BEFORE THE TAX COMMISSION OF THE STATE OF IDAHO

In the Matter of the Prote	est of)	
)	DOCKET NO. 0-552-122-368
)	
)	
)	DECISION
	Petitioners.)	

(Petitioners) protested the Notice of Deficiency

Determination dated October 27, 2021. Petitioners disagreed with the Income Tax Audit Bureau's

(Bureau) adjustments to their S-Corporation (S-Corp),

2017

and 2018 Idaho S-Corporation income tax returns. The Tax Commission, having decided

protest, hereby modifies Petitioners' individual income tax returns in accordance with that decision.

BACKGROUND

is a shareholder of The Bureau reviewed S-Corp income tax returns for the tax years 2017 and 2018. Specifically, the Bureau examined Idaho Other Subtraction and the Idaho investment tax credit.

The Bureau disallowed the Other Subtraction and made adjustments to depreciation expense, bonus depreciation addback, and the Idaho investment tax credit. Since is a pass-through entity, Petitioners' income tax returns were adjusted for their proportionate share of the audit adjustments. Petitioners protested the adjustments as did

The Tax Commission and went through the Tax Commission's administrative appeal process where argued its case. The Tax Commission ruled on the Bureau's adjustments in its decision on Docket Number 1-707-259-904. In its decision the Tax Commission

modified the adjustments to depreciation and the investment tax credit but affirmed the disallowance of the Other Subtraction.

LAW AND ANALYSIS

S-Corps are flow-through entities, meaning the tax attributes of the S-Corp flow-through to its shareholders and are reported on the shareholder's income tax return. *See* Internal Revenue Code Subchapter S. As a result, any changes to the S-Corp's return requires a change to the shareholder's return.

Regarding this case, the Tax Commission changed depreciation expense, its bonus depreciation addback, its investment tax credit, and disallowed its Other Subtraction. Therefore, the Tax Commission makes the same changes to Petitioners' 2017 and 2018 Idaho individual income tax returns. In addition to the pass-through adjustments, the Bureau also corrected Petitioners' 2017 Idaho investment tax credit carryover from 2016. Petitioners used all their investment tax credit in 2016, so there was no carryover to 2017. The Tax Commission hereby upholds that adjustment as well.

CONCLUSION

Petitioners are shareholders of an Idaho S-Corp, As such Petitioners are required to report the flow-through items of on their individual income tax return. Because the Tax Commission made changes to Idaho income tax returns, Petitioners' individual income tax returns also need to be changed. Therefore, in accordance with the Tax Commission's decision on Docket No. 1-707-259-904, the Tax Commission modifies the Bureau's adjustments to Petitioners' Idaho income tax returns.

THEREFORE, the Notice of Deficiency Determination dated October 27, 2021, directed to is AFFIRMED as MODIFIED by this decision.

IT IS ORDERED that Petitioners pay the following tax, penalty, and interest:

<u>YEAR</u>	\underline{TAX}	PENALTY	INTEREST *	<u>TOTAL</u>
2017	\$599	\$30	\$81	\$ 710
2018	615	31	57	<u>703</u>
			TOTAL	\$1,413
			LESS	<u>1,448</u>
			REMITANCE	
			REFUND	\$ (35)
			INTEREST**	(3)
			TOTAL REFUND	\$ <u>(38)</u>

^{*} Interest on deficiency is computed to November 9, 2021.

An explanation of Petitioners' right to appeal this decision is enclosed.

DATED this _____ day of ______ 2024.

IDAHO STATE TAX COMMISSION

^{**} Interest on refund is computed from November 10, 2021 to March 15, 2024.

CERTIFICATE OF SERVICE

Receipt No.