See instruction before filling, please.

Tax office for / Specialized tax office	
Local branch in, for	
01 Tax identification number	
C_1Z_1	
02 Identification number	Seal C.
	Ocal Control of the C
03 Tax return¹)	
Proper tax return Supplementary tax return Corrective tax return	Number of attachments of Part II
Reasons for submitting of the supplementary tax return was find out on the day	Number of special attachments ⁸)
04 Classification code for type of tax return	Number of free attachments ⁹
Basic investment fund pursuant to Section 17b of the Act ¹⁾ yes	no 1000
The taxable period pursuant to § 21a letter) of the Act	Number of free attachments%
CORPORATE INCO	WE TAX RETURN
pursuant to the Act no. 586/19 for the taxable period or the period for which the	
from	
	· O V 10
Part I – Information about taxpayer	
05 Name of the taxpayer	(A), O)
06 Place of business	
a) Street and orientation number, part of municipality and building number	
O C A	
b) Municipality	c) Zipcode
b) With the painty	C) Zipcode
d) Country code (a) Country code (b) Telephor	ne number
d) Country code	e number
07 Category of the Accounting Unit	Code
(O) (O)	
08 Tax return submitted by tax advisor1)	yes no
09 Power of attorney of tax advisor for representation submitted to the ta	ix office on the day²)
10 Legal obligation to have Financial Statements verified by an Auditor¹)	
Q 3,	yes no
11 Financial Statement or Summaries of Assets and Liabilities and of Incommon Expenditure attached¹)²)	yes no yes no
12 Transactions carried out with related persons ⁹)	Code
13 Main (predominant) activity	Code of classification CZ-NACE²)
The English version relates to the Czech version 25 5404 MFin 5404 model no. 31 that is u	nder the laws the only valid tax return form.

		Fill in whole Czech crowns units				
Row	Name of item	Taxpayer	Tax office			
10 ⁸)	The trading result (profit +, loss -)³) or the difference between income (revenues) and expenses³) to the day					
208)	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		S. S			
308)	Amounts by which pursuant to \S 23 subsection 3 letter a) of this Act except \S 23 subsection 3 letter a) points 1 and 2 of the Act, increased the trading result (i.e. profit or loss) or the difference between income (revenues) and expenses on row 10 are increased		مانات			
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		18talisas			
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	100				
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	e o	30			
62 ⁸)		111, 801.				
63	Amounts by which pursuant to § 23e, § 23g, § 23h and § 38fa of the Act is the operating result or the difference between income (revenues) and expenditure (costs) increased (row 10)					
70	Subtotal (rows 20 + 30 + 40 + 50 + 61 + 62 + 63)	J. 8				
	4 6.	107				
100	Incomes (revenues), that is not liable to tax according to § 18 subsection 2 and § 38fa of the Act, if they are included into the trading result or difference between income (revenues) and expenses (row 10)	4				
101	Incomes which at public beneficial taxpayers shall not be liable to tax pursuant to § 18a subsection 1 of this Act if they are involved into the trading result or in the difference between income (revenues) and expenses (row 10)					
109 ⁸)	Incomes that shall be tax-exempted pursuant to § 196 if they are included 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	Income not included into the tax base pursuant to § 23 subsection 4 letter b) of the Act					
1408)	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 \S 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 $\S~23$ subsection 8 of the Act in case of dissolving of the taxpayer who is going into liquidation					
162 ⁸)						
163	Amounts by which the operating result or the difference between income (revenues) and expenditure (costs) is decreased pursuant to \S 23e, \S 23g and \S 38fa of the Act (row 10)					
170	Subtotal (rows 100 + 101 + 109 + 110 + 111 + 112 + 120 + 130 + 140 + 150 + 160 + 161 + 162 + 163)					

			Attachment n	o. 1 of the Part II		
Identific	ation no.	Tax identification number				
		C_1Z_1				
		s) not being recognized as expenses (co 40, according to groups of accounts of a	ccount class - Cos	its		
Row	Name of group of accounts (including the numerical indication)	Fill in whole Czech crowns units			
	riamo el group el accenito (, moral and the manner and the second	Taxpayer	Tax office		
1				S. C.		
2				100		
3				30		
4				10.11.		

Total

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 units		
ROW		Taxpayer	Tax office	
1	Depreciation of tangible and intangible fixed assets allocated into the category of depreciation 1			
2	(not filled)	×	X	
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 as valid till 31 December 2007			
9	Depreciation of tangible fixed assets pursuant to § 30 subsection 4 up to 6 of the Act and § 30 B 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 and afterwards			
11	Total of tax depreciation of intangible and tangible fixed assets			

b)	Accounting of	lepreciation	of tar	ngible a	and i	intangible	fixed	asset	claimed	as	expense	(cost)	incurred	to	generate,	assure	and
	maintain inco	me pursua	nt to §	§ 24 sul	bsec	tion 2 lett	ter v)	of the	Act								

- 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 units			
	Number of Refin	Taxpayer	Tax office		
1	(not filled)	X	×		
2	(not filled)	X	X		
3	Adjustments to receivables of debtors in insolvency proceeding created pursuant to § 8 of the Act of Reserves in the taxable period, for which the tax return is being filed		Variative.		
4	Level of statutory adjustments to receivables of debtors in insolvency proceeding (§ 8 of the Act on Reserve) in the end of the period, for which the tax return is filed		160		
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	c.1e	03		
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	e	3		
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	41,380			
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	, 0,			
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	it is			
10	Adjustments to not lapsed receivables that have been created pursuant to § 80 of the Act on Reserves in the given taxable period for which the tax return is being filed	10th			
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 y) 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	
148)	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	
178)	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)	
218)	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) Res	erves in insurance – only insur	ance companies filling				
23	The difference between the amou the end of the period for which the reserves in the insurance sector at is being filed (§ 6 of the Act on Re	tax return is being filed and the beginning of the perio	ted			
24	Level of adjusted reserves in insur of the period, for which the tax ret		end			
e) Res	erves for repairs of tangible as	sets – all taxpayers filli	ng			
25	Reserves to repairs of tangible ass in the given taxable period	sets created pursuant to §	7 of the Act on Reserv	/es		
26	Level of reserves to repairs of tanin the end of the period of taxation		t on Reserves)			
f) Oth	er statutory reserves - only tax	payers holding authoriz	zation to its creatio	n and	usage filling	.30
27	Reserve for silvicultural operation in the period, for which the tax ret		of the Act on Reserve	es		19/011.
28	Level of reserves to silvicultural o in the end of period, for which the	peration (§ 9 of the Act or tax return is filed	Reserves)			10.711.
298)	Other reserves created pursuant to § 10 of the Act on Reserves in the given taxable period					, C.
g) Res	erve for electric waste from sol	ar panels – only taxpay	ers who are autho	rized 1	to its creation and	use fill the table
30	Reserve for electric waste from so Act on Reserves in period for whi			he	e si	
31	Reserve status for electronic was Reserves) at the end of period for	ste from solar panels (§ 1 which the tax return is su	1a to 11c of the Act of the Ibmitted	on	11, 80,	
D. (not	filled)		V			
E. Ded	uction of the tax loss from th	e tax base pursuant	o § 34 subsection	1 up	to 3 of the Act 5)	(fill in whole Czech
	The taxable period or the period	Total amount	& On	ne par	t of the tax loss in c	ol. 2
Row	for which the tax return is being filed, for which the tax loss was determined res judicata from-to	of the tax loss determined res judicata for the period filled in the col. 1	already deducted		that have been deducted in the given taxable period	that may be deducted
0	1	2	3	×	4	5
				U		

	The taxable period or the period	Total amount	The	part of the tax loss in o	col. 2
Row	for which the tax return is being filed, for which the tax loss was determined res judicata	of the tax loss determined res judicata	alroady doducted	that have been deducted	that may be
	loss was determined res judicata from-to	for the period filled in the col. 1	already deducted	in the given taxable period	deducted
0	1	2	3	4	5
1			0 5 5	0	
2			\ \partial \ \ \tau \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
3			10 10		
4			.6		
5		Me Col	10.		
6		(1) 10° 11			
7		7, 8, 6,			
8		10 %			
9	Total	3			

F. Deduction pursuant to § 34 subsection 4 of the Act a) Not filled

b) Application of the deduction to support research and development from the tax base pursuant to § 34 subsection 4 and § 34a up to § 34e of the Act (fill in whole Czech Crowns units)

	The taxable period or the period	The total amount of the	The part of claims on deduction from col. 2			
Row	filed, in which the claim on deduction arose, pursuant to § 34 development that arisen in the period		claim on deduction to support research and development that has arisen in the period filled in the column 1 That has been deducted in the preceding periods		That may be deducted in the following periods	
0	1	2	3	4	5	
1						
2						
3						
4						
5	Total					

c) Application of the deduction to support vocational education from the tax base pursuant to § 34 subsection 4 and § 34f up to § 34h of the Act (fill in whole Crowns units)

	The taxable period or the period The total amount of	The part of claims on deduction from col 2			
Row	for which the tax return is being filed, in which the claim on deduction arose, pursuant to § 34 subsection 4 and § 34f up to 34h of the Act, from – to	the claim on deduction to support vocational education that has arisen in the period filled in the column 1	That has been deducted in the preceding periods	That has been deducted in the given period	That may be deducted in the following periods
0	1	2	3	4	5
1					
2					Q ₄
3					
4					110
5	Total				

G. Total value of gratuitous transactions which may be claimed, pursuant to § 20 subsection 8 of the Act, as a deduction from the tax base reduced pursuant to § 34 of the Act⁵)

Row	Name of item	Fill in whole Czech crowns units X Tax office
1	Total value of gratuitous transactions provided for the purposes laid down in § 20 subsection 8 of the Act for the deduction from the tax base reduced pursuant to § 34 of the act, including the amount from row 2	C1209
2	(not filled)	X

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	Fill in whole Czech crowns units	Fill in whole Czech crowns units	
	Name of item Taxpayer Tax 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	(not filled)		
4	Total of relief pursuant to § 35 subsection 1 of the Act (row 1 + 2)		
(5 ⁹)	Relief pursuant to § 35a¹) or 35 b¹) of the Act		

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

Number of Separate Attachments

Row	lame of item	Fill in whole Czech crowns units	
	Name of item	Taxpayer	Tax office
18)	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 predited (the positive difference between the amount on row 2 and on 2 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 units)

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	Claim to deduction pursuant to § 34 subsection 4 and § 34f up to § 34h of the Act (corresponding row of the column 2 of the table F/c)			
4	Claim to deduction pursuant to § 34 subsection 4 and § 34a up to § 34e of the Act (corresponding row of the column 2 of the table F/b)			
5	The value of gratuitous transactions provided for the purposes laid down in § 20 subsection 8 of the Act (row 1 of the table G)			
6	(not filled)	X	X	Х
7	Total entitlement for tax relief pursuant to § 35 subsection 1 of the Act (row 4, table H)			
8	(not filled)	X	X	X
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

		Unit	Fill in	
Row	Name of item	of measure	Taxpayer	Tax office
1	Annual total amount of a net turnover	CZK		
2	Average number of employers converted, rounded to whole number	Persons		
Row			Fill in whole Cz Taxpayer	ech crowns units Tax 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)			Made
201	Part of tax base or of the tax loss pertaining to general partner	rs³)⁴)		29
210 ⁸)	Total of the exempted income (tax bases and tax losses) liable to	tax in abroad ³) ⁵)		10, 11,
220	Tax base after alteration by the part of the tax base (tax loss) a general partners and by the income liable to tax in abroad, to of exemption is claimed, before reducing by items pursuant to subsection 7 or subsection 8^5) of the Act or the tax loss after a part pertaining to a general partner and by the income liable to to which the method of exemption is claimed (row 200 – row 2	(1º)	Janaji.	
230	Deduction of the tax loss pursuant to § 34 subsection 1 of the	Act ⁵)	0, 1	
240 ⁸)			10,01	
241			7, 76	
242	Deduction of the claim on deduction to support research and de ant to § 34 subsection 4 and § 34a up to 34e of the Act, including unclaimed expenditures (costs) incurred during the implementation and development as amended by the Act effective to 31. 12. 20	ing deduction of on of research 13	110.	
243	Deduction of the claim on deduction to support vocational education 34 subsection 4 and § 34f up to 34h of the Act	tion pursuant to §	ch jes	
250	The tax base after the adjustment by the part of the tax base of pertaining to general partners and by incomes liable to tax in a the method of exemption is applied, reduced by items pursuant reducing by items pursuant to § 20 subsection 7 of subsection (row 220 – row 230 – row 240 – row 241 – row 242)3)	Kar		
251	The amount pursuant to § 20 subsection 7 of the Act, by which public taxpayers (§ 17a of the Act) may further reduce the tax base filled in	c beneficial row 250		
260	Deduction of gratuitous transactions pursuant to § 20 subsection 8 of the 10 % of the amount in row 250) ⁵	- 30		
270	Tax base after alteration by a part of the tax base (tax loss) pertaining to ge by the income liable to tax in abroad, to that the method of exemption is ap items pursuant to \S 34 and items pursuant to \S 20 subsection 7 or 8 of the to the whole thousand of Czech crowns units $^{\circ}$) (row 250 – row 251 – row 2			
280	The tax rate (in %) pursuant to § 21 subsection 1 or subsection 2 the Act, in connection with § 21 subsection 6 of the Act	or subsection 3 of		
290	Tax (row 270 x row 280)/100			
300	Tax reliefs pursuant to § 35 subsection and § 35a or § 35b (up to the amount on r. 290)5)	of the Act		
301	11.8			
310	Tax alterated by items entered on row 300 and row 301 (row 290 - row 300 ± row 301) ⁵)			
319°)	Tax reduction pursuant to § 38fa subsection 8 of the Act			
319a	Tax reduction pursuant to § 38fa subsection 9 of the Act			
320	The credit of tax paid abroad to the tax entered on row 3105) (entered on row 310 after tax reduction in row 319 and row 319			
330	The tax after tax reduction in row 319, row 319a and after credit row 310 - row 319 - row 319a - row 320), rounded up to who	t on row 320 le Czech crowns ⁵)		
331 ⁸)	The separate tax base pursuant to § 20b of the Act, rounded down thousands ⁵) Czech crowns	n to whole		
332	Tax rate (in %) pursuant to § 21 subsection 4 of the Act, in relation to § 21 subsection 6 of the Act			
333	lax from separate tax base rounded up to whole Czech crowns	row 331 x row 332 100		
334	Tax reduction pursuant to § 38fa subsection 8 of the Act and cred 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 reduction and tax credit (row rounded up to the whole Czech crowns units	w 333 – row 334),		

340	Total tax (row 330 + row 335)			
360	Last known tax 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	- (not filled)			
Row	Name of item	Fill in whole Cze	ch crowns units Tax office	
1	(not filled)	Taxpayer X	X	
2	(not filled)	X	X	
3	(not filled)	X	×	
Part IV	- Supplementary tax return			
Daw	Name of item	Fill in whole Cze	ech crowns units	
Row	Name of item	Taxpayer	Tax office	
1	Last known tax		10 911.	
2	New ascertained tax (row 340, Part II)	C	, 6	
3	Increase (+), decrease (-) of tax (row 2 - row 1)	100	9	
4	Last known tax loss	0',0	5	
5	New established tax loss (row 220, Part II)	1000		
6	Increase (+), decrease (-) of tax loss (row 5 - row 4)	2		
Part V	- Payment of the tax			
Row	Name of item	Fill in whole Cze	ch crowns units Tax office	
1	The total amount of tax advances (§ 38a of the Act) paid	C 70	Tax cinco	
28)	The amount withheld by payer for purpose of tax securement (§ 38e of the Act)	10		
38)	Applied credit of tax collected by means of withholding tax (§ 36 subsection 8 of the Act)	6		
4	Arrears (underpaid tax) (–) (row 1 + row 2 + row 3 – row 340, Part II.)<0 Overpayment (+) (row 1 + row 2 + row 3 – row 340, Part II.)<0	,		
	0,000			
INF	ORMATION ABOUT THE SIGNATORY.			
Nan	ne, surname, title/Business company (name) of the legal entity	Code of the si	ignatory	
Date of birth/Registration number of tax consultant/ID of the legal entity				
Individual authorized to sign the tax return on behalf of the taxpayer (if the representative is a legal entity), with mention of the				
relationship to the legal entity (for example partner, authorized employee, etc.)				
Person authorized to signature Autograph signature				
Date		of the person authorize		
	Seal			
Explanato	Explanatory text.			

Delete as appropriate.
The tax offite filling
In case of made toss fill in the amount with minus sign (-).
Only tax payer filling, who is limited partnership.
If the taxpayer is limited partnership fill in only amounts pertaining to limited partners.
While filing of the supplementary tax return pursuant to § 141 subsection 2 or 4 of the Act no. 280/2009 Coll., on Administration of Taxes Act, as amended, or pursuant to § 38u of the Act, state the reasons for its filling in separate attachment. In electronic filing of these supplementary tax returns the text field for filing of separate attachment is included in the web application the Electronic Filing Version for Tax Administration.
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 § 72 subsection 1 of the Act no. 280/2009 Coll. on Administration of Taxes, as amended. The tax return for trusts submits the investment company that manages its property. For the purposes of electronic submission of the tax return, a Final Accounts is 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 and Chosen Data from Cash Flow Statement that are part of software of application the Electronic Filing Version for Tax Administration, and copy of attachment of Final Account, put in as an independent file in format .doc, .docx, .txt, .xls, .xlsx, .rft, .pdf or .jpg. The Assets and Liabilities Statement and Expenditure Statement and Final Accounts, for which the electronic attachments with binding defined order statement (with predefined structure) are in software of application The Electronic version for tax administration not available, can be effectively declared via electronic attachments, which binding defined order statement (with predefined structure) are in software of application. The Electronic version for tax administration

9) Calculation of the amount or other data entered on so marked row must be carried out in a separate annexe. 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 Financial Administration".

10) § 17 Subsection 3 of the Act.