

Tax office in

01 Tax identification number

 C_Z

02 Identification number

03 Tax return¹⁾

 Proper tax return Corrective tax return Supplementary tax return

Reasons for submitting of the supplementary tax return was find out on the day

Seal

04 Classification code for type of tax return

The taxable period pursuant to §17a letter () of the Act

Number of unit trusts whose assets are managed	<input type="text"/>
Serial number of the unit trust	<input type="text"/>
Number of attachments of Part II	<input type="text"/>
Number of special attachments ⁸⁾	<input type="text"/>
Number of free attachments ⁹⁾	<input type="text"/>

CORPORATE INCOME TAX RETURN

pursuant to the Act no. 586/1992 Coll., as amended
for the taxable period or the period for which the tax return is being filed. (hereinafter „Act“)

from to

Part I - Information about taxpayer (unit trust)⁶⁾

05 Commercial name

06 Seat of the legal person

a) Street (part of municipality) and building number

b) Municipality

c) Zipcode

d) Country code

e) Telephone number

f) Fax number

07 Bank connection

08 Tax return prepared and submitted by tax advisor¹⁾

 yes no

09 Power of attorney for representation of tax adviser submitted to the tax office on the day²⁾

10 Legal obligation to have Financial Statements verified by an Auditor¹⁾

 yes no

11 Financial Statement or Summaries of Assets and Liabilities and of Income and Expenditure attached^{1)?}

<input type="checkbox"/> yes	<input type="checkbox"/> no	<input type="checkbox"/> yes	<input type="checkbox"/> no	²⁾
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12 Affiliation with Foreign persons¹⁾

 yes no

13 Main (predominant) activity

Code of classification OKEČ²⁾

Part II - Corporate income tax (hereinafter „tax“)

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
10 ⁸⁾	The trading result (profit +, loss - ³⁾ or the difference between income (revenues) and expenses ³⁾ to the day		

20 ⁸⁾	Amounts which unjustifiably curtail income (§ 23 subsection 3 letter a) point 1 of the Act) and the value of non-monetary incomes (§ 23 subsection 6 of this Act), if they are not included into the trading result or in the difference between income (revenues) and expenses on row 10		
30 ⁸⁾	Amounts by which pursuant to § 23 subsection 3 letter a) points 3 to 12 of this Act, increased the trading result (i.e. profit or loss) or the difference between income (revenues) and expenses on row 10 are increased		
40	Expenses (costs) not recognized as expenses (costs) incurred to generate, assure and maintain income (§ 25 or 24 of the Act), if they are included into the trading result (i.e. profit or loss) or the difference between income (revenues) and expenses on row 10		
50	Difference by which depreciation of tangible and intangible fixed assets (§ 26 and § 32a of the Act) applied in the accountancy exceeds depreciation of these assets determined pursuant to § 26 to 33 of the Act		
61 ⁸⁾	The alteration of the tax base pursuant to § 23 subsection 8 of the Act in case of dissolving of the taxpayer with going into liquidation		
62 ⁸⁾			
70	Subtotal (rows 20 + 30 + 40 + 50 + 61 + 62)		

100	Incomes (revenues), that is not liable to tax according to § 18 subsection 2 of the Act, if they are included into the trading result or difference between income (revenues) and expenses (row 10)		
101	Incomes which at taxpayers that not have been formed or established for the purposes of carrying on business activity shall not be liable to tax pursuant to § 18 subsection 4 and 13 of this Act, if they are involved into the trading result or in the difference between income (revenues) and expenses (row 10)		
110 ⁸⁾	Incomes that shall be tax-exempted pursuant to § 19, if they are involved into the trading result or in the difference between income (revenues) and expenses (row 10)		
111 ⁸⁾	Amounts by which the trading result or the difference between income (revenues) and expenses may be reduced pursuant to § 23 subsection 3 letter b) (row 10)		
112 ⁸⁾	Amounts by which the trading result or the difference between income (revenues) and expenses may be reduced pursuant to § 23 subsection 3 letter c) of the Act		
120	Income not included into the tax base pursuant to § 23 subsection 4 letter a) of the Act		
130	Incomes not included into the tax base pursuant to § 23 subsection 4 letter b) of the Act		
140 ⁸⁾	Incomes and amounts not included into tax base pursuant to § 23 subsection 4 of the Act with exception of income pursuant to § 23 subsection 4 letter a) and b) of the Act		
150	Difference by which the depreciation of tangible fixed assets and intangible fixed assets computed pursuant to § 26 to 33 of the Act exceeds depreciation of these assets claimed in accountancy		
160 ⁸⁾	Summary of each differences by which expenses (costs) incurred to generate, assure and maintain income exceed costs claimed in accountancy		
161 ⁸⁾	Alteration of the tax base pursuant to § 23 subsection 8 of the Act in case of dissolving of the taxpayer who is going into liquidation		
162 ⁸⁾			
170	Subtotal (rows 100 + 101 + 110 + 111 + 112 + 120 + 130 + 140 + 150 + 160 + 161 + 162)		

Identification no.; not fill to unit trust

Tax identification number; to unit trust fill in tax identification number of the investment company managing property of the unit trust

Serial number of the unit trust

A. Allocation of expenses (costs) not being recognized as expenses (costs) incurred to generate, assure and maintain income filled in row 40, according to groups of accounts of account class - Costs

Row	Name of group of accounts (including the numerical indication)	Fill in whole Czech crowns	
		Taxpayer	Financial office
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13	Total		

B. Depreciation of Tangible and Intangible fixed assets

a) Tax depreciation of tangible and intangible fixed assets claimed as expenses (costs) incurred to generate, assure and maintain income pursuant to § 24 subsection 2 letter a) of the Act

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	Depreciation of tangible and intangible fixed assets allocated into the category of depreciation 1		
2	Depreciation of tangible fixed assets allocated into the category of depreciation 1a		
3	Depreciation of tangible and intangible fixed assets allocated into the category of depreciation 2		
4	Depreciation of tangible and intangible fixed assets allocated into the category of depreciation 3		
5	Depreciation of tangible fixed assets allocated into the category of depreciation 4		
6	Depreciation of tangible fixed assets allocated into the category of depreciation 5		
7	Depreciation of tangible fixed assets allocated into the category of depreciation 6		
8	Depreciation of tangible fixed assets pursuant to § 30 subsection 4 of the Act		
9	Depreciation of tangible fixed assets pursuant to § 30 subsection 6 up to 8 of the Act		
10	Depreciation of intangible fixed assets pursuant to § 32a of the Act, recorded in the property of the taxpayer in the taxable period that started in the year 2004		
11	Total of tax depreciation of intangible and tangible fixed assets		

b) Accounting depreciation of tangible and intangible fixed asset claimed as expense (cost) incurred to generate, assure and maintain income pursuant to § 24 subsection 2 letter v) of the Act

12	Accounting depreciation, with exemption pursuant to § 25 subsection 1 letter zg) of the Act, of the tangible fixed assets that, are not determined for the purposes of the Act as the tangible fixed assets, and of the intangible fixed assets, that are not written off according to the Act, claimed pursuant to § 2 subsection 2 letter v) of the Act as expense (cost) incurred to generate, assure and maintain income. For intangible fixed assets recorded into the assets of the taxpayer until 31 December 2000 shall be applied the Act as valid to mentioned data, and on the time of withdrawal of the taxpayer's property.		
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C. Depreciation of receivables included into expenses (costs) incurred to generate, assure and maintain income and of statutory reserves (provisions) and statutory adjustments created pursuant to Act No. 593/1992 Coll, on Reserves, as amended (hereinafter „Act on Reserves“) for determining of Income Tax Base

a) Depreciation of receivables included into tax expenses (costs) and statutory adjustments to receivables, with the exception of bank adjustments pursuant to § 5 of the Act on Reserves - all taxpayers filling

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	Total value of unpaid receivables or of the acquisition costs of receivables acquired by assignment with maturity that had become payable before the end of the year 1994, whose part may be claimed as the expense (cost) incurred to generate, assure and maintain of income pursuant to Section 2 subsection 5 of the first part of the Act no. 438/2000 Coll.		
2	The amount of depreciation claimed in the given taxable period as the expense (cost) incurred to generate, assure and maintain income pursuant to Section 2 subsection 5 of the first part of the Act no. 438/2003 Coll., (up to 20 % of the row 1)		
3	Adjustments to receivables of debtors in bankruptcy and arrangement proceeding created pursuant to § 8 of the Act of Reserves in the taxable period, for which the tax return is being filed.		
4	Level of statutory adjustments to receivables of debtors in bankruptcy and arrangement proceeding (§ 8 of the Act on Reserve) in the end of the period, for which the tax return is filed.		
5	Level of not lapsed receivables with maturity after 31 December 1994, to that may be created statutory adjustments (§ 8a of the Reserve Act) in the end of the period, for which the tax return is being filed.		
6	Adjustments to not lapsed receivables created pursuant to § 8a of the Act on Reserves in the period, for which the tax return is being filed		
7	Level of statutory adjustments to not lapsed receivables with maturity after 31 December 1994 (§ 8a of the Reserve Act) in the end of the period, for which the tax return is being filed		
8	Adjustments to receivables from guarantee for custom debt created pursuant to § 8b of the Act on reserves in the period, for which the tax return is filed		
9	Level of statutory adjustments to receivables from guarantee for custom debt (§ 8b Act on Reserves) in the end of the taxable period, for which the tax return is being filed		
10	Adjustments to not lapsed receivables that have been created pursuant to § 8c of the Act on Reserves in the given taxable period for which the tax return is being filed		
11	Amount of statutory adjustments to not lapsed receivables that have been created pursuant to § 8c of the Act on Reserves in the end of the period for which the tax return is being filed		
12	Total of receivables or acquisition costs of receivables acquired by assignment, claimed in the period of taxation, for which the tax return is being filed, as expense (cost) incurred to generate, assure and maintain of income pursuant to § 24 subsection 2 letter v) of the Act		

b) Bank reserves and adjustments pursuant to § 5 of the Act on reserves - banks filling only

13	Average level of balance value not lapsed receivables from credits pursuant to § 5 subsection 2 letter a) of the Reserve Act		
14 ⁸⁾	Adjustments to not lapsed receivables from credits, pursuant to § 5 subsection 2 letter a) Act on Reserves for the given taxable period		
15	Level of statutory adjustments to not lapsed receivables from credits (§ 5 subsection 2 letter a) of the Act on Reserves) in the end of the taxable period		
16	Average level of provided bank's guarantees for credits pursuant to § 5 subsection 2 letter b) of the Act on Reserves		
17 ⁸⁾	Reserves to provided bank's guarantees for credits, created pursuant to § 5 subsection 2 letter b) of the Act on Reserves for the given taxable period		
18	Level of statutory reserves to provided bank' s guarantee for credits (§ 5a subsection 2 letter b) of the Act on Reserves) in the end of the taxable period		

c) Adjustments pursuant to § 5 of the Reserve Act - only saving and credit co-operatives and other financial institutions filling

19	Average level of balance value of not lapsed receivables from credits provided to individuals on the base of the Credit Agreement, without accessory part, in assessment not reduced by adjustments just created (§ 5a subsection 3 of the Act on Reserves) for the given taxable period		
20	Level of the own equity on the last day of the taxable period (§ 5a subsection 4 of the Act on Reserves)		
21 ⁸⁾	Adjustments to not lapsed receivables from credits provided to individuals on the base of Credit Agreement, created pursuant to § 5a subsection 4 of the Act on Reserves for the given taxable period		
22	Level of statutory adjustments to not lapsed receivables from credits provided to individuals on the base of Credit Agreement (§ 5a subsection 4 of the Act on Reserves) in the end of the taxable period		

d) Reserves in insurance - only insurance filling

23	Reserves in insurance created pursuant to § 6 of the Act on Reserves in the given period, for which the tax return is being filed		
24	Level of reserves in insurance (§ 6 of the Act on Reserves) in the end of period, for which the tax return is being filed		

e) Reserves for repairs of tangible assets - all taxpayers filling

25	Reserves to repairs of tangible assets created pursuant to § 7 of the Act on Reserves in the given taxable period		
26	Level of reserves to repairs of tangible assets (§ 7 of the Act on Reserves) in the end of the period of taxation		

f) Other statutory reserves - only taxpayers holding authorization to its creation and usage filling

27	Reserve for silvicultural operations created pursuant to § 9 of the Act on Reserves in the period, for which the tax return is being filed		
28	Level of reserves to silvicultural operation (§ 9 of the Act on Reserves) in the end of period, for which the tax return is filed		
29 ⁸⁾	Other reserves created pursuant to § 10 of the Act on Reserves in the given taxable period		

D. (not engaged)

E. Deduction of the tax loss from the tax base pursuant to § 34 subsection 1⁵⁾ of the Act or the reduction of the tax base of a unit trust by negative difference between its income and expenses pursuant to § 20 subsection 3 of the Act (fill in whole Czech crowns)

Row	The taxable period or the period for which the tax return is being filed, in which tax loss arose from - to	Total amount of tax loss recorded or assessed for the period filled in the col. 1	The part of the tax loss in col. 2		
			that have been deducted in the preceding taxable period	that have been deducted in the given taxable period	that may be deducted in the following taxable period
0	1	2	3	4	5
1					
2					
3					
4					
5					
6					
7					
8					
9	Total				

F. Deduction pursuant to § 34 subsection 3 and 4 of the Act⁶⁾

a) Deduction pursuant to § 34 subsection 10 of the Act⁶⁾ and § 34 subsection 3 to 10 and 12 of the Act, as valid on 31st December

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	Total amount of the entitlement to deduction pursuant § 34 subsection 10 of the Act, as valid up to 1 st January 2006 reduced by the part of the entitlement claimed pursuant to § 40 subsection 25 of the Act, as valid up to 10. November 2005 for the preceding taxable period		
2	Amount of deduction from the entitlement on the row 1, that have been claimed in the given taxable period		
3	Unused part of the entitlement filled in row 1, that may be claimed to deduction in the following taxable periods (rows 1 - 2)		
4	Amount of deduction claimed in the taxable period from the unused entitlement arose in the preceding taxable periods, pursuant to § 34 subsection 3 up to 10 and 12 of the Act, as valid on 31 st December 2004		
5	Total amount of the deduction that have been claimed in the given taxable period (rows 2 + 4)		

b) Deduction of expenses (costs) from the tax base pursuant to § 34 subsection 4 of the Act, by the realisation of research and development programs, fill in whole Czech crowns)

Row	The taxable period or the period, for which the tax return is being filed, in which expenses (costs) were incurred for realization of a research and development project from-to	The total amount of the expenses (costs) incurred in the period filled in the col. 1 in realization of a research and development project	The part of expenses (costs) from col. 2		
			deducted in the preceding taxable periods	deducted in the given taxable period	that may be deducted in the following taxable periods
0	1	2	3	4	5
1					
2					
3					
4					
5	Total				

G. Total value of made of donations from which may be claimed (deduction pursuant to § 20 subsection 8 of the Act)⁵⁾ on row 260

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	Total value of donations made for the purposes laid down in § 20 subsection 8 of the Act for deduction from the tax base reduced pursuant to § 34 of the Act		
2	From r. 1 the value of donations made to universities and public research institutions		

H. Allocation of the total entitlement for tax reliefs (§ 35 subsection 1 and § 35a or § 35b of the Act), that may be claimed on the r. 300⁵⁾

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	Relief pursuant to § 35 subsection 1 letter a) of the Act		
2	Relief pursuant to § 35 subsection 1 letter b) of the Act		
3	Relief pursuant to § 35 subsection 1 letter c) of the Act ((row 290, Part II x 50)/100)		
4	Total of relief pursuant to § 35 subsection 1 of the Act (row 1 + 2 + 3)		
5 ⁹⁾	Relief pursuant to § 35a ¹⁾ or 35 b ¹⁾ of the Act		

I. Tax credit of the tax that have been paid in abroad⁵⁾

Number of Separate Attachments

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1 ⁸⁾	Total of taxes paid in abroad, by which the tax liability may be reduced by the method of full tax credit		
2 ⁹⁾	Total amount of taxes paid in abroad to them may be claimed the method of simple (basic) credit (total of amounts from row 3 of Separate Attachments to table I)		
3 ⁹⁾	Total amount of taxes paid in abroad, for which the tax liability may be reduced by the method of simple (basic) tax credit Separate Attachments (total of amounts from row 7 of separate attachment of table I)		
4	Amount of taxes paid in abroad that may be credited by the method of full tax and simple (basic) tax credit (the sum of row 1 and 3)		
5	Amount of taxes paid in abroad that cannot be credited (the positive difference between the amount on row 2 and on r. 3, increased by the positive difference between amounts on row 4 and row 320 of the Part II)		

J. Allocation of some items in the case of a limited partnership (fill in whole Czech crowns)

Row	Name of item and number of a row of the Part II, or number of row of marked table in attachment no. 1 of the Part II, to that relates an the amount from the row 2 or 3 of this table	The amount pertaining to general partners	The amount pertaining to limited partners	The amount for the limited partnership as the unit (column 2 + 3)
0	1	2	3	4
1	The tax base or the tax loss from row 200 (row 201)			
2	Total of rule out income (tax base and tax loss) liable to tax in abroad (row 210)			
3	Deduction pursuant to § 34 subsection 3 of the Act (row 1 of table F/a)			
4	Deduction pursuant to § 34 subsection 4 of the Act (row 1 col. 2, table F/b)			
5	Value of donations made for purposes laid down in § 20 subsection 8 of the Act (row 1, table G)			
6	From row 5 value of donations made to universities and public research institutions (row 2, table G)			
7	Total entitlement for tax relief pursuant to § 35 subsection 1 and § 35a or § 35b of the Act (row 4 + row 5, table H)			
8				
9	Total amount of tax paid in abroad, which can be credited by the method of full and simple (basic) tax credit (row 4, table I)			

K. Selected indices of economy

Row	Name of item	Unit of measure	Fill in	
			Taxpayer	Financial office
1	Annual total amount of a net turnover	CZK		
2	Average number of employers converted	Persons		

Row		Fill in whole Czech crowns	
		Taxpayer	Financial office
200	Tax base before alteration by the part of the tax (tax loss) pertaining to general partners and by income liable to tax in abroad, to that exemption is claimed, and before reducing by items pursuant to § 34 and § 20 subsection 7 or subsection 8 of the Act, or the tax loss before alteration by the part of the tax base (tax loss) pertaining to general partners and for the income liable to tax in abroad, to that exemption is claimed (row 10 + row 70 – row 170) ³⁾		
201	Part of tax base or of the tax loss pertaining to general partners ³⁾ ⁴⁾		
210 ⁸⁾	Total of the exempted income (tax bases and tax losses) liable to tax in abroad ³⁾ ⁵⁾		
220	Tax base after alteration by the part of the tax base (tax loss) pertaining to a general partners and by the income liable to tax in abroad, to that method of exemption is claimed, before reducing by items pursuant to § 34 and § 20 subsection 7 or subsection 8 ⁵⁾ of the Act or the tax loss after alteration by the part pertaining to a general partner and by the income liable to tax in abroad to which the method of exemption is claimed (row 200 – row 201 – row 210) ³⁾		
230	Deduction of the tax loss pursuant to § 34 subsection 1 of the Act ⁵⁾		
240	The deduction pursuant to § 34 subsection 10 of the Act, as valid up 1st January 2006, including not claimed deduction from the preceding taxable period pursuant to § 34 subsection 3 to 10 and 12 of the Act, as valid on the 31 st December 2004		
241 ⁸⁾			
242	The deduction pursuant § 34 subsection 4 of the Act		
250	The tax base after the adjustment by the part of the tax base (tax loss) pertaining to general partners and by incomes liable to tax in abroad, to which the method of exemption is applied, reduced by items pursuant to § 34, before reducing by items pursuant to § 20 subsection 7 or subsection 8 of the Act ⁵⁾ (row 220 – row 230 – row 240 – row 241 – row 242) ³⁾		
251	The amount pursuant to § 20 subsection 7 of the Act, by which taxpayers, that have not been formed or established for the purpose of carrying on business activity (§ 18 subsection 3 of the Act), may further reduce the tax base filled on row 250 increased by the amount declared on row 241		
260	Deduction of the donation pursuant to § 20 subsection 8 of the Act (up to 5 % and in conjunction with donations made to universities and public research institutions, up to maximum 10 % of the amount on row 250, increased by the amount declared on row 241) ⁵⁾		
270	Tax base after alteration by a part of the tax base (tax loss) pertaining to general partners and by the income liable to tax in abroad, to that the method of exemption is applied, reduced by items pursuant to § 34 and items pursuant to § 20 subsection 7 or 8 of the Act, rounded down to the whole thousand of Czech crowns ⁵⁾ (row 250 – row 251 – row 260)		
280	The tax rate (in %) pursuant to § 21 subsection 1 or subsection 2 or subsection 3 of the Act, in connection with § 21 subsection 6 of the Act		
290	Tax (row 270 x row 280)/100		
300	Tax reliefs pursuant to § 35 subsection 1 and § 35a or § 35b of the Act (up to the amount on r. 290) ⁵⁾		
301 ⁸⁾	Tax reliefs pursuant to § 35 subsection 6 and 8 of the Act		
310	Tax altered by items entered on row 300 and row 301 (row 290 – row 300 – row 301) ⁵⁾		
320	The credit of tax paid in abroad to the tax entered on row 310 ⁵⁾ (up to the amount entered on row 310)		
330	The tax after credit on row 320 (row 310 – row 320), rounded up to whole Czech crowns ⁵⁾		
331 ⁸⁾	The separate tax base pursuant to § 20b of the Act, rounded down to whole thousands ⁵⁾		
332	Tax rate (in %) pursuant to § 21 subsection 4 of the Act, in relation to § 21 subsection 6 of the Act		
333	Tax from separate tax base rounded up to whole Czech crowns (row 331 x row 332)/100		
334 ⁸⁾	Credit of tax paid in abroad claimed to the tax of separate tax base (up to the amount filled in row 333)		
335	The tax of separate tax base after tax credit (row 333 – row 334), rounded up to the whole Czech crowns		
340	Total tax liability (row 330 + row 335)		
360	Last known tax liability for the purposes of determination of the amount and frequency of the tax advances pursuant to § 38a subsection 1 of the Act (row 340 – row 335 = row 330)		

Part III - Resulting tax of the investment company that manages assets in unit trusts

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	Total tax liability for unit trusts		
2	Total tax liability (row 1 + row 340, Part II)		
3	The last known tax liability for the purposes of determination of tax advances pursuant to § 38a of the Act		

Part IV - Supplementary tax return

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	Last known the amount of the tax		
2	New ascertained amount of the tax (row 340 Part II, or row 2, Part III)		
3	Increase (+), decrease (-) amounts of tax (row 2 – row 1)		
4	Last known tax loss		
5	New founded out tax loss (row 220, Part II)		
6	Increase (+), decrease (-) of tax loss (row 5 – row 4)		

PART V - Payment of the tax

Row	Name of item	Fill in whole Czech crowns	
		Taxpayer	Financial office
1	The total amount of tax advances (§ 38a of the Act) paid		
2 ⁸⁾	Withheld and paid the amount of secured tax by a payer (38e of the Act)		
3	Tax withheld from income laid down in § 36 subsection 2 of the Act, of pension fund, that may be credited to its total tax liability pursuant to § 36 subsection 6 of the Act		
4	Arrears (underpaid tax) (-) (row 1 + row 2 + row 3 – row 340, Part II, or row 2, Part III)>0 Overpayment (+) (row 1 + row 2 + row 3 – row 340, Part II, or row 2, Part III)>0		

I DECLARE, THAT THE INFORMATION STATED BY ME IN THIS TAX RETURN IS TRUE AND COMPLETE.

Person authorized to submit the tax return on behalf of legal person:

Name

Surname

Title

Standing in relation to the legal entity

If the tax return is filed by a tax advisor, fill in registration number of the certificate

and its seat

¹⁾

Date

Seal

Signature

Tax return made by

Telephone

Tax liability assessed in behalf tax office - supplementary assessed pursuant § 46 subsection 5 of the Act no. 337/1992 Coll.,

on Administration of Taxes, as amended, of the day to the date.

Explanatory text:

¹⁾ Delete as appropriate

²⁾ The tax office filling

³⁾ In case of made loss fill in the amount with minus sign

⁴⁾ Only taxpayer filling, who is limited partnership

⁵⁾ If the taxpayer is limited partnership fill in only amounts pertaining to general partners

⁶⁾ Act no. 248/1992 Coll., on Unit trusts and Investment Funds, as amended

⁷⁾ Final Account or Assets and Liabilities Statement and Income and Expenditure Statement, as an enclosure marked under the item 11 in part I., is part of the tax return § 40 subsection 2 of the Act no. 337/1992 Coll. on Administration of Taxes, as amended. The tax return for unit trusts submits the investment company that manages its property. For the purposes of electronic submission of the tax return, a Final Accounts or Assets and Liabilities Statement and Incomes and Expenditure Statement are regarded as electronic attachment The Chosen Data from the Balance Sheet and The Chosen Data from Income Statement, eventually The Chosen Data from the Summary of Changes to Equity Capital that are part of software of application, and copy of attachment of Final Account, put in as an independent file.

⁸⁾ If some of these items is filled, is necessity in sense of the partial instruction for its filling, specify on special enclosure subject content filled in the relevant row, eventually its calculation. Text items for fulfilling of separate attachment, in electronic submission of the electronic tax return, are parts of software of application.

⁹⁾ Calculation of the amount entered on so marked row must be made on a free attachment. Forms of the free attachments are issued by Ministry of Finance. For electronic filing of tax return is used electronic versions of the forms, that are parts of software of application "Electronic filing for the Taxation Administration