Form **720X**

(Rev. January 2007)

Department of the Treasury

Amended Quarterly Federal Excise Tax Return

OMB No. 1545-1759

Use to correct liability reported on previously filed Forms 720.

intern	ai Keve	enue Se	rvice	► Use to correct liability re	portea on previous	iy tile	u Forms 720.					
		Name (as shown on Form 720)						Empl	Employer identification number (EIN)			
	pe r	Number, street, and room or suite no.						Telep	elephone number (optional)			
Pr	int	City	City or town, state, and ZIP code)		
1	Adjı	djustments to Liability Reported on Previously Filed Forms 720										
(a) Quarter ending			(b) IRS No.	(c) Tax	(d) Tax as originally reported on Form 720 or as previously adjusted		(e) Adjuste		tax (decrease)		ase	
2	Adj	ustm	ents to S	Section 4051(d) Tire Credit								
(a) Quarter ending			(b) CRN	(c) Credit	(d) Credit as original reported on Form 72 as previously adjus	20 or	(e) Adjusted tire cred		it (f) Change (decrease) or increase			
			366	Section 4051(d) tire credit								
	01-1		366	Section 4051(d) tire credit		-1	41		13		4	
3			-	oport of Adjustment. For tax decrease, 28, or 27, only collectors using the regular	•				арріі	ies to the adjustm	ent.	
	For was	or has obtained the consent of that person to the allowance of the adjustment. all other IRS Nos. except for 18, 21, 98, 19, 29, 31, 30, 64, 51, 117, and 20, or if the tax based on use for 71, 79, 112, 118, 120–124, 61*, and 101*, check the box below. The claimant has not included the tax in the price of the article and has not collected the tax from the purchaser, has repaid the tax to the ultimate purchaser, or has attached the written consent of the ultimate purchaser to the allowance of the adjustment. os. 61 and 101 can only be adjusted for periods ending before October 1, 2006.										
4 Tota here		al adjustments. Combine all amounts in column (f) for lines 1 and 2 and enter the amounds						nt	4			
	If the result is an increase, this is a balance due and must be paid with this return. Enclose Form 720X and make it payable to the "United States Treasury." Write on the check or money address, EIN, and the date Form 720X was signed. Complete line 6. If the result is a decrease, this is an overpayment . Enter the amount in parentheses and other than the second state of the secon								er: "F	form 720X," your r		
5 Check if you want the overpayment:												
a Refunded to you.												
b		Applied to your next Form 720. Enter quarter ending date. ▶										
6	Ехр	See Form 720 for how to apply your overpayment. **xplanation of adjustments.** See the instructions for line 1 for requirements. Attach additional sheets with your name and N if more space is needed.										
Sig	n	Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my and belief, it is true, correct, and complete.									wledge	
Here												
	-		Signature		Date			Title				
			Type or pri	nt name below signature.								

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What's New

Seven new IRS Nos. that report the tax on alternative fuel and compressed natural gas (CNG) were added to line 3b because they require a statement in support of the adjustment. IRS Nos. 61 (liquefied petroleum gas (LPG)) and 101 (CNG) can only be adjusted for periods ending before October 1, 2006. For periods after September 30, 2006, adjust the tax on LPG and CNG using IRS Nos. 112 and 120, respectively.

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Use Form 720X to make adjustments to liability reported on Forms 720 you have filed for previous quarters. Do not use Form 720X to make changes to claims made on Schedule C (Form 720), except for the section 4051(d) tire credit.

Caution. You must include in gross income (income tax return) any overpayment from line 4 of Form 720X if you took a deduction on the income tax return that included the amount of the taxes and that deduction reduced the income tax liability. See Publication 510 for more information.

When To File

Generally, adjustments that decrease your tax liability for a prior quarter must be made within 3 years from the time the return was filed or 2 years from the time the tax was paid, whichever is later.

Where To File

If you are filing Form 720X separately, send Form 720X to the Internal Revenue Service Center, Cincinnati, OH 45999-0009. Otherwise, attach Form 720X to your next Form 720.

Specific Instructions

Line 1

Report each adjustment separately on line 1. You can use line 6 for your explanation or you can attach additional sheets with your name and EIN as needed. You must include the following information on line 6 for each adjustment.

- 1. A detailed description of the adjustment.
- 2. The computation of the amount.

Communications excise tax, toll telephone service. Collectors stopped collecting and paying over the tax on nontaxable service billed after July 31, 2006. See Pub. 510 for the definition of nontaxable service. Collectors using the regular method for deposits must use Form 720X to claim a credit or refund for nontaxable service if the collector has repaid the tax to the person from whom the tax was collected, or obtained the consent of that person to the allowance of the credit or refund. The refund period is for nontaxable service that was billed after February 28, 2003, and before August 1, 2006. Collectors using the alternative method for deposits must adjust their separate accounts. For more information, see the Instructions for Form 720 and Notice 2006-50 (available on page 1141 of Internal Revenue Bulletin 2006-25).

The above paragraph applies to nontaxable service billed to customers of the collector. All Form 720 taxpayers, including collectors, must request a credit or refund on their 2006 federal income tax return for nontaxable service paid by the taxpayer.

Column (a). Enter the quarter ending date of the Form 720 you are amending. If you are amending more than one quarter, make sure each quarter is clearly identified. Enter the date in the MMDDYYYY format. For example, if you are adjusting the first quarter return for 2007, enter "03312007."

Column (d). Enter the tax amount for the IRS No. entered in column (b) as originally reported on Form 720 or as later adjusted by you or the IRS.

Column (e). Enter the adjusted tax liability that should have been reported for the IRS No. in column (b).

Column (f). If column (e) is greater than column (d), subtract column (d) from column (e). This is an increase. If column (d) is greater than column (e), subtract column (e) from column (d). This is a decrease. Show the decrease in parentheses.

Line 2

You must use line 2 to report any adjustments to the section 4051(d) tire credit for a prior quarter. For example, if you report an additional taxable vehicle on line 1 for IRS No. 33, the applicable tire credit is reported on line 2. See the Instructions for Form 720 for more information on the tire credit.

Line 3a

Collectors using the alternative method for deposits must adjust their separate accounts for any credits or refunds made to customers of the collector. Form 720X cannot be used for this purpose. For more information, see *Alternative method* on page 8 in the Instructions for Form 720.

Line 5

If you want your overpayment refunded to you, check the box for line 5a.

If you want your overpayment applied to your next Form 720, check the box for line 5b and enter the quarter ending date of your next Form 720. You can file Form 720X separately or you can attach it to your next Form 720.

Caution. If you checked the box on line 5b, be sure to include the overpayment amount on lines 6 and 7 on your next Form 720. See Form 720 for details. If you owe other federal tax, interest, or penalty, the overpayment will first be applied to the unpaid amounts.

Signature

Form 720X must be signed by a person authorized by the entity to sign this return. You must sign Form 720X even if it is filed with Form 720 to apply an overpayment.

Privacy Act and Paperwork Reduction Act Notice

We ask for the information on Form 720X to carry out the Internal Revenue laws of the United States. Section 6011 requires you to provide the requested information. Section 6109 requires you to provide your taxpayer identification number. If you fail to provide this information in a timely manner, you may be subject to penalties and interest

You are not required to provide the information requested on a form that is subject 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 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. However, section 6103 allows or requires the Internal Revenue Service to disclose or give the information shown on your tax return to others described in the Code. For example, we may disclose your tax information to the Department of Justice for civil and criminal litigation, and to cities, states, and the District of Columbia for use in administering their tax laws. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement agencies and intelligence agencies to combat terrorism.

The time needed to complete and file Form 720X will vary depending on individual circumstances. The estimated average time is:

If you have comments concerning the accuracy of these time estimates or suggestions for making Form 720X simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6406, Washington, DC 20224. Do not send the tax form to this address. Instead, see *Where To File* above.