## Multistate/International

## Other Administrative Issues > State IRC §482 Powers

IRC §482 authorizes the IRS to distribute, apportion, or allocate gross, income, deductions, credits, or allowances between or among related taxpayers in order to prevent evasion of taxes or clearly to reflect the income. Reallocation by the IRS is permitted in any common control situation, including between two U.S. entities. However, IRC §482 is largely employed in the international tax area where transfer pricing may be used to shift income to foreign affiliates in countries with lower effective tax rates. This chart indicates states that have adopted statutes, regulations, and/or administrative rules providing tax authorities with powers similar to IRC §482.

| Jurisdiction         | State IRC §482 Powers | Comment   | Citation                   | CCH ¶                       |
|----------------------|-----------------------|---|----------------------------|-----------------------------|
| Alabama              | Yes                   | Analogous to federal.   | Alabama Code §40-2A-17     | Alabama 11-505              |
| District of Columbia | Yes                   | Analogous to federal.   | D.C. Code Ann. §47-1810.03 | District of Columbia 11-505 |
| Florida              | Yes                   | May adjust any item or items of income,<br>deduction, or exclusion, or any factor taken into<br>account in apportioning income to this state, to<br>the extent necessary clearly to reflect the net<br>income of such taxpayer.   | Fla. Stat. Ann. §220.44    | Florida 10-520              |
| Georgia              | Yes                   | The commissioner may require the facts as he or<br>she deems necessary for the proper computation<br>of the entire net income and the net income<br>properly attributable to this state, when the<br>commissioner has reason to believe that any<br>taxpayer conducts its trade or business so as to<br>evade taxes, distort its true net income, or distort<br>the net income properly attributable to this<br>state, whether by the arbitrary shifting of<br>income, through price fixing, charges for service,<br>or otherwise, as a result of which the net income<br>is arbitrarily assigned to a person related to the<br>taxpayer. | Ga. Code Ann. §48-7-58     | Georgia 11-520              |
| Hawaii               | Yes                   | Analogous to federal. However, a taxpayer's<br>combined report should not include a "foreign<br>affiliate" which is defined as a corporation not<br>subject to tax under the IRC.   | Haw. Regs. §18-235-38-04   | Hawaii 11-550               |
| lowa                 | Yes                   | Authority to allocate tax items between related<br>parties where items are sold for less than a fair<br>price or where taxable income of a related party<br>is overstated or understated.   | lowa Code §422.36(2)       | lowa 10-520                 |

| Kentucky       | If it is determined by the department that the<br>amount of a deduction claimed by<br>an entity with respect to a related party cost is<br>greater than the amount<br>permitted by this section, the net income of the<br>entity shall be adjusted to<br>reflect the amount of the related party cost<br>permitted by this section.   |  | Ky. Rev. Stat. Ann. §141.205(6) |                       |
|----------------|---|--|---------------------------------|-----------------------|
|                | For tax periods ending before January 1, 2005, in<br>the case of entities not<br>required to file a consolidated or combined<br>return under subsection (1) of this<br>section that carried on transactions with<br>stockholders or affiliated entities<br>directly or indirectly, the department shall adjust<br>the net income of such entities<br>to an amount that would result if such<br>transactions were carried on at arm's<br>length. |  | Ky. Rev. Stat. Ann. §141.205(7) | Kentucky 10-520       |
| New Jersey     | Yes   | Authority to adjust a corporation's net income<br>for purposes of calculating its corporate business<br>tax if the books do not disclose fair valuations.  | N.J. Stat. Ann. §54:10A-10      | New Jersey 10-520     |
| North Carolina | Yes   | Secretary may first require adjustments or,<br>secondarily, a combined return on finding that a<br>corporation fails to accurately report its state net<br>income through transactions that lack economic<br>substance or are not at fair market value among<br>related parties. | N.C. Gen. Stat. §105-130.5A     | North Carolina 10-520 |

Date Prepared: 09/09/2014 (Note: Greg & Dan changed "same as federal" to "analogous to federal" when referenced; Don Richardson provided corrections to the Ken. summary, Lennie Collins to the N.C. summary; and Lee Evans to the N.J. summary.)

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