

BEFORE THE TAX COMMISSION OF THE STATE OF IDAHO

In the Matter of the Protest of)	
)	DOCKET NO. 1-402-725-376
██████████)	
██████████)	
Petitioners.)	DECISION
_____)	

██████████ (Petitioners) protested the Notice of Deficiency Determination (Notice) for tax year 2022. The Tax Commission reviewed the matter and hereby cancels the Notice.

BACKGROUND

Petitioners were shareholders of ██████████ (██████████) during the years in question. ██████████ filed returns claiming credits for Idaho research activities. The Tax Commission’s Income Tax Audit Bureau (Bureau) reviewed these returns and disallowed the credits. ██████████ is an S-Corporation, so the Bureau assigned Petitioners their distributive share of the additional tax due.

██████████ protested and went through the Tax Commission’s administrative appeal process. The Tax Commission ruled on the Bureau’s adjustments to ██████████ returns with a decision in Appeals Docket Number 0-675-013-632. The Tax Commission cancelled the Notice in that case. The cancellation of ██████████ Notice likewise results in the cancellation of Petitioners’ Notice, as the sole adjustments to their returns arose from ██████████ passthrough items.

CONCLUSION

Petitioners were shareholders of ██████████ which pass-through income, deductions, and tax credits to Petitioners’ individual income tax returns. The Bureau disallowed the Idaho research credits after an examination of ██████████ returns. The Tax Commission cancelled ██████████ Notice, which in turn cancels Petitioners’ Notice.

THEREFORE, the Notice of Deficiency Determination directed to [REDACTED] [REDACTED]

[REDACTED] [REDACTED] dated June 27, 2024, is hereby CANCELLED.

DATED this _____ day of _____ 2025.

IDAHO STATE TAX COMMISSION

CERTIFICATE OF SERVICE

I hereby certify that on this _____ day of _____ 2025,
a copy of the within and foregoing DECISION was served by sending the same by United States
mail, postage prepaid, in an envelope addressed to:



Receipt No.
