

PENNSYLVANIA FED/STATE E-FILE HANDBOOK



pennsylvania
DEPARTMENT OF REVENUE

Pennsylvania e-File Handbook for Authorized e-File Providers of 2012 Pennsylvania Individual Income, Corporation and Partnership Information Returns



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SECTION 1. OVERVIEW

Publication REV-993, Pennsylvania e-File Handbook provides authorized e-File providers with specific requirements and procedures for electronic filing through the Modernized e-File (MeF) platform provided by the Internal Revenue Service (IRS) also known as Fed/State e-File and identifies those items which are unique to the electronic filing of Pennsylvania returns. The procedures in this document apply to all Fed/State e-File Programs. All publications referenced in this document are available at www.revenue.state.pa.us. Check the website frequently for updated information on e-filing through the Fed/State e-File Program.

The Pennsylvania Department of Revenue, in conjunction with the IRS will accept Pennsylvania individual income, corporation and partnership information returns with corresponding forms and schedules for tax year 2012 beginning in January 2013. The method of submission is through the MeF platform provided by the IRS. The Fed/State e-File Program allows tax preparers and taxpayers to file federal and state returns in one electronic submission.

The process is designed to separate and encapsulate the federal and state return/report data in two distinct filings from one submission. The federal portion will contain only the data pertaining to the federal tax return. The associated state portion will contain all the data needed for filing the state returns/reports, which includes a copy of the requested federal data. If the state submission is associated with a federal submission, there will be a link contained in the state submission to the associated federal submission.

The IRS acknowledges to the transmitter the acceptance of the federal submission and receipt of the state submission. The state submission is then retrieved by the department and processed. The department acknowledges to the transmitter the processing or rejection of Pennsylvania submissions through the IRS.

The state submission consists of a manifest and payload. The manifest provides identifying information about the state submission and information the IRS needs to perform limited validation. The payload includes the state XML data, binary attachments in portable document format (PDF) and a copy of the requested federal data as required by the state.

SECTION 2. GENERAL INFORMATION

2.1. DEFINITIONS

Electronic Return Originator (ERO) –

Authorized e-file provider that originates the electronic submission of returns to the IRS.

Federal Submission – A federal tax return with accompanying schedules.

Received Date – The date and time the return is received and accepted by the IRS from the transmitter.

Schema – A document that defines the data types, content, structure and allowed elements.

Software Developer – A firm, organization or individual that develops software for the purpose of:

- formatting electronic tax return/report information according to return/report layouts and specifications; and/or
- transmitting electronic returns/reports information directly to the IRS.

State Submission – A Pennsylvania return/report with accompanying schedules as required by the department. A state submission also includes a complete copy of the federal return data as required by the department.

Transmitter – A firm, organization or individual that transmits electronic returns/reports directly to the IRS. A transmitter must have software and computers that allow it to interface with the IRS.

XML – Short for Extensible Markup Language, a language for defining and processing data.

RTN – Routing transit number

DAN – Deposit account number

2.2. PROGRAM PARTICIPATION

The Fed/State e-File Program is available to all interested parties that have been accepted as authorized IRS e-File providers in the Federal e-File Program and that transmit returns/reports to the IRS. This includes EROs, transmitters and software developers defined herein.

To participate in the Fed/State e-File Program, participants must first be accepted by the IRS for e-filing. To be accepted, potential filers must complete federal Form 8633, Application to Participate in the IRS e-File Program, and testing. The department does not require approved EROs, transmitters and software developers to register separately for electronic filing in Pennsylvania.

2.3. PROVIDER RESPONSIBILITIES

Authorized e-File providers must adhere to all IRS and Pennsylvania e-File rules, requirements and specifications applicable to the e-File activities they conduct. Responsibilities include, but are not limited to:

Software Developer

- Develop software in accordance with statutory requirements and Pennsylvania return preparation instructions and provided business rules.
- Provide accurate Pennsylvania returns/reports in the correct electronic format.
- Provide data validation, verification and error detection to prevent transmission of incomplete, inaccurate or invalid return information.

- Prevent electronic filing of any form or schedule not approved for electronic filing by the department.
- Include electronic signature information in the software.
- Successfully complete all testing as required.
- Correct any software errors that may occur after production begins and work with the department to follow up on any processing issues that may arise during filing season. If software providers need to re-release corrected software, the release must be done in a timely manner, and proper notification must be provided to all customers.

Transmitter

- Timely transmit returns/reports, retrieve acknowledgement files and send acknowledgement file information to the appropriate ERO.
- Provide an e-postmark for every Pennsylvania return/report.
- Promptly correct transmission errors causing electronic transmissions to be rejected.
- Ensure the security of all transmitted data.

Electronic Return Originator (ERO)

- Identify the paid preparer (if any) in the appropriate field of the electronic record of returns and/or reports it originates.
- Inform taxpayers of obligations and options for paying balances due. Taxpayers who have balances due must pay them by the original due dates of the returns/reports in order to avoid interest and penalties.

- Ensure appropriate signatures are included in the electronic returns/reports.
- Originate the electronic submission of returns/reports as soon as possible after they are signed.
- Retain signed signature documents for the timeframe required from the due date of the return/report or the date the return/report was filed electronically, whichever date is later.
- Ensure acknowledgements are received for all state submissions filed.
- Instruct taxpayers that if a Fed/State submission is rejected by the IRS, a state stand-alone submission must be filed to meet the established due date.

2.4. INCLUSION OF FEDERAL DATA

Each state filing must include a copy of the federal data using the most current published version of the IRS XML schema.

2.5. TIMELY FILED SUBMISSIONS

All due dates for filing paper returns apply to electronic returns. The department recognizes the electronic postmark as the date received by the department. A state submission and an electronic payment are considered timely-filed if the received date is prior to the due date for Pennsylvania returns.

2.6. AMENDED REPORTS/RETURNS

After a state submission is acknowledged as received, it cannot be recalled or intercepted. If the ERO or taxpayer wishes to change any entry on an accepted state submission, an amended return must be filed.

2.7. ACCEPTED FILING TYPES

Fed/State - An original federal submission and one original state submission containing a link to the original federal submission (includes the

submission ID of the federal return in the state manifest).

The Fed/State submissions do not have to be transmitted together; however, the state submission must include a pointer to the original federal return.

Note: If a state submission is linked to a federal submission and the state submission is to be transmitted separately, please transmit the federal submission first. After it has been accepted, send in the state submission.

State Stand-Alone - An original state submission that does not contain a link to a previously submitted original federal submission.

2.8. SCHEMA REQUIREMENTS

- Software developers are required to apply data from the tax forms to the appropriate data element from the XML schema. State data must conform to the requirements and specifications outlined in this handbook.
- Federal data required by the department for inclusion in the state submission must conform to the most current published version of the IRS XML schema.
- Values for data elements identified by the department as required fields must be included in the XML schema and passed to the department, even when the value of the data element is zero.
- Values for data elements identified by the department as fields not required should be included in the XML schema and passed to the department only when the taxpayer enters a value, even if the value is zero.
- All XML data must be valid and well-formed.

2.9. SUBMISSION AND TRANSMISSION SPECIFICATIONS

- The transmission protocol will be Web Services using Simple Object Access Protocol (SOAP) with attachments messaging.
- A state submission contains XML data, binary attachments in PDF format and a copy of the federal submission as required by the department.
- Packaging of data and transmission payload must conform to all submission and transmission file structures.
- If the IRS rejects a federal submission, the department will not receive the state submission. The Fed/State submission must be corrected and re-submitted as a Fed/State submission or state stand-alone submission.
- Each submission must be in zip archive format.
- The SOAP message itself must not be compressed or zipped.
- The SOAP message must contain a header, a body and an attachment.
- The ERO and transmitter must be approved with the IRS to submit Fed/State submissions.
- The department will produce acknowledgements of processing or rejection for each state submission. The transmitter will then retrieve the state acknowledgements from the IRS.

Expected Values for State Submission Manifest

FForm	Submission Type
PA-40	PA1040
PA-20S/65	PA65PA20S65

PA-65 CORP	PA65PA65CORP
RCT-101	PA20RCT101
RCT-101I	PA20RCT101I
FORM 853	PA20EXT

For more information on conforming to transmission and submission file structures, refer to IRS Publications 4163 and 4164 at www.irs.gov.

2.10. SOFTWARE ACCEPTANCE, TESTING AND APPROVAL

- All participants are required to pass the IRS’s acceptance testing system procedures for acceptance into the Fed/State e-File Program.
- The Electronic Filer Identification Number (EFIN) and Electronic Transmitter Identification Number (ETIN) assigned by the IRS will be used by the department. These numbers will be required for use in every submission for identification/verification of testing and production returns.
- The software used to capture and transmit data must be approved by the IRS and the department.
- When a software developer’s test returns/reports have been accepted by the IRS, the state data will be retrieved by the department for testing.
- Software developers must transmit test files, as specified by the department, to ensure the software meets the department’s specifications.
- All software developers are required to test with the department for approval of the software.

Note: Test materials and instructions may be obtained using the contact information in Section 6.

- Software developers must support the schedules and forms specified by the department.
- Software developers that produce a facsimile of payment vouchers, PA-8879 and/or PA-8453 with a software package must submit the appropriate number of copies to the department for testing and approval. Five copies of the substitute voucher must be mailed to the address below. Two copies of PA-8879 and two copies of PA-8453 must be mailed or emailed in PDF format to:

JENNIFER NORMAN

PA DEPARTMENT OF REVENUE
BUREAU OF ADMINISTRATIVE SERVICES
12 TH FL 4 TH & WALNUT ST
HARRISBURG PA 17128
Telephone: 717-783-9635
Email: jenorman@pa.gov

- Software developers must include the edits and verifications based on the business rules for each field or data element specified by the department. Software developers must closely follow the requirements for each field to insure proper data formatting.
- The department will provide test results and vendor approval in written confirmation to the vendor.

2.11. SUSPENSION

The department electronically acknowledges the receipt of all state submissions. After the retrieval of state submissions from the IRS, the department will generate acknowledgement records and transmit them to the IRS for retrieval by transmitters. The acknowledgement is an electronic confirmation of receipt and informs transmitters that the Pennsylvania returns/reports transmitted have been received and processed or rejected by the department. The acceptance code "A" indicates a return/report has met the department's processing criteria and is considered

received, and the rejection code "R" indicates a return/report has failed to meet the department's processing criteria.

Should a return/report be rejected, a unique rejection code will be included in the acknowledgement to identify the reason for rejection. Transmitters should communicate acknowledgment results back to the appropriate ERO for resolution if applicable.

If the return/report is rejected, the transmitter/software developer/ERO/taxpayer is required to re-submit a corrected return/report or file by other means.

SECTION 3. PARTNERSHIP E-FILE

3.1. WHAT'S NEW

For the 2012 tax year, a corporation's Revenue ID is its seven-digit PA Tax Account ID or a new, unique, 10-digit number assigned by the department to a taxpayer, separate from any federally issued identification number(s) or Pennsylvania license number(s).

As the department transitions to an integrated tax system, a 10-digit Revenue ID number will be assigned and communicated to each taxpayer. A corporation's PA Tax Account ID will continue to be accepted by the department on tax forms and schedules, but upon assignment of a 10-digit Revenue ID to a taxpayer, the department will begin using the 10-digit Revenue ID on outbound correspondence in lieu of referencing the Tax Account ID.

3.2. ACCEPTED PENNSYLVANIA PARTNERSHIP FORMS AND SCHEDULES

Following are the Pennsylvania partnership forms and schedules that will be accepted for tax year 2012 in XML format. The appropriate XML schemas for these forms are on the department's website, www.revenue.state.pa.us.

PA-20S/PA-65	PA S Corporation/Partnership Information Return
Partner/Member/Shareholder Directory	Partner/Member/Shareholder Directory
PA Schedule D-I	Sale, Exchange or Disposition of Property Within PA
PA Schedule D-II	Sale, Exchange or Disposition of Property Within PA
PA Schedule D-III	Sale, Exchange or Disposition of Property Outside PA
PA Schedule D-IV	Sale, Exchange or Disposition of Property Outside PA
PA Schedule E	Rents and Royalty Income (Loss)
PA Schedule RK-1	Resident Schedule of PA S Shareholder/Partner/Beneficiary Pass Through Income, Loss and Credits
PA Schedule NRK-1	Nonresident Schedule of PA S Shareholder/Partner/Beneficiary Pass Through Income, Loss and Credits
PA Schedule M	Reconciliation of Federal Taxable Income (Loss) to PA Taxable Income (Loss) – Part A Reconciliation of Federal Taxable Income (Loss) to PA Taxable Income (Loss) – Part B
PA Schedule OC	Other Credits
PA Schedule H-Corp	Corporate Partner Apportioned Business Income (Loss)
PA-65 Corp	Directory of Corporate Partners
PA Schedule CP	Corporate Partner Withholding
PA Schedule A	Interest Income
PA Schedule B	Dividend and Capital Gains Distributions Income
PA Schedule H	Apportioned Business Income (Loss) Calculation of PA Net Business Income (Loss)
PA Schedule NW	Nonresident Withholding Payments PA S Corporations and Partnerships

PA Schedule J	Income from Estates or Trusts
PA Schedule T	Gambling and Lottery Winnings
PA-KOZ PS	Schedule P-S KOZ (Keystone Opportunity Zone)

3.3. SCHEDULE CHANGES AND ADDITIONS

PA-20S/PA-65 Information Return

- PA Account # was changed to Revenue ID. See “What’s New” on Page 5 for more information.
- Line 8 on Page 2 was changed to “Does the entity filing as a partnership have other partnerships as partners?”

PA-20S/PA-65 Schedule M - Part B

- Section B, Line h was changed to “Other income adjustments that increase PA-reportable income. Submit statement.”
- Section E, Line a - Submit REV-1190 was added. REV-1190 replaces the tax worksheet in the PIT Guide, Chapter 16. REV-1190 must be attached to Schedule M when reporting non-Pennsylvania taxes paid on income. The form is available on the department’s website.
- Section C, Line d was changed to “Other income adjustments that decrease PA-reportable income.” Submit statement.

PA-65 Corp

On Lines a, b and c, PA Account # was changed to a 10-digit Revenue ID.

PA-20S/PA-65 Partner/Member/Shareholder Directory

On Lines 1 through 6, PA Account # was changed to a 10-digit Revenue ID.

PA-20S/PA-65 Schedule OC

- Six lines were added or changed including 4 new tax credits.
- Line 12 – PA Keystone Special Development Zone Tax Credit.
- Line 13 – PA Opportunity Scholarship Tax Credit
- Line 14 – PA Historic Preservation Incentive Tax Credit - for fiscal-year filers only for TY 2012. Calendar filers cannot claim until 2013.
- Line 15 – PA Community-Based Services Tax Credit - for fiscal-year filers only for TY 2012. Calendar filers cannot claim until 2013
- Line 16 – Other restricted credits not listed above. Enter type.
- Line 17 – Total PA Other Credits. Add Lines 1 through 16 and enter the total here.

PA-20S/PA-65 Schedule RK-1

Under "Name of Entity Issuing RK-1", the PA Account # was changed to a 10-digit Revenue ID.

PA-20S/PA-65 Schedule NRK-1

Under "Name of Entity Issuing NRK-1", the PA Account # was changed to a 10-digit Revenue ID.

PA-40 Schedule NRC-O

This schedule is being eliminated beginning with the 2012 tax year. This information is reported on the Partner/Member/Shareholder Directory.

Accepted PDF Forms

Below are Pennsylvania forms and schedules that will be accepted for tax year 2012 as binary attachments in PDF format. When naming binary attachments in PDF format, tax preparation software must use the names noted below.

For Pennsylvania forms and schedules not identified above, tax preparation software must note "PAMiscStateAttachment" as the file name.

Miscellaneous PDF files cannot exceed 60 MB. If additional miscellaneous files are needed, use numeric labeling at the end of file name. For example, PAMiscStateAttachment2

Note: A single-member limited liability company (SMLLC), as a disregarded entity (a branch or division), reports income on the parent RCT-101 or PA-20S/PA-65 Information Return. Such an entity e-filing the RCT-101 for capital stock/foreign franchise tax and/or loans tax can attach in PDF format a pro forma separate company federal Form 1120S or 1065 and may e-file as a separate state submission.

Federal Form 3115	Application for Change in Accounting Method	FF3115.PDF
Federal Form 8824	Like-Kind Exchanges	FF8824.PDF

3.4. EXCLUSIONS TO ELECTRONIC FILING

The following Pennsylvania partnership forms and schedules cannot be filed electronically through Fed/State e-File:

- PA-20S/PA-65, PA S Corporation/Partnership Information Return for tax periods prior to 2010.
- PA-20S/PA-65, PA S Corporation/Partnership Information Amended Return for tax years prior to 2011.
- PA-40 NRC, Nonresident Consolidated Income Tax Return
- PA Schedule NRC-I, Directory of Nonresident Owners – Individuals
- PA-65 Corp, Directory of Corporate Partners – Only if the entity chooses to

pay via check instead of ACH. If submitting payment by check instead of ACH for corporate partner(s), the PA-65 Corp must be attached as a payment voucher with the check.

- REV-276, Application for Extension of Time to File
- Debits from financial institutions outside of the territorial jurisdiction of the U.S.
- The PA-20S/PA-65 is an information return that does not provide the option for requesting a refund or carry-forward of overpayments. If the overpaid amount is not passed through to the nonresident individual, estate or trust on the respective PA Schedule NRK-1, or claimed on a PA-40 Nonresident Consolidated Income Tax Return, then the entity must send a written request to:

PA DEPARTMENT OF REVENUE
BUREAU OF INDIVIDUAL TAXES
PO BOX 280509
HARRISBURG PA 17128-0509

The request must be on company letterhead and include the entity's name, tax year, Social Security number(s) of the owner(s), amount of nonresident withholding paid, amount of nonresident withholding tax liability, the requested refund amount and/or carry forward to the next year of nonresident withholding and reason for request. Direct deposit is not an option.

3.5. SIGNATURE REQUIREMENTS

An electronic PA S Corporation/Partnership Information Return (PA-20S/PA-65) must be signed by a general partner, principal officer or authorized individual and in addition by the paid preparer, if applicable. Two signature options are available, as described below.

- The federal self-select PIN option - This option consists of two PINs, one for the taxpayer and one for the practitioner. In order for the department to accept the

federal self-select PIN as a signature, software developers must display a jurat/disclosure statement, similar to the language on the PA-8879-P, Page 3, Electronic Signature Specifications and meeting the requirements of 72 P.S. § 7333 and 61 Pa. Code § 121.23. Taxpayers and EROs must complete PA-8879-P, Pennsylvania e-File Signature Authorization for PA S Corporation/Partnership Information Return (PA-20S/PA-65) – Directory Of Corporate Partners (PA-65 Corp), when using this method and consenting to electronic funds withdrawals. The department requires EROs to retain completed PA-8879-P forms for three years after the due dates of the returns or the dates the returns were filed electronically, whichever is later.

- If a taxpayer elects not to use the federal self-select PIN option, or if the state submission is filed as a state stand-alone return which means there is no link to an original federal submission, the department requires the ERO to complete PA-8453-P, PA S Corporation/Partnership Information Return (PA-20S/PA-65) – Directory Of Corporate Partners (PA-65 Corp) Tax Declaration For A State e-File Return, and retain it for three years after the due date of the returns or the date the returns were filed electronically, whichever is later. PA-8453-P must be completed and signed by all appropriate parties before the return is transmitted electronically.

In the event the department selects an electronic return for examination, the ERO may be required to provide PA-8879-P and, if appropriate, PA-8453-P, within five business days of the request. A percentage of these forms will be randomly requested yearly for monitoring compliance. Do not mail these forms to the department unless requested by the department.

3.6. PAYMENT OPTIONS

The only acceptable electronic payment method for Fed/State Partnership e-File is electronic funds withdrawal, which is part of the current tax year return submission and is automatically and electronically transferred from taxpayers' bank accounts.

The following types of payments can be electronically transferred if filed through Fed/State e-File:

For the PA-20S/PA-65 Information Return

- Final nonresident individual tax withholding "catch-up" payment submitted with the 2012 tax year return; and
- 2013 (future) estimated payments for nonresident individual quarterly tax withholding submitted with the 2012 tax year return
- Capital stock/foreign franchise tax payments if an RCT-101 is filed with the PA-20S/PA-65 Information Return.

Future estimated nonresident individual tax withholding payments for tax year 2013 will be stored in the system as separate electronic transaction payments until the specified due date. The nonresident individual quarterly tax withholding payment may not be submitted through electronic funds transfer, credit/debit cards or e-TIDES.

Electronic Funds Withdrawal

Payments made by this method are part of the state submission and are automatically and electronically transferred from taxpayers' bank account. The taxpayer must provide the ERO with appropriate bank account numbers, routing numbers, account types (checking or savings), payment amounts and dates to have payments debited (normally the return/report due date). This allows the taxpayer to pay the balance due as soon as the return/report is processed or to pay the balance due on a future date, should the

taxpayer want to file early but pay closer to the due date. The ERO should caution taxpayers to ensure their financial institutions allow electronic funds withdrawal from designated accounts before e-filing.

Check and 2012 Nonresident Withholding Payment Substitute Voucher

Payments remitted by check must be accompanied by the 2012 Nonresident Withholding Payment Substitute Voucher. Software vendors that will include the voucher in software must have the voucher approved by the department.

If a state submission containing an electronic funds withdrawal payment is rejected by the IRS or department, the taxpayer is still required to remit the balance due by the original return due date of the return/report. Any balance due not paid by the original return due date will be subject to interest and penalty fees.

Payment for corporate net income tax should be included with the PA-65 Corp, Directory of Corporate Partners, portion of the transmission.

For the PA-65 Corp, Directory of Corporate Partners

Corporate net income tax withholding payments on behalf of nonfiling corporate owner(s).

3.7. RE-TRANSMISSION OF REJECTED SUBMISSION

When an electronically transmitted PA S Corporation/Partnership Information Return (PA-20S/PA-65) is rejected, there is a 10-day transmission period to correct that return for electronic re-transmission. Correcting a return for electronic re-transmission is generally required when the originally signed return had errors in the XML format or errors that caused the return to fail department schema validation or business rules.

Re-transmissions will be considered timely filed if the electronic postmarks on the re-transmissions are on or before the PA S Corporation/Partnership

return due dates. It is important to note the 10-day re-transmission period does not apply to payments. If a rejected submission contains an electronic funds withdrawal payment, the taxpayer is still required to remit the balance due by the original due date of the return. The department recommends using one of the payment options outlined in Section 3.6. Payment Options, to meet due date requirements. Linked Fed/State submissions rejected by the IRS may be submitted as unlinked state stand-alone submissions provided they meet the department's XML format, schema validations and business rules.

The PA Department of Revenue follows the same guidelines as the IRS for a rejected submission. If a submission was rejected, a return can be corrected within 10 days and the received date of the original rejected return will be honored.

Important: The 10-day re-transmission period is not an extension of time to file. It is a period of time to correct errors in the electronic file. The 10-day re-transmission period applies to business returns filed on MeF, regardless of the date filed, due date or extended due date.

Common Errors to Avoid

Address on Schedule E property(ies) must be complete, including the following:

- Address Line 1
- Address Line 2 (optional)
- City
- State
- ZIP code

3.8. EXTENSION OF TIME TO FILE

Taxpayers who have balances due must pay them by the original due date of the return in order to avoid interest and penalties. REV-276, Application for Extension of Time to File, can extend the filing due date up to five months for filing the PA S Corporation/Partnership Information Return

(PA-20S/PA-65) but it does not extend the time for full payment of the catch-up nonresident withholding tax payment deadline. Taxpayers filing for an extension should file in sufficient time for the PA Department of Revenue to consider and act upon it. Payments made with the extension request must be in paper check form only.

Fill in the "Extension Requested" oval at the top of the PA-20S/PA-65 Information Return.

- If the entity did not file REV-276, Application for Extension of Time to File, in paper form and has requested an extension for the federal return, include a copy of federal Form 7004 with the PA-20S/PA-65 Information Return as a PDF attachment.
- If the entity electronically filed a federal extension, include a statement as a PDF attachment.
- If the entity submitted REV-276, Application for Extension of Time to File, in paper form, it should not submit a copy of the extension paperwork with the electronic PA-20S/PA-65 Information Return.

Important: There is no extension of time to file the PA-65 Corp, Directory of Corporate Partners. The PA-65 Corp is a payment voucher for withholding corporate net income tax for nonfiling corporate partners which indicates how much was withheld for each corporate partner. It is not a tax return and therefore has no extension provision.

SECTION 4. CORPORATE E-FILE

4.1. WHAT'S NEW

For the 2012 tax year, a corporation's Revenue ID is its seven-digit PA Tax Account ID OR a new, unique, 10-digit number assigned by the department to a taxpayer, separate from any federally issued identification number(s) or Pennsylvania license number(s).

As the department transitions to an integrated tax system, a 10-digit Revenue ID number will be assigned and communicated to each taxpayer. A corporation's PA Tax Account ID will continue to be accepted by the department on tax forms and schedules, but upon assignment of a 10-digit Revenue ID to a taxpayer, the department will begin using the 10-digit Revenue ID on outbound correspondence in lieu of referencing the Tax Account ID.

The electronic funds transfer requirement was reduced from \$20,000 to \$10,000, and all payments of \$10,000 or more must now be made electronically.

Page 1 of the RCT-101 now contains a check box labeled "E-File Opt Out." Third-party preparers required to submit PA Corporate Tax Reports electronically must check this box when the taxpayer instructs the preparer to not file the report electronically. In such cases, third-party preparers are encouraged to request a letter from the client specifying the preference for paper filing. The preparer is not required to include the letter with the RCT-101 but should retain the letter in its files.

Beginning in 2012, the PA Corporate Tax Report, RCT-101, offers taxpayers the option to transfer an overpayment of tax to the following tax year, refund an overpayment of tax to the taxpayer or have a portion of the overpayment transferred and a portion of the overpayment refunded. Taxpayers should note that the department will offset existing liabilities with an overpayment of tax before any transfers or refunds, and such offset may affect the amount of overpayment transferred or refunded. In addition, if the taxpayer incorrectly calculates the amount of overpayment or if the department offsets the overpayment against other liabilities, the overpayment will be applied in a manner prescribed by law and departmental policy. In such instances, the Tax Period Overpayment Summary Notice identifying the disposition of the overpayment will be furnished to the taxpayer.

4.2. ACCEPTED PENNSYLVANIA CORPORATE FORMS AND SCHEDULES

RCT-101	PA Corporate Tax Report
RCT-101I	Inactive PA Corporate Report
RCT-102	Capital Stock Tax Manufacturing Exemption Schedule
RCT-103	Net Operating Loss Schedule
RCT-105	Three Factor Capital Stock/Foreign Franchise Tax Manufacturing Exemption Schedule
REV-106	Three Factor Apportionment or Special Apportionment Insert Sheet
REV-798	Schedule C-2 PA Dividend Deduction Schedule, Schedule X
REV-799	Schedule C-3 Adjustment for Bonus Depreciation, Schedule C-4 Adjustment for Disposition of Section 168(k) Property & Recapture of Depreciation on Listed Property
REV-860	Schedule L Balance Sheets, Schedule M-1 Reconciliation of Income, Schedule M-2 Reconciliation of Member's Capital Account, C-5 Schedule of Taxes, Schedule OA Other Additions, Schedule OD Other Deductions
REV-934	Non-Business Income Schedule
REV-861	Schedule DA Disposition of Assets
REV- 961	Schedule A-2 Reconciliation for Retained Earnings of a Federal Subchapter S Corporation
REV 961	Schedule A-3 Adjustment to Net Income Per Books
REV-986	Schedule to support claim of Exemption from Corporate Net Income Tax
REV 853	PA Corporation Taxes Annual Extension Request
REV-857	Corporate Estimated Tax Payments
REV-1175	Schedule AR Explanation for Filing an Amended PA Corporation Taxes Report

4.3. SCHEDULE CHANGES AND ADDITIONS

- PA Tax Account ID was changed to Revenue ID. See "What's New" on Page 10 for more information.
- RCT101 and RCT101I - The "Made Payment Electronically" check box has been changed to "e-File Opt Out"

4.4. EXCLUSIONS TO ELECTRONIC FILING

The following Pennsylvania corporate forms cannot be filed electronically through Fed/State Corporate e-File:

- **RCT-101D** Declaration of de minimis Pennsylvania activity
- **RCT-128C** PA Report of Change in Corporate Net Income Tax

4.5. SIGNATURE REQUIREMENTS

An electronic PA Corporate Tax Report, RCT-101, must be signed by an authorized corporate officer and in addition, by the paid preparer, if applicable. Two signature options for signing electronic reports are available.

- The federal self-select PIN option - This option consists of two PINs, one for the taxpayer and one for the practitioner. In order for the department to accept the federal self-select PIN as an acceptable signature, software developers must display a jurat/disclosure statement, similar to the language on the PA-8453-C. Taxpayers and EROs must complete PA-8879-C, PA e-File Signature Authorizations when using the federal self-select PIN method and consenting to electronic funds withdrawals. The department requires EROs to retain completed PA-8879-C for three years after the due dates of the return/reports or the dates the return/reports were filed

electronically, whichever dates are later. The ERO must retain PA-8879-C.

- If a taxpayer elects not to use the federal self-select PIN option or if the state submission is filed as a state stand-alone (no link to an original federal submission), the department requires the ERO to retain a completed PA-8453-C for three years after the due date of the return/reports or the date the return/reports were filed electronically, whichever is later. The ERO must retain PA-8453-C. PA-8453-C must be completed and signed by all appropriate parties before the return is transmitted electronically.

In the event the department selects an electronic return/report for examination, the ERO may be required to provide PA-8879-C and, if appropriate, PA-8453-C, within five business days from the date of the request. In addition, a percentage of these forms will be randomly requested yearly for monitoring compliance. Do not mail these forms to the department unless requested by the department.

4.6. PAYMENT OPTIONS

Taxpayers may choose to pay tax due using one of the methods outlined below. Tax payments of \$20,000 or more are required by law to be remitted electronically. Failure to comply with this requirement may result in the assessment of a penalty equal to 3 percent of the total tax due, not to exceed \$500. For purposes of enforcement, "total tax due" is the payment/remittance amount. Electronic funds withdrawal, electronic funds transfer (EFT) and credit/debit cards qualify as acceptable electronic payment methods.

Electronic Funds Withdrawal

Payments made by this method are part of the state submission and are automatically and electronically transferred from taxpayers' bank accounts. The taxpayer must provide the ERO

with appropriate bank account numbers, routing numbers, account types (checking or savings), payment amounts and dates they wish to have payments debited (normally the return/report due date). This allows the taxpayer to pay the tax due as soon as the returns/reports are processed or in the future, should taxpayers want to file early but pay closer to due dates. The ERO should caution taxpayers to ensure their financial institutions allow electronic funds withdrawal from designated accounts before e-filing.

Electronic Funds Transfer (EFT)

Payments made through EFT such as ACH debit, ACH credit/debit and certified cashier's check, are made outside the Fed/State e-File Program. Registration is required to make payments electronically through EFT. More information on making payments via EFT can be found on the department's website at: www.revenue.state.pa.us.

Credit/Debit Card

Payments by credit/debit card are made outside the Fed/State Corporate e-File Program. You can pay your Pennsylvania taxes with a major credit or debit card. Credit card transactions are charged a 2.49 percent convenience fee (\$1 minimum charge), and debit card transaction fees start at \$3.95. You can use your American Express, Discover, MasterCard or Visa credit card to pay your taxes online or by phone. You may also use a MasterCard or Visa debit card to make payments online. Select one of these options to pay using your credit/debit card:

Internet: Go to Official Payments Corporation at www.officialpayments.com

Telephone: Call 1-800-2PAYTAX
(1-800-272-9829)

Check and CT-V, PA Corporation Taxes Fed/State Payment Voucher

Payments remitted by check must be accompanied by the CT-V, PA Corporation Taxes Fed/State Payment Voucher. Software vendors

that will include the voucher in software must have the voucher approved by the department.

If a state submission containing an electronic funds withdrawal payment is rejected by the IRS or department, the taxpayer is still required to remit the balance due by the original due date of the return/report. In this situation, a payment can be remitted through EFT, by credit/debit card, or if the payment is less than \$10,000, by check and accompanying payment voucher. Any balance due not paid by the original return due date will be subject to interest and penalty fees.

4.7. RE-TRANSMISSION OF REJECTED SUBMISSIONS

Taxpayers choosing to resubmit submissions rejected by the IRS or the department must correct and retransmit their electronic return/reports. Resubmissions will be considered timely filed if the electronic postmarks on the resubmissions are on or before the applicable Pennsylvania corporate tax due dates. If a rejected submission contains an electronic funds withdrawal payment, the taxpayer is required to remit the balance due by the original due date of the return/report. The department recommends using one of the payment options outlined in Section 4.6 Payment Options, to meet due date requirements. Linked Fed/State submissions that are rejected by the IRS may be submitted as an unlinked state stand-alone submission provided the requirements and specifications provided by the department are met.

4.8. EXTENSION OF TIME TO FILE

A request for an extension of time to file must be submitted on or before the original due date of the RCT-101, PA Corporate Tax Report.

Important: A request for a federal extension does not automatically qualify the corporation for a Pennsylvania extension. After receipt and review by the department you will receive written notice as to whether your extension request was approved or denied. If you are requesting an automatic

six-month extension of time to file federal Form 1120 or 1120S, you must attach a copy of both the Pennsylvania extension approval letter and federal Form 7004 in PDF format within your submission.

SECTION 5. INDIVIDUAL INCOME E-FILE

5.1. ACCEPTED PENNSYLVANIA INDIVIDUAL INCOME TAX FORMS AND SCHEDULES

The following Pennsylvania individual income tax forms and schedules may be transmitted electronically (refund, equal and balance due, with or without payment), and payment must be made by electronic funds withdrawal, check, money order or credit/debit card.

PA-40	Pennsylvania Individual Income Tax Return (includes nonresident and part-year resident returns)
PA-40 Schedule A	Interest (40 schedules or less)
PA-40 Schedule B	Dividends (40 schedules or less)
PA-40 Schedule C	Profit or Loss From Business or Profession (10 schedules or less)
PA-40 Schedule C-EZ	Profit from a Business or Profession (one per taxpayer)
PA-40 Schedule D	Sale, Exchange or Disposition of Property (100 schedules or less)
PA-40 Schedule D-1	Computation of Installment Sale Income (six schedules or less)
PA-40 Schedule D-71	Sale or Exchange of Property Prior to June 1, 1971 (three schedules or less)
PA-40 Schedule E	Rent, Royalty, Patent and Copyright Income or Loss (10 schedules or less)
PA-40 Schedule F	Farm Income and Expenses (two schedules or less)
PA-40 Schedule G-S	Out-of-State Credit, Short Form (43 schedules or less)
PA-40 Schedule G-L	Out-of-State Credit, Long Form (43 schedules or less)

PA-40 Schedule J	Estate & Trust Income
PA-40 Schedule W-2S	Wage Statement Summary (five schedules or less)V
PA-40 Schedule SP	Tax Forgiveness Credit (one schedule)
PA Schedule RK-1	Resident Schedule of Shareholder/Partner/ Beneficiary Pass Through Income, Loss and Credits (100 schedules or less)
PA Schedule NRK-1	Nonresident Schedule of Shareholder/Partner/ Beneficiary Pass Through Income, Loss and Credits (100 schedules or less)
PA-40 Schedule UE	Allowable Employee Business Expenses (10 schedules or less)
PA-40 Schedule OC	Other Credits (one schedule)
PA-40 Schedule O	Other Deductions (one schedule)
PA-40 Schedule T	Gambling and Lottery Winnings (one schedule)
REV-1630	Underpayment of Estimated Tax by Individuals (one schedule)
REV-1630A	Underpayment of Estimated Tax by Farmers (one schedule)
PA-40 Schedule 19	Sale of a Principal Residence (one schedule)
PA-40 Schedule G-R	Reconciliation of Taxes Paid to Other States or Countries (six schedules or less)
PA-40 Schedule NRH	Apportioning Income by Nonresident Individuals (10 schedules or less)
Schedule PA-40X	Amended Schedule (one schedule)

5.2. SCHEDULE CHANGES AND ADDITIONS

Changes to the PA-40 Schedule OC:

- Line 11 is now PA Opportunity Scholarship Tax Credit;
- Line 13 is now Keystone Special Development Zone Tax Credit;
- Line 14 is now Other restricted credits not listed above; and
- Line 15 is Total Other Credits.

5.3. EXCLUSIONS TO ELECTRONIC FILING

The following Pennsylvania forms/schedules cannot be filed electronically through Fed/State e-File:

- Non-calendar, fiscal-year returns;
- Amended individual income tax returns for years prior to 2010;
- Form PA-40NRC - Nonresident Consolidated Income Tax Returns;
- Form PA-40 KOZ - Pennsylvania Income Tax Keystone Opportunity Zone Return;
- Returns containing more than the allowable amounts of Federal forms; and
- Returns containing forms/schedules not listed under "[Accepted Pennsylvania Forms/Schedules](#)."

5.4. SIGNATURE REQUIREMENTS

The department accepts the federal self-select PIN and the federal practitioner PIN as valid signatures on Pennsylvania returns filed through the Fed/State e-File Program. In order for the department to accept the federal self-select PIN, it requires software developers to display a jurat/disclosure statement, similar to the language on PA-8453, Pennsylvania Individual Income Tax Declaration for Electronic Filing, in the software program when taxpayers elect the federal PIN option for signatures.

When a valid PIN is entered as the signature, the department does not require taxpayers to complete PA-8453 form. If the IRS does not accept the PIN, PA-8453 form must be completed and signed. If a taxpayer is not present to enter his/her PIN or if the practitioner PIN is used to sign the return, a PA-8879 form must be completed and signed by the taxpayer. The completed and signed PA-8879 form must be retained in the practitioner's file for three years from the return due date.

Note: Federal self-select PINS may not be used as valid signatures on amended returns.

5.5. REFUND OPTIONS AND DIRECT DEPOSIT

Taxpayers may elect to have 2012 refunds paid in one of the following ways:

- Remitted as a paper check; and
- Deposited into a financial institution account.

Taxpayers also have the option of distributing overpayments as follows:

- Credit to the 2013 estimated tax account;
- Donation to the Wild Resource Conservation Fund;
- Donation to the Military Family Relief Assistance Program;
- Donation to the Governor Robert P. Casey Memorial Organ and Tissue Donation Awareness Trust Fund;
- Donation to the Juvenile (Type 1) Diabetes Cure Research Fund;
- Donation to the PA Breast Cancer Coalition's Breast and Cervical Cancer Research Fund.

Direct Deposit

The direct deposit option is available only for electronically filed refund returns for tax year 2012. Refunds by direct deposit are electronically transferred to the financial institution account indicated in the Pennsylvania return record.

The federal Office of Foreign Assets Control has imposed additional reporting requirements on all electronic banking transactions that directly involve a financial institution outside of the territorial jurisdiction of the U.S. These transactions are called international ACH transactions (IAT) and include credit (direct deposit of refunds) transactions. Presently, the

Pennsylvania Department of Revenue does not support IAT. Taxpayers who instruct the department to process electronic banking transactions on their behalf are certifying that the transactions do not directly involve a financial institution outside of the territorial jurisdiction of the U.S. at any point in the process.

Note: The financial institution accounts into which the Pennsylvania refund and the IRS refund are deposited may be different. Therefore, the state and federal routing transit numbers (RTN) and deposit account numbers (DAN) may differ.

Requirements for Direct Deposit

The department will refund an overpayment by direct deposit to a taxpayer's financial institution if the following requirements have been met:

- Taxpayer electronically filed returns; and
- Taxpayer provided acceptable proof of an established or existing account

IRS Publication 1345 sets forth detailed eligibility requirements, responsibilities and instructions governing tax preparers, transmitters and EROs who offer taxpayers the option of direct deposit. Those same rules, policies and procedures apply when offering direct deposit on the state return.

Before authorizing a direct deposit, taxpayers should confirm with their financial institutions that the institutions can accept direct deposit transactions.

Preparers and EROs must stress to taxpayers the importance of supplying correct information, because the direct deposit election, RTN and DAN may not be changed once a return has been acknowledged by the department.

Taxpayers usually receive refunds by direct deposit within four to five weeks of filing their returns.

If any of the following conditions exist, a paper check will be issued:

- Invalid RTN or DAN; and/or
- Rejection by the receiving depository financial institution. Some financial institutions do not permit deposit of a joint refund into an individual account. The department is not responsible when a financial institution refuses a direct deposit.

The Pennsylvania acknowledgment only indicates the acceptance of the return at the department. It does not indicate proof that a refund check will be issued or that a direct deposit will be honored.

5.6. PAYMENT OPTIONS

The taxpayer is responsible for submitting payment due to the department by April 15, 2013. Following are three types of payment options the taxpayer may elect to use:

Electronic Funds Withdrawal

Electronic funds withdrawal is available for balance-due returns for tax year 2012. Payments by electronic funds withdrawal are automatically and electronically transferred from the financial institution account indicated in the Pennsylvania return record.

The federal Office of Foreign Assets Control has imposed additional reporting requirements on all electronic banking transactions that directly involve a financial institution outside of the territorial jurisdiction of the U.S. These transactions are called international ACH transactions (IAT) and include electronic debit (tax payments) transactions. Presently, the department does not support IAT. Taxpayers who instruct the department to process electronic banking transactions on their behalf are certifying that the transactions do not directly involve a financial institution outside of the territorial jurisdiction of the U.S. at any point in the process.

The financial institution accounts from which the Pennsylvania payment and the IRS payment are

withdrawn may be different. Therefore, the state and federal RTN and DAN may differ.

Taxpayers who choose this option must provide the ERO with account numbers and routing numbers for the qualified savings, checking or share draft accounts. This information is best obtained from official financial records, account cards, checks or shared drafts that contain the taxpayer's name and address. The ERO should caution taxpayers to determine, before they file, that their financial institutions support electronic funds withdrawal requests.

Taxpayers must specify the bank accounts from which they wish to have the balances paid and the dates on which the debits will be made. This allows taxpayers to pay the balances as soon as the returns are processed or delay it to future dates, not later than the return due dates. For example, the ERO may transmit the return in March, and the taxpayer can specify that the debit be made on any specific day on or before April 15. The taxpayer does not have to do anything at a later date. For returns transmitted after April 15, the debit will be processed on the day the electronic return is processed.

The ERO that collects already completed returns, including returns from drop-off collection points and from taxpayers who elect to pay balances due by electronic funds withdrawals, should be careful to ensure that all the information needed for electronic funds withdrawal requests is included in the returns. Taxpayers must provide all of the following: routing number; account number; type of account (checking or savings); date of withdrawal; and amount to be withdrawn. In addition, the ERO must provide those taxpayers with printouts of the electronic return data.

If the taxpayer does not provide all of the needed information, the ERO must contact the taxpayer. If the ERO is unsuccessful in obtaining the electronic funds withdrawal information, but the returns are otherwise complete, the ERO should proceed with the transmission of the electronic return data to the IRS. The ERO must notify the

taxpayer(s), in writing, that other arrangements must be made to pay the balance due.

Revoking an Electronic Funds Withdrawal Authorization

A taxpayer can revoke an electronic funds withdrawal authorization by notifying the PA Department of Revenue in writing no later than two business days prior to the debit date. Written requests to revoke the electronic funds withdrawal must include the taxpayer's name, address, SSN, RTN, DAN and payment amount. Written requests can be faxed to 717-772-9310 or emailed to ra-achrevok@pa.gov.

Requirement for Electronic Funds Withdrawal

The department will allow payment of Pennsylvania tax due from a taxpayer's financial institution if the taxpayer provides acceptable proof of an established or existing account. IRS Publication 1345 sets forth detailed eligibility requirements, responsibilities and instructions governing tax preparers, transmitters and EROs that offer taxpayers the option of electronic funds withdrawal. Those same rules, policies, and procedures apply when offering an electronic payment on the state return.

Preparing Taxpayers for Pennsylvania Electronic Funds Withdrawal

Before authorizing an electronic funds withdrawal, taxpayers should confirm with their financial institutions that the institutions can accept electronic funds withdrawals. The preparer and ERO must stress to taxpayers the importance of supplying correct information, because the electronic payment election, RTN and DAN may not be changed once a return has been acknowledged by the department. If any of the following conditions exist, a paper check or money order will need to be issued by the taxpayer for payment of Pennsylvania taxes:

- Invalid RTN or DAN;
- Invalid payment date selected; and/or

- Rejection by the taxpayer's financial institution.

The Pennsylvania acknowledgment indicates the acceptance of the return at the department. It does not indicate proof that an electronic payment will be honored by the taxpayer's bank.

Checks or Money Order

A Pennsylvania payment voucher, PA-V, is included in the taxpayer's 2012 Pennsylvania personal income tax booklet or the taxpayer's payment voucher letter. The payment voucher must be mailed with the taxpayer's check made payable to the PA Department of Revenue to:

PA DEPARTMENT OF REVENUE
PAYMENT ENCLOSED
1 REVENUE PLACE
HARRISBURG PA 17129-0001

If your tax preparation software prints a PA-V facsimile approved by the department, that PA-V may be used when no preprinted PA-V is available. Mail the PA-V and check to the above address.

In the event the taxpayer does not have a preprinted voucher and your software is unable to produce a department-approved facsimile, make the check or money order payable to department. Write the last four digits of the taxpayer's SSN, "2012 PA-V" and the taxpayer's daytime telephone number on the check or money order. If filing a joint return, enter the last four digits of the SSN shown first on the return. The department will need the last four digits of the SSN to accurately apply the payment.

Credit/Debit Payments

You can pay your Pennsylvania taxes with a major credit or debit card. Credit card transactions are charged a 2.49 percent convenience fee (\$1 minimum charge), and debit card transaction fees start at \$3.95. You can use your American Express, Discover, MasterCard or Visa credit card to pay your taxes online or by phone. You may

also use a MasterCard or Visa debit card to make payments online. Select one of these options to pay using your credit/debit card:

Internet: Go to Official Payments Corporation at www.officialpayments.com

Telephone: Call 1-800-2PAYTAX
(1-800-272-9829)

Note: In addition to charging the balance due on a credit or debit card, taxpayers can charge estimated tax payments, extension payments and delinquent tax payments.

The ERO must inform taxpayers that payment of taxes due must be made no later than April 15, 2013. If the taxpayer does not make full payment of income taxes due on or before April 17, an assessment will be sent requesting payment. The assessment will indicate the tax due and interest and penalty for late payment.

5.7. RE-TRANSMISSION OF REJECTED SUBMISSIONS

When an electronically transmitted PA-40 Individual Income Tax Return is rejected, there is a 5-day transmission period to correct that return for electronic re-transmission. Correcting a return for electronic re-transmission is generally required when the originally signed return had errors in the XML format or errors that caused the return to fail department schema validation or business rules.

Re-transmissions will be considered timely filed if the electronic postmarks on the re-transmissions are on or before the PA-40 Individual Income tax Return due dates. It is important to note the five-day re-transmission period does not apply to payments. If a rejected submission contains an electronic funds withdrawal payment, the taxpayer is still required to remit the balance due by the original due date of the return. The department recommends using one of the payment options outlined in Section 5.6 Payment Options, to meet due date requirements. Linked Fed/State submissions rejected by the IRS may be submitted as unlinked state stand-alone

submissions provided they meet the department's XML format, schema validations and business rules.

The PA Department of Revenue follows the same guidelines as the IRS for a rejected submission. If a submission was rejected, a return can be corrected within five days and the received date of the original rejected return will be honored.

Important: The five-day re-transmission period is not an extension of time to file. It is a period of time to correct errors in the electronic file. The five-day re-transmission period applies to Individual returns filed on MeF, regardless of the date filed, due date or extended due date.

5.8. EXTENSION OF TIME TO FILE

The department will grant up to a six-month extension of time to file the PA-40 Individual Income Tax Return. Unless the taxpayer is outside the U.S., the department will not grant an extension for more than six months. An extension of time to file does not extend the payment deadline.

Follow these procedures when applying for an extension of time to file:

If the taxpayer owes income tax, he or she must:

- Pay by check with a timely REV-276, Application for Extension of Time to File; or
- Pay by electronic funds withdrawal and have the payment deducted from the taxpayer's bank account. Taxpayers do not need to mail in REV-276. To arrange electronic funds withdrawal, taxpayers may visit the Revenue e-Services Center at www.revenue.state.pa.us; or
- Pay by credit/debit card. Taxpayers do not need to mail in REV-276. Pay by credit/debit card at www.officialpayments.com. You may also pay with a credit card by telephone by

calling 1-800-2PAYTAX (1-800-272-9829). You do not need to mail REV-276. This option is not available if you never filed a Pennsylvania personal income tax return or made an estimated payment prior to making the request for the extension and payment via this method.

If the taxpayer has an approved extension to file federal Form 1040 and does not owe Pennsylvania income tax on the 2012 tax return, the department will grant the same extension to file the PA-40 Individual Income Tax Return. The taxpayer does not have to submit REV-276 or federal Form 4868 before the return due date.

If the taxpayer does not have an extension to file federal Form 1040 the taxpayer should request an extension using REV-276 and file it in sufficient time for the department to consider and act upon it prior to the return due date.

Mail REV-276, with or without a payment to:
PA DEPARTMENT OF REVENUE
PAYMENT ENCLOSED
1 REVENUE PLACE
HARRISBURG PA

When filing the Pennsylvania tax return:

- Fill in the extension request oval at the top of the PA-40 Individual Income Tax Return; and
- If the taxpayer has not filed REV-276, submit a copy of federal Form 4868 with the PA-40 Individual Income Tax Return.

SECTION 6. CONTACT INFORMATION

Software developers, EROs and transmitters needing assistance with the department's e-file requirements and specifications may contact the following revenue agents.

For assistance with partnership e-filing:

PA DEPARTMENT OF REVENUE
PASS THROUGH BUSINESS OFFICE
4 TH & WALNUT ST
HARRISBURG PA 17128
Telephone: 717-425-2884
Email: RA-ptbo@pa.gov

For assistance with corporate e-filing:

PA DEPARTMENT OF REVENUE
CORPORATION TAXES
6 TH FL STRAWBERRY SQUARE
HARRISBURG PA 17128
Telephone: 717-346-9421
Email: kduran@pa.gov

For assistance with individual e-filing:

PA DEPARTMENT OF REVENUE
BUREAU OF INDIVIDUAL TAXES
5TH FL STRAWBERRY SQUARE
HARRISBURG PA 17128
Telephone: 717-787-4017
Email: jhenry@pa.gov or dlester@pa.gov

IRS Publications

This document and related specifications and requirements for e-file are available on the department's website at www.revenue.state.pa.us and should be used in conjunction with the following IRS publications, located at the IRS's website, www.irs.gov:

- 3112, IRS Application and Participation
- 4162, Modernized e-File Test Package for Forms 1120/1120-S/1120-F/7004 for Tax Year 2012
- 4505, Modernized e-File (MeF) Test Package for Forms 1065/1065-B for Tax Year 2012
- 4163, Modernized e-File (MeF) Information for Authorized IRS e-File Providers for Business Returns
- 4164, Modernized e-File Guide for Software Developers and Transmitters