ATTACHMENT No. 1

is a part of an income tax return by individuals in the taxable period 2007 - 25 5405 MFin 5405 model no. 14 (hereinafter "tax return")

Personal			. /			
identification					\perp	
number						

Fill in the amounts in whole Czech crowns. Figures used to calculate the tax liability are considered to be indicators pursuant to § 46a subsection 3 of the Act no. 337/1992 Coll., on Administration of Taxes, as amended and they are to be rounded to two decimal points.

1. Calculation of a partial tax base from income from business activity and other independent gainful activity (§ 7 of the Act)

Income from sources in the Czech Republic and income from sources in abroad.

I use a tax evidence system¹)	I keep accountancy¹)			entage of my inco- ible expenses ¹)	0
	<u> </u>	Тахр	payer	Financial off	ice
101 Income pursuant to § 7 of the Act					8
102 Expenses related to income pursuant to §	§ 7 of the Act			Neck Co	11.5
103 Insurance				ASOLUTION OF THE PROPERTY OF T	
104 Difference between income and expense (row 101 - row 102 - row 103) or the tradi			O		
105 Total of amounts pursuant to § 5, § 23 and to the Act increasing - give the total of amoresult or the difference between income aramounts from Part E on page 2.	d other alterations according ounts increasing the trading and expenses. Use the		11.3		
106 Total of amounts pursuant to § 5, § 23 and to the Act reducing - give the total of amour or the difference between income and expendent E on page 2.	d other alterations according the trading results reducing the trading results from	lt .	100		
107 Part of income or trading result before tax (the co-operating person (persons) pursuan	profit) that you allocate to t to § 13 of the Act	IIQ b	You		
108 Part of expenses or trading result before ta the co-operating person (persons) pursuan	x (loss) that you allocate to t to § 13 of the Act	10 Hills	o ^x		
109 Part of income or trading result before to allocated to you as to co-operating person Act	((profit) which was n pursuant to § 13 of the	o, for			
110 Part of expenses or of trading result before was allocated to you as to co-operating p of the Act)	re tax (loss) which erson pursuant to § 13	Star			
111 Remaining part of income over two or mo by the remaining part of expenses pertain more taxable periods pursuant to § 14 of	ore taxable periods reduced ning to income over two or				
112 Your share (proportion) as a partner of the a general partner of the limited partnershiput a minus sign with your share.	e general partnership or as ip. If company incur loss,				
113 The partial tax base (loss) from income p (row 104 + row 105 - row 108 row 107 row 110 - row 111 + row 112)	ursuant to \$ 7 of the Act row 108 Frow 109 -				
2. Supplementary information (§ 7 of the	e Act)	·			
A. Information about turnover and depred	ciation Claimed total depreciat	ion	Out of that	depreciation of rea	al estate
Le sur				400.00000000000000000000000000000000000	
B. Type of husiness?) Name of main (prevailing) activity	Rate of expenses by % of income	Income	Expenses	Code of classifica	ation OKEČ
Name of other activities					
Total					

Date of the comme	or the commencement of the case of the activity and other incompleted by the commencement of the case of the activity of the activity		Date of the termination Date			of renewal ne activity		Number of months of the activity		
. Table for taxpa			ence system	pursuant t	o § 7b of the A	ct				
					nencement of the	taxable perio	At the end of the taxable period			
1. Tangible fixed	d asset									
2. Money in cas	h*)								0	
3. Money on the	bank acco	ount*)							9	
4. Stocks (inver	itory)								0	
5. Receivables	including pr	ovided credit	s and loans							
6. Other propert	ty items*)								•	
7. Payables incl	uding recei	ved credits a	nd loans						* '	
8. Reserves								CO CO		
). Wages								V ~		
Marked data are fa	cultative						- 0	· 69.		
Alterations pur	rsuant to §	5, § 23 of th	e Act ²)					No.		
umber Descripti	on of the al	teration pursuce between in	uant to § 5, §	23 of the Ac	t incre <mark>asi</mark> ng tra	ding		Taxpayer fills in wh Czech crowns	nole	
1.		00 0000001111	Tooms (Tover	idoo) and ox	politoe	/ '	5 3	OZGON GIGWING		
2.							0,			
3.						.0	\$ 9			
4.						G	· 46			
umber Descripti	on of the al	teration pursi	uant to §5, §	23 of the Act	reducing tradir	ng	70	Taxpayer fills in wh	nole	
f row result or	difference b	etween inco	me (revenues	s) and expen	ses	0 4		Czech crowns		
1.					0, 6	7, 0)			
3.					100	.0				
4.										
4.				*		<u> </u>				
Information ab					3.6					
f you are a mem	ber of an a	ssociation, th	at is not legal	entity fill in	information abo	out other me	mbers of the as		nenses	
Fi	rst name		Surname	TIN		in %	in %	Share in expense in %		
1.				5 6						
2.			5							
3.			<u></u>	0						
Information ab	out co-ope	erating perso	n ²)	_						
		3.		expenses pu	rsuant to § 13 o	of the Act, fill	in information a	about co-operating pe	rson	
Fi	rst name		Surname		TIN		Share in income (revenues) and expenses in			
1.	Ø ,	3								
2.	1									
Information ab	out person	n allocating i	ncome (reve	enues) and	expenses					
						son allocating	income (rever	nues) and expenses		
	rst name	par oddin	Surname		TIN			e (revenues) and expens	ses in 9	
1.										
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							TIN		%	
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				,	-				_	

¹⁾ Choose the corresponding alternate from the preprinted possibilities in the frame and mark it with cross 2) Data for which is not sufficient the range, fill in the free sheet and enclose to the form

INSTRUCTIONS TO ATTACHMENT No. 1

In this Attachment, provide income form the Czech Republic as well as income from sources in abroad converted into CZK. For the purpose of this Act, income from abroad shall mean income from sources in a foreign country minus related expenses pursuant to the Act. Expenses are to be given in their actual amount or as a percentage of the income. Pursuant to Section 25, Subsection 1, Letter i) of the Act (Section 2, Subsection 2 of the Act), expenses incurred to generate, assure and maintain income exempt under the Double Taxation Agreement must not exceed such income. Deductible items and items reducing the tax base shall not be taken into account in ascertaining the tax base.

In order to prevent double taxation pursuant to Section 38f of the Act, Section 38 shall be applied as follows to convert foreign currency into CZK:

- If you keep accountancy, apply the same exchange rates for foreign currency as declared by the Czech National Bank for accounting purposes.
- If you do not keep accountancy and if you do not apply the same exchange rates for foreign currency as declared by the Czech National Bank for accounting purposes, apply the single exchange rate pursuant to Section 38, Subsection 1 of the Act.

Provide the amounts in whole CZK. Figures used to calculate the tax liability are considered to be indicators pursuant to Section 46a, Subsection 3 of the Act on Administration of Taxes, and are to be rounded to two decimal points.

Calculation of Partial Tax Base from Business Activity and Other Independent Gainful Activities pursuant to Section 7 of the Act

Choose one of the options provided in the table and cross the selected option.

row 101 Income pursuant to Section 7 of the Act – give the total income from business activity and other independent gainful activities (Section 7 of the Act) which form the tax base for the income tax of individuals pursuant to the Act at 31. December 2007 (depending on the type of business, do not include for instance income pursuant to Section 8 of the Act). If you maintain tax evidence, information from such records is to determine the income. If you do not claim expenses in the documented amount, provide the total of taxable income pursuant to Section 7 of the Act recorded in the income records kept according to Section 7, Subsection 10 of the Act. Income on this row shall include income of a member of an association, which is not a legal entity, in the amount set forth in the association agreement or by parity.

On row 101, do not provide your share of income of a self-employed person pursuant to Section 13 of the Act which you earn as a cooperating person (provide this income on row 109), and your share of profit as a partner in a general partnership or a general partner in a limited partnership (provide this income on row 112). If you keep accountancy, give the trading result before tax - (profit, loss) on row 104. Provide the amounts prior to alterations pursuant to Section 5 and Section 23 of the Act.

row 102 Expenses related to income pursuant to Section 7 of the Act – give the total of expenses related to income from business activity and other independent gainful activities (Section 7 of the Act) which form the tax base of the income tax of individuals as at 31.12. 2007 (depending on the type of business, do not include for instance income pursuant to Section 8 of the Act). If you keep tax evidence, information from such records is to determine expenses. Expenses may be claimed equally for all types of business activity or other independent gainful activities pursuant to Section 7 of the Act, which form the partial tax base, i.e. evidently incurred expenses according to Section 24 of the Act. If you do not claim expenses in the documented amount, provide expenses as a percentage of income (Section 7, Subsection 9 of the Act) from the total of all taxable income recorded in the income records under Section 7, Subsection 10 of the Act. To calculate expenses use the below table "B. Type of Business". For the taxable period 2007, you may claim expenses in the amount of 80% from income from agriculture, forestry and water management (Act no. 252/1997 Coll.), 60% from manual crafts, 50% from other trades except for manual crafts, and 40% in all other cases set forth in Section 7, Subsection 9, Letter d) (e.g. copyright fees). If you claimed expenses in the evidently documented amount in 2006 and you want to claim expenses as percentage of income for the 2007 tax period, adjust the trading result or the difference between income and expenses for the taxable period 2006 pursuant to Section 23, Subsection 8 by filling an supplementary tax return for 2006. Expenses on this row shall include expenses of a member of an association, which is not a legal entity, in the amount set forth in the association agreement or by parity. On row 102, do not provide your share of expenses of a self-employed person under Section 13 of the Act which you incur as a cooperating person (provide this on row 110), and your share of loss

If you are a partner in a general partnership or a general partner in a limited partnership, you may claim social insurance, unemployment insurance and health insurance. Provide these amounts on row 103 (unless these were paid by the company as its costs - Section 7, Subsection 6 of the Act). If you keep accountancy, give the trading result before tax – loss, on row 104. Provide the amounts prior to alterations pursuant to Section 5 and Section 23 of the Act.

row 103 Insurance—if you claim expenses as a percentage of income, provide a social security, state employment policy and health insurance contributions or similar insurance premium paid abroad. If you are a self-employed person without sick - leave coverage but with a private insurance coverage to get daily benefits in the case of his sickness you may claim and demonstrate the premium paid for private insurance only up to the amount of the mandatory sickness insurance contributions pursuant to special regulation (Act no. 589/1992 Coll. and Act no. 592/1992 Coll.). The premium will be offset against the partial tax base (loss). On this row, provide premiums paid (unless included in actual expense) from a share of income of a self-employed person under Section 13 of the Act as a cooperating person, or paid as a partner in a general partnership or a general partner in a limited partnership, unless these were paid by the company as its cost.

row 104 Difference between Income and Expenses (row 101 - row 102 - row 103) or trading result before tax (profit, loss) – state as per the instructions in the form. Taxpayers who keep tax evidence and taxpayers who do not keep accountancy shall provide the difference between income and expenses, and taxpayers who keep accountancy shall provide the trading result before tax. Provide the amounts prior to alterations under Section 5 and Section 23 of the Act. If the expenses are greater or the economic result before tax is a loss, then put in the minus sign.

row 105 Total of Amounts pursuant Section 5, Section 23 of the Act and other alterations increasing – give the total amount increasing the trading result or the difference between income and expenses. Use the amounts from Part E on page (2). Such alterations include for instance: amounts in connection with failure to meet the conditions (Section 34 Subsection 6 of the Act) for claiming amounts under Section 34, Subsection 3 of the Act as amended before 31. December 2004, amounts of withheld insurance premiums not levied by the end of the month following the end of the tax period by employers who keep accountancy, alteration amounts in connection with termination or cease of the business or in connection with a change in the manner in which expenses are claimed, or pursuant to Section 5, Subsection 10 of the Act, etc.

row 106 Total of Amounts pursuant to Section 5, Section 23 of the Act and other alterations reducing – give the total amount reducing the trading result or the difference between income and expenses. Use the amounts from Part E on page (2). Such alterations include for instance: difference between accountancy and tax depreciations, decreasing amounts of insurance premiums by which the trading results were increased in 2004 under Section 23 of the Act, levied in 2005 and paid by taxpayers maintaining accounting books, alteration amounts in connection with termination or cease of the business or in connection with a change in the manner in which expenses are claimed, etc. If you maintain accounting books, give in this row capital gains income included in the trading result under Section 5, Subsection 11 of the Act.

Income Accruing from Capital is a partial tax base pursuant to Section 8 of the Act - provide the income on row 38, Part II of the main tax return, page 2.

row 107 Part of Income or Trading Result before Tax (profit) which you allocate to the cooperating person(s) under Section 13 of the Act – give part of income or trading result before tax (profit) which you allocate to the cooperating person(s) pursuant to Section 13 of the Act.

row 108 Part of Expenses or Trading Result before Tax (loss) which you allocate to the cooperating person(s) pursuant to Section 13 of the Act – give part of income or trading result before tax (loss) which you allocate to the cooperating person(s) pursuant to Section 13 of the Act.

Information about persons to whom you distribute part of the income and expenses as to cooperating person(s), or a share in the trading result (profit, loss), provide on page (2), Part G.

row 109 Part of Income or Trading Result before Tax (profit) which was allocated to you as to cooperating person(s) pursuant to Section 13 of the Act – give part of income or trading result before tax (profit) which was allocated to you as to cooperating person(s) pursuant to Section 13 of the Act.

row 110 Part of Expenses or Trading Result before Tax (loss) which was allocated to you as the cooperating person(s) pursuant to Section 13 of the Act – give part of expenses or trading result before tax (loss) which was allocated to you as the cooperating person(s) under Section 13 of the Act.

Information about the person who distributes part of the income and expenses to you as to cooperating person(s), or a share in the trading result (profit, loss), provide on page (2), Part H.

row 111 Remaining Parts of Income over two or more taxable Periods Reduced by Remaining Expenses Pertaining to Income over two or more taxable periods pursuant to Section 14 of the Act – provide the total amount of remaining parts of income over two or more taxable periods minus remaining expenses attributable to income over two or more taxable periods. To calculate tax for two or more taxable periods, use Attachment 3 of tax return. The provisions of Section 14 of the Act provide for the possibility to allocate equal portions of income generated over two or more taxable periods. On this raw, provide the remaining parts of income minus remaining expenses pertaining to this income. This total does not include income exempt from taxation according to the Double Taxation Agreement which was not included in the tax base on raw 42. If the remaining parts of expenses are greater than the remaining parts of income over two or more taxable periods, Section 14 of the Act cannot be applied as no tax base was created but a loss, and the portion of such income cannot be included in the tax base. In that case, give zero on row 111.

row 112 Your Share as a Partner in a General Partnership or a General Partner in a Limited Partnership – as a partner in a general partnership or a general partner in a limited partnership, give the part of the tax base (Section 7 of the Act) of either company determined according to Sections 23 - 33 of the Act. This portion of the tax base is determined in the same ratio as is the ratio for the distribution of profit under the Articles of Association, otherwise by parity. If the general partnership or the limited partnership incur loss, that loss is distributed in the same manner as the tax base. In that case, put a minus sign with your share, i.e. the amount will be subtracted on row 113 when the final computation of the tax base is done.

row 113 Partial Tax Base (loss) from Income pursuant to Section 7 of the Act (row 104 + row 105 - row 106 - row 107 + row 108 + row 109 - row 110 - row 111 + row 112) – calculate as instructed. The result less than a zero means a partial loss pursuant to Section 7 of the Act. Copy the result to row 37, Part II, of the main tax return, page 2.

2. Supplementary Information (to Section 7 of the Act)

A. Information about turnover and depreciation

Annual net turnover – if you keep accountancy, give the annual net turnover according to Section 20, Subsection 1, Letter a) point 2 of the Act no. 563/1991 Coll., on the Accountancy, as amended.

Claimed Total Depreciation – give depreciation of the assets.

Out of that Depreciation of Real Property - of the amount of total depreciation, give depreciation of real property.

B. Type of Business

Name of Business Activity – give the purpose of your business activity or other independent gainful activity, including multiple purposes. If you claim expenses as a percentage of income (pursuant to Section 7, Subsection 9 of the Act), give for each type of gainful activity the amount of income in CZK, the amount of expense in CZK and the percentage rate applied (see instructions regarding row 102). In case of lack of space attach free sheet.

Data "OKEČ" – to be filled out by the tax administrator.

C. Information about Business Activity or other Independent Gainful Activity

Do not provide information about facts that happened before 1 January 2007.

Date of starting the activity – give the date of actual start of the activity.

Date of cease of the activity - give the date of actual cease of the activity.

Date of termination of the activity – give the date of actual termination of the activity.

Date of restarting of the activity – give the date of actual restart of the activity.

Number of months of business – give the number of months for which you were in business under Section 7, Subsection 1, Letter a), b) or c) of the Act.

D. Table for taxpayers who keep tax evidence pursuant to Section 7b of the Act

Information on row 1 through line 7 is to be given pursuant to Section 7b of the Act.

- row 1: as at the end of the taxable period, give the book value of tangible assets under Section 29 of the Act as defined in Section 26, Subsection 2 of the Act.
- row 2: as at the end of the taxable period, give the money in cash and duty stamps under Section 7b of the Act.
- row 3: as at the end of the taxable period, give the balance on the bank accounts under Section 7b of the Act.

row 4: as at the end of the taxable period, give the stock.

- row 5: as at the end of the taxable period, give the receivables.
- row 6: as at the end of the taxable period, give other assets under Section 7b of the Act.
- row 7: as at the end of the taxable period, give the actual liabilities.
- row 8: Information about Reserves Defined in Act no 593/1992 Coll., on Reserves for Calculation of Tax Base, as amended, is to be taken over from the statutory reserves cards.
- row 9: Information about Wages is to be taken over from payroll agenda (payroll sheets, summary of wages, etc.). Give the total of wages for the tax period.

Information in this table may be used to document assets according to special regulation.

E. Alterations under Section 5, Section 23 of the Act and other alterations according to the Act

If you increase or reduce the trading result or the difference between income an expenses pursuant to Section 5, Section 23 of the Act and other alterations under the Act, give their description and amounts in whole CZK in the following tables. In the first table, give items increasing and in the second table items reducing the trading result or the difference between income and expenses. If you lack space give the data on free sheet and attach to the form

F. Information about members of an association

If you are a member of an association which is not a legal entity, provide information about other members of the association.

G. Information about cooperating persons

If you are a person allocating income and expenses pursuant to Section 13 of the Act, provide information about cooperating persons to whom you allocate.

H. Information about the person allocating income and expenses

If you are a cooperating person under Section 13 of the Act, provide information about the person allocating income and expenses to you.

I. Information about an general partnership (i. e. unlimited partnership) or a limited partnership

Provide the Tax Identification Number of the general partnership where you are a partner or the limited partnership where you are a general partner, and the percentage of your share.