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Introduction This publication sets forth the concepts of theunitarymethod of taxation and its application by theStateof California to corporations subject to either the franchise tax or income tax

It includes instructions for preparing a combined report which a corporation is required to use in computing its California tax liability when the corporate activities are part of a unitary. This Portfolio examines theunitarybusinessconcept and its importance to the application of formulary apportionment and to the resolution of thebusiness non businessincome issue. The court determined that a unitarybusiness exists when business done within the state is dependent upon or contributes to the operation of thebusiness without the state.⁶ In 1973 California refined the contribution and dependency test when it adopted the Multistate Tax Commissions regulation governing single businesses.⁷

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It includes instructions for preparing a combined report which a corporation is required to use in computing its California tax liability when the corporate activities are part of a unitary. May 1 2024 Unique complications can arise if the corporation is doing business in a unitary combined reporting state such as whether the corporation is included in a unitary combined group IV

As we have pointed out regardless of ownership or control several individuals or corporations or individuals and corporations doing business wholly within the state have no Right to be taxed as a unitary business. When the business whether carried on by a single corporation or by a group of affiliated corporations conducted both within and without California is unitary in nature the portion of the business income from that unitary business which is derived from or attributable to sources within this state must be determined by formula apportionment.

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