial operations") the balance from the two (multiple) business years must be stated.

**3** The **liquidation period** starts at the end of the business year immediately before the decision to wind up came into effect, and ends with the actual winding up. Until the liquidation is completed, only the start of the liquidation needs to be stated. On completion of the liquidation, only the liquidation period needs to be stated; the duration of the income calculation period (see note 2) need not be stated.

**4** If applicable, the position of the corporation in a group of companies within the meaning of section 9 Corporate Income Tax Act 1988 must be stated here. Double entries are also possible.

**5** pursuant to section 10 para. 3, tax neutrality does not apply to an international inter-company participation if the taxpayer declares, in the corporate income tax return for the year of the acquisition of an international inter-company participation or the creation of one through the additional purchase of shares, that profits, losses and other changes in value should be tax applicable for the participation. When exercising the option, Attachment K 10 must be enclosed.

The option must be exercised **on the tax return** by checking the box. It can only be added or revoked within one month of submitting the corporate income tax return by way of an amendment.

**6** pursuant to section 7 para. 3 KStG, the commercial and industrial cooperative societies that are no longer required to provide accounting owing to the Austrian Cooperatives Act (Genossenschaftsgesetz, GenG) can apply to be handled as commercial and industrial cooperative societies that are subject to accounting requirements. This means they retain their status as a section 7 para. 3 corporation.

**7** Balance sheet accountants shall take into account, insofar as accounts of the Austrian Standard Chart of Accounts (Einheitskontenrahmen – EKR) are used, only the expenses/revenue or balance sheet items to be recorded on the expressly designated accounts under the corresponding codes. The revenue and expenses to be entered under "2. Profit and loss calculation pursuant to section 231 Commercial Code" must correspond to the amounts in the profit and loss statement in accordance with the company balance sheet. If the content of a code does not correspond to expenses/revenue in accordance with the EKR, this is expressly highlighted. Revenue that must not be recorded under codes **9040** through **9080** must be entered under code **9090**. Expenses and reductions of profit that must not be recorded under codes **9100** through **9266** must be entered under code **9230**. Any corrections can be found in the corresponding codes under "3. Corrections to the net profit/loss (tax increase/deduction calculation)".

**8** Allocations to profit and/or capital reserves and releases of profit and/or capital reserves must be entered here.

**9** Subsidiary profits included in the corporate result in accordance with the annual financial statements must be deducted under code **9238** and the losses added, provided there is a profit and loss transfer agreement in place. Calculation of the group income is computer-assisted, taking into account the information in K 1g and the corporate income tax returns of the other participants in the group of companies.

**10** For business years starting after 31 December 2020, **flat-rate bad debt allowances** are permitted under the conditions of section 201 para. 2 item 7 of the Austrian Commercial Code (UGB). For business years that start before 1st January 2021; the allowance amounts to be taken into account are to be distributed evenly over the business year starting after 31 December 2020 and the four subsequent business years.

**11** Under codes **9243** through **9209** (point 2 of the form), donations made to the donation recipients named under the respective codes must be entered. They constitute operating expenses insofar as they do not exceed a total of 10% of the operating profit. If donations amount to more than 10% of the operating profit, the amount must be corrected to the tax-permissible amount using code **9317**.

Donations to the endowment of a charitable foundation must be entered under code **9261** (point 2 of the form). They represent operating expenses insofar as they do not exceed 10% of the operating profit in the year of the donation. If donations amount to more than that, the amount must be corrected to the tax-permissible amount using code **9322**. Donations to the Innovation Foundation for Education and its sub-foundations must be entered under code **9262**. Any corrections must be made under code **9325**.

**12** For business years starting after 31 December 2020, **lump-sum provisions** are permitted under the conditions of section 201 para. 2 item 7 of the Austrian Commercial Code (UGB). For business years that start before 1st January 2021; the reserve amounts to be taken into account must be distributed evenly over the business year beginning after 31 December 2020 and the following four business years.

**13** The corporate income tax must be added with the amount by which it reduced the balance sheet profit in the profit and loss statement. In exceptional cases, a deduction of corporate income tax may also be considered if a corporate income tax credit was made when assessing previous years and this led to a yield on corporate income tax from previous years. Insofar as foreign taxes on income were recorded as reducing profits, they must also be added under code **9292**.

**14** Deductible depreciation on the lower going-concern value or capital losses on an investment that is part of the fixed assets must be spread over seven years, unless write-ups or uncovered hidden reserves are offset against this (upon application) (section 12 para. 3 item 2 Corporate Income Tax Act 1988). In the year of depreciation, 6/7ths of the depreciation amount must be added under **9294**. In subsequent years, open 1/7th amounts must be entered under code **9296**.

**15** From section 20 para. 1 items 7 and 8 Income Tax Act 1988 in conjunction with section 12 para. 1 item 8 Corporate Income Tax Act 1988, it follows that wages, certain remuneration for the provision of staff, pensions and pension severance payments, and voluntary severance payments are no longer fully deductible. If the deduction restriction applies, please enter the non-deductible amount to correct the value under code **9120** or **9110** under code **9257**.



**16** pursuant to section 12 para. 1 item 10 Corporate Income Tax Act 1988, expenses for interest or licence fees, of which the recipients are corporate, non-taxed or low-taxed, domestic or comparable foreign corporations under private law, are not deductible. These non-deductible expenses must be entered under code **9318**.

**17** pursuant to section 14 Corporate Income Tax Act 1988, tax discrepancies owing to hybrid arrangements must be neutralised. This neutralisation must be done by adding expenses and/or revenue. The amounts to be added must be entered under code **9333** or **9334**, unless they are already covered by section 10 para. 4 Corporate Income Tax Act 1988 and section 12 para. 1 item 10 Corporate Income Tax Act 1988.

**18** For investments acquired after 28 February 2014, no goodwill amortisation can be carried out pursuant to section 9 para. 7 in conjunction with section 26c item 47 Corporate Income Tax Act 1988. Open fifteenth amounts from the goodwill amortisation for investments acquired before 1 March 2014 must continue to be claimed under code **9297** if the tax advantage from the goodwill amortisation upon acquisition of the investment could affect the calculation of the purchase price.

**19** The tax-exempt investment income must be entered under codes **9298**, **9313** and **9314** as follows:

- section 10 para. 1 items 1 through 4 Corporate Income Tax Act 1988 provide for tax exemption for various forms of investment income from domestic sources (in particular for profit shares from domestic corporations and commercial and industrial cooperative societies). These must be recorded under code **9298**.
- section 10 para. 1 item 7 Corporate Income Tax Act 1988 contains an exemption for investment income that comes from international inter-company participations. These must be recorded under code **9314**.
- Foreign investment income that does not come from an international inter-company participation is exempt pursuant to section 10 para. 1 item 5 and 6 Corporate Income Tax Act 1988 if the foreign corporation either meets the requirements of Annex 2 to the Income Tax Act 1988 or is comparable to the domestic corporations covered by section 7 para. 3 Corporate Income Tax Act 1988 and there is comprehensive administrative assistance with their country of domicile for tax purposes. These must be recorded under code **9313**.

**20** section 10 para. 3 Corporate Income Tax Act 1988 concerns the tax exemption of profits, losses and other changes in value from international inter-company participations. Such tax-exempt changes in value must be entered under code **9302**. This does not include profits or losses from the sale of such investments for which an option was exercised in favour of the tax applicability of said investments.

**21** A **foreign loss** that has been offset against domestic income pursuant to section 2 para. 8 must be subsequently taxed to the extent that the loss was (also) offset or could have been offset abroad (see margin notes 187 et seq. of the Income Tax Guidelines 2000). However, recognised losses from countries with which there is no comprehensive administrative assistance increase the total amount of income no later than in the third year after recognition. The additional tax amount must be recorded under code **9303**.

**22** All allocations not included in the codes specified above must be recorded here. Moreover, depreciation on the lower going-concern value and capital losses regarding investments in group members must be allocated at their full amount (section 9 para. 7 Corporate Income Tax Act 1988). In addition, the difference must be added at this point if the final tax share of profit/loss from the participation in a partnership as a co-entrepreneur is not yet recorded in the profit and loss statement.

**23** All deductions not included in the codes specified above must be recorded here. In addition, the difference must be settled at this point if the final tax share of profit/loss from the participation in a partnership as a co-entrepreneur is not yet recorded in the profit and loss statement.

**24** The part of the (positive) income (foreign income) that is exempt from Austrian income tax must always be calculated in accordance with Austrian law.

**25** If the standard taxation option is used, income from the granting of management rights (section 107 Income Tax Act 1988) amounting to 33% of the payment amount (excluding VAT) or in an amount to be substantiated by an expert report must be entered under code **554**. Necessary corrections must be made under code 9306 (other deductions). The creditable withholding tax must be entered under code **292**.

**26** Outside of a group of companies, the regulations regarding the interest barrier do not apply to corporations that are not fully included in a consolidated financial statement, do not have an affiliated company within the meaning of section 10a para. 4 item 2 and do not have a permanent establishment abroad. In this case, the box must be ticked. If there is no interest carryforward, no further entries need to be made under point 5; Attachment K 12a does not need to be filled out. However, if an interest carryforward is deducted owing to the exception for independent corporations, the deductible interest carryforward must be entered under code **177** and Attachment K 12a must be filled out.

**27** An interest surplus remains fully deductible in a business year if the corporation is fully included in consolidated financial statements in accordance with the Commercial Code, IFRS or other comparable accounting standards and the ratio between its equity and its balance sheet total (equity ratio) on the balance sheet date of that business year is higher, the same or not more than two percentage points lower than the group's equity ratio (**equity ratio comparison**). The following applies:

1. The group's equity ratio must be determined on the group's reporting date for the business year in which the corporation's financial statements were received.
2. If the corporation's annual financial statements were not prepared in accordance with the same accounting standard as the consolidated financial statements, they must be reconciled to the accounting standard applicable to the consolidated financial statements. The accuracy of the offsetting and reconciliation must be confirmed by an auditor upon request.
3. The valuation in the annual financial statements of the corporation shall be made according to the same method as in the consolidated financial statements.

**28** The interest surplus for the business year that is non-deductible pursuant to section 12a, and which remains deductible in later business years based on the application submitted, must be entered under code **168**. The amount must correspond to the value for the non-deductible interest surplus stated in Attachment K 12a or K 12a-G (for a parent company). The non-deductible interest surplus is added to the total amount of income.

**29** The interest carryforward, which is non-deductible pursuant to section 12a para. 6 item 1, must be entered under code **177**. The amount must correspond to the value for the non-deductible interest carryforward, which results from Attachment K 12a or K 12a-G (for a parent company). The deductible interest carryforward is deducted from the total amount of income.

Code **177** must also be entered if the deductibility of the interest carryforward results from the exception for independent corporations or from the equity ratio comparison. In this case, Attachment K 12a or K 12a-G (for a parent company in the event of an equity ratio comparison) must be filled out.

**30** The unused taxable EBITDA for the business year, which, based on the application submitted, is carried forward into the five subsequent business years and can be offset against a non-deductible interest surplus, must be entered under code **170**. The amount must correspond to the value stated in Attachment K 12a or K 12a-G (for a parent company).

**31** The EBITDA carryforward used pursuant to section 12a para. 6 item 2 litera b must be entered under code **178**. The amount must correspond to the value of the used EBITDA carryforward stated in Attachment K 12a or K 12a-G (for a parent company).

**32** Foreign losses that, pursuant to section 2 para. 8 of the Austrian Income Tax Act 1988 have been offset with domestic income to an extent no greater than the loss determined under Austrian tax law must be entered here. Foreign losses from countries with which there is comprehensive administrative assistance must be entered under code







**746.** Foreign losses from countries with which there is no comprehensive administrative assistance must be entered under code **944**. Such losses must be taxed subsequently at the latest in the third year after their recognition under code **9303**.

**33** The capital yields tax retained or assumed by the liable party is offset against corporate income tax.

**34** The profit/loss shares from the participation in a partnership as a co-entrepreneur and the restricted investment loss carryforward arising from this participation pursuant to section 2 para. 2a Income Tax Act 1988 (code **615**) or loss offsets (code **616**) must be entered here.

**35** Please always enter the full amount of losses that can be carried forward. The loss deduction limit is applied automatically (see note 36). Losses that have not been determined through proper bookkeeping cannot be carried forward.

**36** As a rule, pursuant to section 8 para. 4 item 2, losses that can be carried forward are only deductible up to 75% of the total amount of income. This does not apply if the total amount of income includes the profits or amounts specified in section 8 para. 4 item 2 litera b; in this case, the loss deduction is not limited. When applying this provision, the relevant amount for calculating the actual loss deduction to be taken into account must be entered here.

**37** In cases of debt relief within the meaning of section 23a Corporate Income Tax Act 1988, the corporate income tax arising from recapitalisation gains is not to be assessed to an extent exceeding the quota (section 23a para. 2 Corporate Income Tax Act 1988). The profit from the debt relief must be entered under code **669** and the quota under code **668**.

**38** Pursuant to section 6 item 6 litera c, in the event of the transfer of assets or the relocation of establishments or permanent establishments as defined in litera a or the restriction of Austria's taxation right as defined in litera b, the tax liability shall be paid in instalments on the basis of an application submitted in the tax return if the transfer/relocation takes place in an EU Member State or an EEA State or the restriction of the taxation right vis-à-vis such a State takes place.

The tax liability for the **fixed assets** must be paid evenly over a period of **five years**, with the first instalment at the end of one month after disclosure of the tax assessment notice and the other instalments due on 30 June of the following years. Deviating from this, open instalments are due insofar as

1. Economic goods, businesses or establishments are sold, withdrawn in some other way or are combined in states outside the EU/EEA area or relocated,
2. the place of management of a corporation is relocated to a country outside the EU/EEA area,
3. the taxpayer files for bankruptcy or is wound up or
4. the taxpayer fails to pay an instalment within twelve months of the due date or pays an insufficient amount.

The occurrence of these circumstances must be reported to the competent tax authority within three months of occurrence.

The tax liability on the **current assets** must be paid evenly over a period of **two years**, with the first instalment being paid at the end of one month after disclosure of the tax assessment notice and the second instalment due on 30 June of the following year. Since this is a flat-rate distribution, early withdrawal does not have to be reported and does not lead to outstanding instalments falling due prematurely.

The total amount for which the tax must be paid in instalments must be entered under code **978**. With regard to this amount, a corresponding entry under code **559** or **991** distributes the resulting tax liability over five years or two years and the first instalment is prescribed as part of the assessment notice that is issued.

Should one of the circumstances mentioned under point 1, 2 or 3 occur in 2024, no entry needs to be made under code 978.

**39** pursuant to section 10a para. 9 Corporate Income Tax Act 1988, any foreign corporate income tax that exceeds the tax liability within the scope of the credit can be credited in subsequent years upon application. The credit must be applied for by entering the amount to be credited under code **850**.

