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ad Debts. (Explain in Schedule F)											
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arned Net Income (not over \$20 ess Personal Exemption and C for Dependents (see Instruction	redit	31. Net Income (Item 18 abs 32. Less Dividends (Item) 7 above)	ove)	1 11			Item 38) em 40)	1			
-		 Less Dividends (Item 7 above)	• • • • • • • • • • • • • • • • • • • •	44. Nor	nal Tax	(5% of Ita	em 41)				
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\$8,000 of Item 21) ormal Tax (1½% of Item 22)	**************************************			48. Bala	urned Ne nce Atam	i income i 46 minus	(item 30)	8	÷		
ormal Tax (3% of Item 23)	r 1 1	37. Balance (Item 31 minus 3 38. Amount taxable at 1½% the first \$4,000 of Item	(not over 1 87)	49. Adju (1	stment fo	or Capital Column 9,	47). Gain or Loss Schedule D). ifference be- 9)				
ormal Tax (5% of Item 24)	•··•··	39. Balance (Item 37 minus 3	j.								
urtax on Item 19 (see Instruction ax on Earned Net Income (tota Items 25, 26, 27, and 28) restit of 25% of Item 29 (not 25% of Items 28, 42, 43, and 44	21) .1 of	40. Amount taxable at 3% the second \$4,000 of It		51. Less	ma and 1	Profite 'Par	t Source				
Items 25, 26, 27, and 28) redit of 25% of Item 29 (not a 25% of Items 28, 42, 43, and 44)	ver s	41. Amount taxable at 5% over \$8,000 of Item 3			nce of (ems 51 a	nry or U. fax (Iten nd 52)	8. possession. 1 50 minus	8	-		
swear (or affirm) that this return ue and complete return made in		AFFID	AVIT								
		(U roturn is made by agent, the resson									
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worn to and subscribed before n	ie this day	y 01									
worn to and subscribed before n		ring oath}					dividual or agent				

1. Total receipts from business or profession (state kind of business)		\$
COST OF GOODS SOLD	OTHER BUSINESS DEDUCTIONS 19. Salaries, exclusive of "Labor," reported on Line 2,	
2. Labor8		
3. Material and supplies		
4. Merchandise bought for sale	12. Taxes on husiness and business property	ļļ
5. Other costs (itemiza below or on separate sheet)	therefor at foot of page)	{ }
4 1	14. Bad debts arising from sales or services	1
7. TOTAL (Lines 2 to 6, inclusive)	16. Rent, repairs, and other expenses (itemized below or	
8. Less inventory at end of year		1 1
9. NET COST OF GOODS SOLD (Line 7 minus Line 8)	17. TOTAL (Lines 10 to 16, inclusive)	
NorgDo not deduct here or elsewhere compensation for your services.	18. TOTAL DEDUCTIONS (Line 9 plus Line 17)	
	19. NET PROFIT (Line 1 minus Line 18) (Enter as Item 2)	<u> \$</u>
Explanation of doductions		

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	SCH	EDULE B	-INCOME FE	ROM	RENTS AND I	<u>so</u>	ALTIE	<u>s (</u> 8	e In	struc	tion 5)					
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Explanation of deductions			• <u>[</u>	-'	<u> -</u> []	·'	<u></u>					<u></u>	<u>, la angene angene</u>	<u>-}</u>		·
cisimed in Column 7	DULE C-	PROFIT FI	OM SALE O	FR	AL ESTATE,	STO	CKS. 1	BOND	5. F	TC.	(See Inc	truet	ion 6)			
1. END OF PROFEST	1	2. DATE ACOUNTD 3. AMOUNT RECEIVED			4. DEPRECIATION		5. Cost		A VALUE AS OF MANCE 1, 1913		7. SUBSECTION		1. Nur Paorte			
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State how property was acquired																
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Dista have been aufw	۱			<u> </u>	<u> </u>	<u></u> [<u>-</u>		<u></u>	- -	ļ			
State how property was acquired		<u></u>	<u></u>		<u></u>	. <u>.</u>					<u></u>					
SCHEDULE	E-INTERI	ST ON LI	BERTY BONI	DS AI	ND OTHER OI	31.10	GATIO	NS OF	SE	CUR		·	Instruction 8)			
1. DELIGATIONS OF SECURITES					2. INTEREST OR ACC	2. DYTERENT RETE OR ACCEVED		B ANOUNT ON		4. PRINCIPAL AMOUNT EIGMPT FROM TAXATION		B. ANOUNI OWNED IN EXCENSION EXEMPTION		6. INTERLAT ON AMOUNT IN EICERS OF BERNTION (EDGORGE IGENS)		
(c) Obligations of a State, Territory, or	political su	bdivision th	ereol, or the L	listric	tof								·			
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(b) Securities issued under Federal Fai (c) Liberty 31/2% Bonds and other ob	m Losn Ae ligations of	United Sta	such Act as An tes issued on	or be	ore		••••	•		/	AH			XX	*****	× ×
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I. KIND OF PROPERTY	2. DAT	E ACQUINED	3. Cost		4. VALUE AN OF MARCH 1, 1913		INS80	LAPPERT		ALU A	WABLE SP	CE.	7. INBURANCE 2 SALVAGE VAL	0 6	8. DEDUCTIBLE	1033

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INSTRUCTIONS

The Instruction Numbers on this Page Correspond with the Item Numbers on the First Page of the Return

1. INCOME FROM SALARIES, WAGES, COMMISSIONS, ETC.

Enter as Item 1 on page 1 of the return, all salaries or other compensation credited or received from outside sources. Use a separate line for each entry, giving the

Enter as return to outside sources. Use a separate new to compare the information requested. Any amount claimed as a deduction for necessary expenses against salaries, etc., such as traveling expenses, while away from home in the pursuit of a trade or business, should be fully explained in Schedule F on page 2 of the return, or on an attached statement. Traveling expenses ordinarily include expenditures for railroad fares,

2. INCOME FROM BUSINESS OR PROFESSION

Install, and lodging.
2. INCOME FROM BUSINESS OR PROFESSION
If you owned a business, or practiced a profession on your own account, fill in Schedule A on page 2 of the return, and enter the net income (or loss) as Item 2 on page 1 of the return.
This schedule should include income derived from the following sources: (a) Sale of merchandise or products of manufacturing, mining, construction, and agriculture; (b) Business service, such as annexements, hotel and restaurant service, livery and garage service, laundering, storage, transportation, etc.; and (c) Professional service, such as dentistry, law, or medicine. In general, report any income is the earning of which you incoursed expenses for material, labor, supplies, etc.
Farmer's income achedule.—If you are a farmer or rent your farm out on shares and keep no books of account, or keep books on a cash basis, obtain from the Collector, and attack to this return. Form 1040 F is optional. Locome from aslaries, interest, rents, and sales of property, should be included in Items 1, 3, 5, and 0, respectively, on this return.
Installment sales.—If you have used the Installment method in computing income from installment sales, you must attach to your return a schedule A the years 1024, 1925, 1926, and 1927 the following information: (a) Gross sales; (b) Cost of goods sold; (c) Gross profits; (d) Percentage of profits to gross sales; (b) Cost of goods sold; (c) Gross profits; (d) Percentage of profits to gross sales; (d) Amount collected; and (f) Gross profits; (d) Percentage of profits to gross sales; (e) Amount collected; and (f) Gross profits; (d) Percentage of profits to gross sales; (e) Amount collected; and (f) Gross profits; (d) Percentage of profits to gross sales; (b) Cost of goods sold; (c) Gross profits; (d) Percentage of profits to gross sales; (d) Amount collected; and (f) Gross profits; (d) Percentage of profits to gross sales; (d) Cost of goods sold; (e) Gross profits; (d) Percentage of profits to g

observation of the stable provided therefore at the foot of page 2, giving the information requested.
 Bad debts.—Enter on Line 14 debts, or portions thereof, arising from sales or services that have been enlarged off within the year, or such reasonable amount as has been added to a reserve for bad debts within the year.
 A debt provided therefore at a subsequently collected, must be returned as income for the year in which collected.
 Depreciation, obsolescence, and deptement or Line 15 the amount as a debt provided there or depletion.—Enter on Line 15 the amount as a debt provided the year of debt provided the year in which collected.
 Depreciation, obsolescence, and deptement or property used in the trade or business, or as obsolescence or depletion.—Enter on Line 15 the amount of page 2 how this amount was determined by giving the information requested. If obsolescence is claimed, explain why the useful life is less than the actual life.
 The amount of depreciation on property acquired by purchase should be determined upon the basis of the original cost (not replacement cost) of the property was purchased prior to March 1, 1913, it will be computed on the fair market value of such a such as a deduction is claimed on account of depletion of mines, oil or gas wells, or timber, see Articles 201 to 237 of Regulations 69.
 De to chain any debuction for depreciations 69.
 De to chain any deduction for depreciations of the reproperty was purchased of the articles of other property held for personal use, nor for land (exclusions 69.
 De to chain any debuction for depreciations 69.
 De to chain any debuction for depreciation of mines, oil or gas wells, or timber, see Articles 201 to 237 of Regulations 69.
 De to chain any debuction for depreciation of mines, oil or gas wells, or timber, see Articles 201 to 237 of Regulations 69.
 De to chain any debuction for depreciation g

3. INTEREST ON BANK DEPOSITS, ETC.

Enter as Item 3 all interest received or credited to your account during the taxable year on bank deposits, notes, mortgages, and corporation bonds, except interest on bonds upon which a tax was paid at the source. Interest on bonds is considered income when due and payable.

3. INTEREST ON TAX-FREE COVENANT BONDS

Enter as Item 3(a) interest upon boads upon which a tax was paid at the source. If the balance of your net income reported as Item 37 exceeds \$4,000, Form 1000 should be filed with your interest coupons, and the tax of 2 per cent paid at the source on such interest claimed as a credit in Item 51. In case the net income reported as Item 37 does not exceed \$4,000, Form 1000A should be filed with your coupons, and the tax of $1\frac{1}{2}$ per cent paid at source claimed as a credit in Item 51 on the return.

4. INCOME FROM PARTNERSHIPS AND FIDUCIARIES

4. INCOME FROM PARTNERSHIPS AND FIDUCIARIES Enter as Item 4 your share (whether received or not) in the profits of a partner-ship, and as Item 4 (a) income of an estate or trust, except (a) where the tax or reduc-tion on account of the share of net gain or loss derived from the sale of capital assets is computed as provided in Instruction 6a, such net gain or loss shall be reported sepa-rately in Schedule D, and (b) the share of the profits which consisted of dividends ou stock of domestic corporations, and the taxable interest on obligations of the United States, shall be included in Items 7 and 8, respectively, on page 1. Include in Itema 51 and 52, respectively, credits claimed for tax paid at source, and foreign taxes. If the taxable year on the basis of which you file your return fails to coincide with the annual accounting period of the partnership or fiduciary, then you should include in your return your distributive share of the net profits for such accounting period ending within your taxable year.

5. INCOME FROM RENTS AND ROYALTIES

5. INCOME FROM RENTS AND ROYALTIES Fill in Schedule B, giving the information requested. If you received property or crops in lieu of cash rent, report the income as though the rent had been received in cash. Crops received as rent on a crop-share basis should be reported as income for the year in which disposed of (unless your return shows income accrued). Enter as depreciation the amount of wear and tear, obsolescence, or depletion sustained during the taxable year 1927, and explain in the table at the foot of page 2. Other expenses, such as interest, taxes, fire insurance, fuel, light, labor, and other necessary expenses of this character should be itenized.

becessary expenses of this character should be itemized.
6. PROFIT FROM SALE OF REAL ESTATE, BONDS, ETC.
Describe the property briefly in Schedule C, and state the actual price received, or the fair market value of the property received in exchange. Expenses connected with the sale may be disclusted in computing the profit or loss.
Enter the original cost of the property, and if it was acquired prior to March I, 1913, the fair market value as of thet date. Attach statement explaining how the value as of March I, 1913, was determined. If the property was acquired in any other manner than by purchase, see Articles 1591 to 1602 of Regulations 69.

Enter as depreciation the amount of wear and tear, obsolescence, amortization, or depletion which has been allowable in respect of such property since date of acquisi-tion, or since March 1, 1913, if the property was acquired before that date. In addi-tion, if the property was acquired before March 1, 1913, and if the cost of such prop-erty is greater than its fair market value as of that date, the cost shall be reduced by the depreciation actually sustained before that date. Subsequent improvements include expenditures for additions, improvements, and repairs made to restore the property or prolong its useful life. No loss shall be recognized in any sale or other disposition of shares of stock or securities where you have acquired substantially identical property within 30 days before or after the date of such sale, unless you are a dealer in stock or securities. In case the amount to be entered in Column 8 is a deductible lose, such amount should be preceded by a minus sign or written with red ink.

6a. CAPITAL NET GAIN OR LOSS

6a. CAPITAL NET GAIN OR LOSS
If desired, the capital net gain derived from the sale or exchange of capital assets may be computed separately and a tax of 12½ per cent paid on such income in lieu of the regular normal tax and surtax. The term "capital net gain" means the excess of the total amount of capital gain over the scan of (a) the capital deductions and capital losses, plus (b) the amount, if any, by which the ordinary deductions exceed the gross income computed without capital gain.
In case a capital net loss is sustained from the sale or exchange of capital assets, the total normal tax and surtax computed on the basis of the ordinary net income shall be reduced by 12½ per cent of such capital net loss; but in no case shall the tax computed without capital losses plus the total normal tax and surtax computed on the basis of the ordinary net income shall be imposed without the benefit of this provision. The term "capital net loss" means the excess of the sum of the capital losses plus the capital deductions over the total amount of capital gain.
The term "capital gain.
The sum of the capital losses plus the capital deductions over the total amount of capital gain.
The sum of the capital losses plus the capital deduction over the total amount of capital gain.
The term "capital gain.
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7. DIVIDENDS

7. DIVIDENDS Report as Item 7 the amount received as dividends (a) from a domestic corpo-ration other than a corporation entitled to the benefits of Section 262 of the Revenue Act of 1926 and other than a corporation organized under the China Trade Act, 1922, or (b) from a foreign corporation when it is shown to the satisfaction of the Com-missioner that more than 50 per cent of the gross income of such foreign corporation for the three-year period ending with the close of its taxable year preceding the declaration of such dividends (or for such part of such period as the corporation has been in existence) was derived from sources within the United States, including your share of such dividends received on stock owned by a partnership, or an estate or trust. 8. INTERVET ON LIBERTY BONDS FTC.

8. INTEREST ON LIBERTY BONDS, ETC.

8. INTEREST ON LIBERTY BONDS, ETC. Schedule E should be filled in if you own any of the obligations or securities enumerated in Column 1. Enter in Column 2 all interest received or credited to your recourd during the year on these obligations, including your share of such interest received from a partnership, or an estate or trust, and enter in Column 3 the principal amounts of the various obligations owned. Interest on all coupons fulling due within the taxable year will be considered as income for the year, where the books are kept on a cash receipts and disbursements basis. If the books are kept on an accrual basis, report the actual amount of interest accrued on the obligations owned during the taxable year. If the obligations enumerated on Line (d) are owned in excess of the exemption of \$5,000, or any on Line (f) are owned. (columns 5 and 6 should be filled in, and the total of the interest reported on Lines (d) and (s), Column 6, entered as Item 8 on page 1 of the return.

9. OTHER INCOME

Enter all other taxable income for which no place is provided elsewhere on page I of the return, together with any dividends specifically excluded from Item 7.

10. TOTAL INCOME

Enter the net amount of Items 1 to 9, inclusive, after deducting any expenses reported in Item 1, and losses in Items 2, 4, 5, and 6.

11. INTEREST PAID

Enter as Item 11 interest paid on personal indebtedness as distinguished from business indebtedness (which should be deducted under Schedules A or B). Do not include interest on indebtedness incurred or continued to purchase or carry obligations or securities the interest upon which is wholly exempt from taxation.

12. TAXES PAID

Enter as Item 12 personal taxes and all taxes on property not used in your busi-ness or profession, paid during the year, not including those assessed against local benefits of a kind tending to increase the value of the property assessed. Do not include taxes imposed by Section 600 of the Act upon sales by the manufacturer, Federal income taxes, taxes imposed upon your interest as shareholder of a corpora-tion, which are paid by the corporation without reimbursement from you, nor income and profits taxes claimed as a credit in Item 52 on page 1 of the return. Any deduction on account of taxes should be fully explained in Schedule F.

13. LOSSES BY FIRE, STORM, ETC.

Enter as Item 13 losses of property not connected with your business or pro-fession, sustained during the year if arising from fire, storm, shipwreck, or other casuality, or from theft, and if not compensated for by insurance or otherwise. See Section 214 (a) 6 of the Revenue Act of 1926, and Article 141 of Regulations 69. Explain losses claimed in the table provided therefor on page 2 of the return.

14. BAD DEBTS

Enter as Item 14 all bad debts other than those claimed as a deduction in items above. Stale in Schedule F. (a) of what the debts consisted, (b) when they were created, (c) when they became due, (d) what efforts were made to collect, and (e) how they were actually determined to be worthless.

15. CONTRIBUTIONS

Eater as Item 15 contributions or gitts made within the taxable year to any cor-poration, or trust, or community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private stockholder or individual. The amount claimed shall not exceed 15 per cent of your net income computed without the benefit of this deduction.

shail not exceed to per contrary of the state in process of administration may claim, A fiduciary filing the return for an estate in process of administration may claim, in lieu of this deduction, that provided in Section 219 (5) 1 of the Act. List names of organizations and amounts contributed to each in Schedule F.

16. OTHER AUTHORIZED DEDUCTIONS

Enter any other authorized deductions for which no place is provided elsewhere on page 1 of the return. Do not deduct losses incurred in transactions which were neither connected with your trade or business, nor extered into for profit. If the return is filed for an estate in process of administration, there may be deducted the amount of any income properly paid or credited to a beneficiary. Any deduction claimed should be explained in Schedule F.

17. TOTAL DEDUCTIONS

Enter as Item 17 the total of Items 11 to 16, inclusive. This amount should not include any deduction claimed in Schedule A.

18. NET INCOME

Enter as 11cm 18 the net income, which is obtained by deducting Item 17 from Item 10. The net income shall be computed upon the basis of the taxable year in accordance with the method of accounting regularly employed in keeping your books, unless such method does not clearly reflect your income.

19. PERSONS REQUIRED TO MAKE A RETURN OF INCOME

An income tax return must be filed by every citizen of the United States whether residing at home or abroad, and every person residing in the United States though not a citizen thereof, whose gross income for the taxable year 1927 amounted to \$5,000, or whose net income amounted to—

r whose het income amounted to— (a) \$1,500 if single or if married and not living with husband or wife; (b) \$3,500 if married and living with husband or wife; or (c) Regardless of amount if the net income exceeds the personal exemption.

(c) Regardless of amount if the net income exceeds the personal exemption. (c) Regardless of amount if the net income exceeds the personal exemption. If an individual is single and the net income is \$5,000 or over, a return must be filed. If the combined net income of husband and wile, and dependent minor childran, if any, is \$3,500 or over, or if their combined gross income is \$5,000 or over, all such income must be reported on a joint return, or on separate returns of husband and wile. In case the husband and wile elect to file separate returns of husband and wile. In case the husband and wile elect to file separate returns of husband and wile. In case the husband and wile elect to file separate returns of husband and wile. In case the husband and wile elect to file separate returns of husband and wile end income on one of the returns is less than \$5,000. If the net income on one of the returns is less than \$5,000 or over, the executor or administrator shall make a return for him on Form 1040, Under each of the above conditions, a return must be filed even if no tax is due. Income of (a) estates of decedents before final settlement, (b) trusts, whether areated by will or deed, for unsacertained persons or persons with contingent interests; or income held under the terms of the will or trust for future distribution, is taxed to the fiduciary as a single person, except that from the income of a decedent; state there may be deducted any amount properly paid or credited to a beneficiary. 20. PERSONAL EXEMPTION AND CREDIT FOR DEPENDENTS

20. PERSONAL EXEMPTION AND CREDIT FOR DEPENDENTS

estate there may be deducted any amount properly paid or credited to a beneficiary.
20. PERSONAL EXEMPTION AND CREDIT FOR DEPENDENTS
A single person, or a married person not living with husband or wife, may claim a personal exemption of \$1,500. A person who, during the entire taxable year, was the head of a family or was married and living with husband or wife, may claim an exemption of \$3,500. If husband and wife file soparate returns, the personal exemption may be taken by either or divided between them.
A "head of a family" is an individual who actually supports and maintains in one household one or more individuals who are closely connected with him by blood relationship, relationship by marriago, or by adoption, and whose right to exercise family control and provide for these dependent individuals is based upon some moral or legal obligation.
In addition to the personal exemption, a credit of \$400 may be claimed for each person (other than husband or wife) under eighteen years of age, or incapable of self-support because mentally or physically detective, who was receiving his or her chief support because mentally or physically detective, who was receiving his or her chief support because mentally or physically detective, who was receiving his or her chief between two tidividuals.
In case the status of a taxpayer changes during the taxable year, the personal of months during which the taxpayer was single bears to twelve months, plus an amount which bears the same ratio to \$1,500 as the number of months during which the taxpayer was single bears to twelve months all not exceed \$3,500 where the head of a family is married during the taxable year. The redite for family is married and invidual who dies during the taxable year.
In the case of a family is married during the taxable year, the credits for family is married and invidual and or wife, or was the head of a family is married and into the surpayer.
In the case of a family is married

21. COMPUTATION OF TAX

21. COMPUTATION OF TAX Barned income.—In computing the tax on your net income you may claim against such tax a credit of 25 per cent of the tax on your earned net income. To determine this credit, your earned net income should be entered as Item 19, and after deducting your personal exemption and credit for dependents, if any, in Item 20, the tax on the balance in Item 21 should be computed in Items 22 to 23 and entered as Item 29. The credit to be entered as Items 30 and 49 will be 25 per cent of Rem 29, or 25 per cent of the sum of Items 28, 42, 43, and 44, whichever smount is the smaller. Earned income may consist of amounts received as compensation for personal services actually rendered, or an amount not in excess of 20 per cent of the net profits derived by you from a trade or business in which both personal services and capital are material income-producing factors. If your net income is not more than \$5,000, the entire amount shall be considered as earned net income, or (f your net income is more than \$5,000. In no case shall the earned net income shall not be considered to be less than \$5,000. In no case shall the earned net income ball not be considered to be less than \$5,000.

be more than \$20,000.

Shai not be considered to be less than \$5,000. In no case shall the earned het focome be more than \$20,000. Income from a partnership or fiduciary computed on a fiscal year basis.—The tax on income received from a partnership or fiduciary making a return for a fiscal year ended in 1927 shall be computed as it such income were for the calendar year 1927. Income and profits taxes paid to a foreign country or U. S. possession.—If a credit is claimed in Item 52 for income and profits taxes already paid to a foreign country or the tax payment. In case credit is sought for taxes accrued the form must bave attached to it a copy of the return on which each such accrued tax was based, and the Commissioner may require a bond on Form 1117 for the payment of any taxes found due if the taxes when paid differ from the cale claimed to able below is computed by adding to the surtax for the largest amount above mich each such ta be the taxes of the amount at the rate indicated in the table.

table

table. In the case of bona fide sale of mines, oil or gas wells, or any interest therein, the surfax on the profit shall not exceed 16 per cent of the selling price. See Sec-tion 211(b) of the Revenue Act of 1926, and Article 13 of Regulations 69. The surfax upon the net income of \$14,875 would be \$57.50, computed as follows:

1 17	EMS	E	CLAMPLE FOR N OF \$14,6		0		I OF THE RE	с он 1тиц 18, ливя	
			2. Net Income	3. Surtaz	•	. Net Itica	ene 7	ō, Eurtsz	
Gurtax from	table on		\$14, 000, 00	\$40.00	s			······	
lurtar at 2 p	er cent o	m	875. 00	17. 50			<u></u>	<u></u>	
Тота	<u></u>		14, 875. 00	\$57.50	s	<u></u>	<u> </u> s		
			SURTAX R	ATES FOR	R 1927				
Amount of net income	Rate per cent	Surta	Total sucta on each amount	Amon Britin		Rate per cont	Suctar	Total surtar ou each stuount	
A	B	0	b	A		в	е	b	
\$10,000				\$44, (11	\$140	\$2, 240	
14, 000 16, 000		\$40 40				$\frac{12}{13}$	480 520	2,720	
18,000						14	560	3, 240	
20,000	2 3 4 5 6 7 8 9	80	220	60, 0		15	600	4,400	
22,000	5	100	320	64, 6		16	640	5, 040	
24, 000	8	120	440	70, 0		17	1,020	6,060	
28,000	1 7 1	280	720	80, 0		18	1, 800	7,860	
32, 000 36, 000	1 ×	820 360	1,040	100,0		19 20	3, 800	11,660	
40,000	1 10	400	1,400	100, 0	w+1	- 20 .		£	

22. ITEMS EXEMPT FROM TAX

(i) Competes.
(ii) Competes.
(j) Amounts received as earned income from sources without the United States by an individual citizen of the United States who is a hona fide nonresident for more than six months during the taxable year. The taxpayer in such a case may not deduct from his gross income any amount properly allocable to or chargeable against the amount so excluded from his gross income.

23. ACCRUED OR RECEIVED INCOME

If your books of account are kept on an accrual basis, report all income accrued, even though it has not been actually received or entered on the books, and expenses incurred instead of expenses paid. If your books do not show income accrued and expenses incurred, report all income received or constructively received, such as bank interest credited to your account, and expenses paid.

24. PERIOD TO BE COVERED BY RETURN

Your return for the calendar year 1927 shall be made on Form 1040. If the return is for a fiscal year ending on the last day of any month, other than December, in 1927 Form 1040FY should be used. The accounting period established must be adhered to for subsequent years, unless perceision was received from the Commissioner to make a change. An application for a change is the accounting period shall be made on Form 1128 and forwarded to the Collector at ieast thirty days before the close of the pro-posed period for which a return would be required to effect the change.

25. AFFIDAVIT

LET. ATTINATION The affidavit must be executed by the person whose income is reported unless he is a minor or incompetent, or unless he is ill, absent from the country, or other site incapacitated, in which case the legal representative or agent may execute the affidavit. A minor, however, making his own return must execute the affidavit. The oath will be administered without charge by any collector, deputy collector, or internal revenue agent. If an internal revenue officer is not available, the return should be sworn to before a notary public, justice of the peace, or other person author-ized to administer oaths.

26. WHEN AND WHERE THE RETURN MUST BE FILED

The return must be sent to the Collector of Internal Revenue for the district in which you live or have your principal place of business, so as to reach the Collector's office on or before March 15, 1928. In case you have no legal residence or place of business in the United States, the return should be forwarded to the Collector of Internal Revenue, Baltimore, Mary-land.

27. WHEN AND TO WHOM THE TAX MUST BE PAID

The tax should be paid, if possible, by sending or bringing with the return a check or money order drawn to the order of "Collector of Internal Revenue at (insert city and State)." ______ Do not send cash through the mail, nor pay it in person, except at the Collector's

office. The tax may be paid when the return is filed, or in four equal installments, as

follows: The first installment shall be paid on or before March 15, 1928, the second installment shall be paid on or before June 15, 1928, the third installment on or before September 15, 1928, and the fourth installment on or before December 16, 1928. If any installment is not paid on the date fixed for its payment the whole amount of the tax unpaid shall be paid upon notice and demand by the Collector.

28. PENALTIES

28. PENALTIES For willful failure to make and file a return on time.—Not more than \$10,000 or imprisonment for not more than one year, or both, and, In addition, 25 per cent of the amount of the tax. For willfully making a faise or fraudulent return.—Not more than \$10,000 or imprisonment for not more than five years, or both, and, in addition, 50 per cent of the amount of the tax. For deficiency in tax.—Interest on deficiency at 6 per cent per annum to the date the deficiency is assessed, or to the thirtieth day after the filing of a waiver of the right to file a petition with the Board of Tax Appeals, whichever date is the earlier, and, in addition 5 per cent of the amount of the deficiency if due to negligence or intentional disregard of rules and regulations without intent to defraud, or 50 per cent of amount of deficiency if due to fraud.

· 29. INFORMATION AT SOURCE

Every person making payments of salaries, wages, interest, rents, commis-sions, or other fixed or determinable income of \$1,500 or more during the calendar year, to a single person, a partnership, or a fiduciary, or \$3,500 or more to a married person, is required to make a true and accurate roturn to the Commissioner of Internal Revenue, showing the amount of such payments and the name and address of the recipient. Forms 1096 and 1099, for reporting such information, will be fur-nished by any collector of internal revenue upon request. Such returns of information covering the calendar year 1927 must be forwarded to the Commissioner of Internal Revenue, Sorting Section, Washington, D. C., in time to be received not later than March 15, 1928.