STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition of Harold H. Buttner

AFFIDAVIT OF MAILING

for Redetermination of a Deficiency or Revision of a Determination or Refund of Unincorporated Business Tax under Article 23 of the Tax Law for the Years 1962 - 1964.

State of New York }

ss.:

County of Albany }

David Parchuck, being duly sworn, deposes and says that he is an employee of the State Tax Commission, that he is over 18 years of age, and that on the 18th day of January, 1984, he served the within notice of Decision by certified mail upon Harold H. Buttner, the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Harold H. Buttner 242 Main St. Southport, CT 06490

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the petitioner herein and that the address set forth on said wrapper is the last known address of the petitioner.

Sworn to before me this 18th day of January, 1984.

Authorized to administer oaths

pursuant to Tay Law section 17/

STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition of Harold H. Buttner

AFFIDAVIT OF MAILING

for Redetermination of a Deficiency or Revision : of a Determination or Refund of Unincorporated Business Tax under Article 23 of the Tax Law for : the Years 1962 - 1964.

State of New York }

ss.:

County of Albany }

David Parchuck, being duly sworn, deposes and says that he is an employee of the State Tax Commission, that he is over 18 years of age, and that on the 18th day of January, 1984, he served the within notice of Decision by certified mail upon Howard E. Stevens, the representative of the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

Howard E. Stevens 200 Park Ave. New York, NY 10166

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the representative of the petitioner herein and that the address set forth on said wrapper is the last known address of the representative of the petitioner.

Sworn to before me this 18th day of January, 1984.

Authorized to administer oaths

pursuant to Tax Law section 17

STATE OF NEW YORK STATE TAX COMMISSION ALBANY, NEW YORK 12227

January 18, 1984

Harold H. Buttner 242 Main St. Southport, CT 06490

Dear Mr. Buttner:

Please take notice of the Decision of the State Tax Commission enclosed herewith.

You have now exhausted your right of review at the administrative level. Pursuant to section(s) 690 & 722 of the Tax Law, a proceeding in court to review an adverse decision by the State Tax Commission may be instituted only under Article 78 of the Civil Practice Law and Rules, and must be commenced in the Supreme Court of the State of New York, Albany County, within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision may be addressed to:

NYS Dept. Taxation and Finance Law Bureau - Litigation Unit Building #9, State Campus Albany, New York 12227 Phone # (518) 457-2070

Very truly yours,

STATE TAX COMMISSION

cc: Petitioner's Representative
 Howard E. Stevens
 200 Park Ave.
 New York, NY 10166
 Taxing Bureau's Representative

STATE TAX COMMISSION

In the Matter of the Petition

of

HAROLD H. BUTTNER

DECISION

for Redetermination of a Deficiency or for Refund of Unincorporated Business Tax: under Article 23 of the Tax Law for the Years 1962, 1963 and 1964.

Petitioner, Harold H. Buttner, 242 Main Street, Southport, Connecticut 06490, filed a petition for redetermination of a deficiency or for refund of unincorporated business tax under Article 23 of the Tax Law for the years 1962, 1963 and 1964 (File No. 01035).

A formal hearing was held before William J. Dean, Hearing Officer, at the offices of the State Tax Commission, Two World Trade Center, New York, New York, on August 10, 1977 at 9:15 A.M. Petitioner appeared by Howard G. Acker. The Audit Division appeared by Peter Crotty, Esq. (Laurence E. Stevens, Esq., of counsel).

ISSUES

- I. Whether petitioner's activities as a consultant constituted the carrying on of an unincorporated business.
- II. Whether the income received by petitioner as a corporate director constituted compensation received as an employee within the meaning and intent of section 703(b) of the Tax Law.
- III. Whether petitioner maintained a regular place of business outside New York State thus entitling him to allocate the excess of his unincorporated business gross income over his unincorporated business deductions.

FINDINGS OF FACT

- 1. Petitioner, Harold H. Buttner, timely filed a resident New York State combined income tax return for the years 1962, 1963 and 1964 on which he indicated that his occupation was that of a consulting engineer.
- 2. On September 30, 1968, the Audit Division issued a Notice of Deficiency for said years asserting unincorporated business tax of \$1,852.48, plus interest of \$518.55, for a total of \$2,371.03. Said Notice was issued on the ground that petitioner's activities as a consulting engineer were deemed subject to unincorporated business tax.
- 3. Petitioner graduated from the University of California in 1915 and shortly thereafter was employed, as an engineer, by International Telephone and Telegraph Corporation. At the time he retired from said corporation in 1957, he held the position of Vice President and Technical Director. Petitioner agreed to make himself available to ITT for consultation and/or advice at a fee of \$6,000.00 per annum. He also rendered technical and engineering evaluation services to the Wilmington Group, Inc. ("Wilmington") and for Waddell & Reed, Inc. ("Waddell") which were investment advisors for the United Fund, Inc. Wilmington was merged into Waddell in August of 1962. As investment advisors, both firms needed advice on the technical knowledge and achievements of companies in which they were interested. This represented one important segment of an investment decision. These companies, located in the State of Delaware, used petitioner's services because of his technical knowledge as an engineer and for the purpose of evaluating the expertise of their companies from an engineering point of view. The services petitioner rendered on behalf of Wilmington and Waddell were entirely within the State of Delaware.

- 4. Petitioner was invited to become a director and a consultant of Hewlett-Packard Company ("Hewlett") in 1957 and has served in both capacities continuously since that time. He was chosen as a consultant because of his experience in the field of communication engineering. He was consulted by various divisions of said company regarding engineering and technical matters. Petitioner also received director fees from Hewlett, from three of its subsidiaries, and from Lunn Laminates. As a director of Hewlett, petitioner was paid on a per meeting basis as were the other directors. He did not receive director fees in his capacity as a consultant.
- 5. Petitioner submitted the following schedule with his petition showing how his net business income was determined.

SOURCE	1962	1963	1964
International Telephone & Telegraph Advisory Services	6,000	6,000	6,000
Consulting Fees:			
Hewlett-Packard (Calif.)	15,400	16,800	16,800
Wilmington Group (Delaware)	8,400		
Waddell & Reed	5,250	9,900	
Director Fees:			
Hewlett-Packard	1,000	800	1,000
Boonton Radio Corp.	200		
F. L. Moseley Co.	300		
Sanborn Co.	300	300	
Lunn Laminates	80		
Gross Receipts	36,930	33,800	23,800
Deductions	7,641	6,442	5,467
Net Income	29,289	27,358	18,333

6. Petitioner asserted that both the consulting fees and the directors fees received from Hewlett and its subsidiaries were for services rendered solely in the State of California. Hewlett provided petitioner with an office in California. Petitioner spent 119 days in California in 1962, 131 days in 1963 and 117 days in 1964. When in California he worked out of his office in

Hewlett's facility. Petitioner also asserted that the use of the direct and/or separate accounting method is proper since California income and expenses were clearly identifiable and that use of said method was permitted in the Matter of Piper, Jaffray & Hopwood v. State Tax Commission, 42 A.D.2d 381.

7. Petitioner acknowledges that both Wilmington and Waddell did not provide office space but asserted that the income he received from both firms should be allocated to the State in which the services were rendered.

CONCLUSIONS OF LAW

- A. That the services rendered by petitioner Harold H. Buttner on behalf of International Telephone & Telegraph, Hewlett-Packard, Wilmington Group, and Waddell & Reed were those of an independent contractor and not an employee; therefore, his activities as a consultant constitute the carrying on of an unincorporated business within the meaning and intent of section 703 of the Tax Law and 20 NYCRR 203.10.
- B. That the office space provided by Hewlett-Packard (Finding of Fact "6", supra) was used by petitioner with such regularity and continuity so as to constitute his place of business outside New York State during the years at issue and the utilization of the direct accounting method in determining the net income allocable to the State of California is proper (Matter of Piper, Jaffray & Hopwood et al v. State Tax Commission, 42 A.D.2d 381; 348 N.Y.S.2d 242). Petitioner did not maintain a regular place of business without New York State in connection with the services rendered for International Telephone & Telegraph, Wilmington Group and Waddell & Reed. Accordingly, he is required to allocate all of the excess of his unincorporated business gross income over his unincorporated business deductions connected with these services within the

meaning and intent of section 707(a) of the Tax Law and 20 NYCRR 207.2(b) (Giordano v. State Tax Commission, 52 A.D.2d 691, 382 N.Y.S. 2d 576).

- C. That the director fees received from Hewlett-Packard Company and from other companies constituted compensation received as an employee within the meaning and intent of section 703(b) of the Tax Law and is not subject to unincorporated business tax (see Matter of Martino v. State Tax Commission, 89 A.D.2d 683).
- D. That the petition of Harold H. Buttner is granted to the extent indicated in Conclusions of Law "B" and "C", <u>supra</u>; that the Audit Division is directed to modify the Notice of Deficiency issued September 30, 1968; and that, except as so granted, the petition is in all other respects denied.

DATED: Albany, New York

STATE TAX COMMISSION

JAN 18 1984

Jane

COMMISSIONER

TA 26 (9-79)

STATE OF NEW YORK

TAX APPEALS BUREAU STATE CAMPUS ALBANY, N. Y. 12227 State Tax Commission

Buttael



A STATE STATE OF THE STATE STA

TOP TO SHEET WAS A STATE OF THE STATE OF THE

The second section of the second seco

STATE OF NEW YORK STATE TAX COMMISSION ALBANY, NEW YORK 12227

January 18, 1984

Harold H. Buttner 242 Main St. Southport, CT 06490

Dear Mr. Buttner:

Please take notice of the Decision of the State Tax Commission enclosed herewith.

You have now exhausted your right of review at the administrative level. Pursuant to section(s) 690 & 722 of the Tax Law, a proceeding in court to review an adverse decision by the State Tax Commission may be instituted only under Article 78 of the Civil Practice Law and Rules, and must be commenced in the Supreme Court of the State of New York, Albany County, within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision may be addressed to:

NYS Dept. Taxation and Finance Law Bureau - Litigation Unit Building #9, State Campus Albany, New York 12227 Phone # (518) 457-2070

Very truly yours,

STATE TAX COMMISSION

cc: Petitioner's Representative
 Howard E. Stevens
 200 Park Ave.
 New York, NY 10166
 Taxing Bureau's Representative

STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition

of

HAROLD H. BUTTNER

DECISION

for Redetermination of a Deficiency or for Refund of Unincorporated Business Tax: under Article 23 of the Tax Law for the Years 1962, 1963 and 1964.

Petitioner, Harold H. Buttner, 242 Main Street, Southport, Connecticut 06490, filed a petition for redetermination of a deficiency or for refund of unincorporated business tax under Article 23 of the Tax Law for the years 1962, 1963 and 1964 (File No. 01035).

A formal hearing was held before William J. Dean, Hearing Officer, at the offices of the State Tax Commission, Two World Trade Center, New York, New York, on August 10, 1977 at 9:15 A.M. Petitioner appeared by Howard G. Acker. The Audit Division appeared by Peter Crotty, Esq. (Laurence E. Stevens, Esq., of counsel).

ISSUES

- I. Whether petitioner's activities as a consultant constituted the carrying on of an unincorporated business.
- II. Whether the income received by petitioner as a corporate director constituted compensation received as an employee within the meaning and intent of section 703(b) of the Tax Law.
- III. Whether petitioner maintained a regular place of business outside New York State thus entitling him to allocate the excess of his unincorporated business gross income over his unincorporated business deductions.

FINDINGS OF FACT

- 1. Petitioner, Harold H. Buttner, timely filed a resident New York State combined income tax return for the years 1962, 1963 and 1964 on which he indicated that his occupation was that of a consulting engineer.
- 2. On September 30, 1968, the Audit Division issued a Notice of Deficiency for said years asserting unincorporated business tax of \$1,852.48, plus interest of \$518.55, for a total of \$2,371.03. Said Notice was issued on the ground that petitioner's activities as a consulting engineer were deemed subject to unincorporated business tax.
- 3. Petitioner graduated from the University of California in 1915 and shortly thereafter was employed, as an engineer, by International Telephone and Telegraph Corporation. At the time he retired from said corporation in 1957, he held the position of Vice President and Technical Director. Petitioner agreed to make himself available to ITT for consultation and/or advice at a fee of \$6,000.00 per annum. He also rendered technical and engineering evaluation services to the Wilmington Group, Inc. ("Wilmington") and for Waddell & Reed, Inc. ("Waddell") which were investment advisors for the United Fund, Inc. Wilmington was merged into Waddell in August of 1962. As investment advisors, both firms needed advice on the technical knowledge and achievements of companies in which they were interested. This represented one important segment of an investment decision. These companies, located in the State of Delaware, used petitioner's services because of his technical knowledge as an engineer and for the purpose of evaluating the expertise of their companies from an engineering point of view. The services petitioner rendered on behalf of Wilmington and Waddell were entirely within the State of Delaware.

- 4. Petitioner was invited to become a director and a consultant of
 Hewlett-Packard Company ("Hewlett") in 1957 and has served in both capacities
 continuously since that time. He was chosen as a consultant because of his
 experience in the field of communication engineering. He was consulted by
 various divisions of said company regarding engineering and technical matters.
 Petitioner also received director fees from Hewlett, from three of its subsidiaries, and from Lunn Laminates. As a director of Hewlett, petitioner was paid
 on a per meeting basis as were the other directors. He did not receive director
 fees in his capacity as a consultant.
- 5. Petitioner submitted the following schedule with his petition showing how his net business income was determined.

SOURCE	<u>1962</u>	1963	<u>1964</u>
International Telephone & Telegraph Advisory Services	6,000	6,000	6,000
Consulting Fees:			
Hewlett-Packard (Calif.)	15,400	16,800	16,800
Wilmington Group (Delaware)	8,400		
Waddell & Reed	5,250	9,900	
Director Fees:			
Hewlett-Packard	1,000	800	1,000
Boonton Radio Corp.	200		
F. L. Moseley Co.	300		
Sanborn Co.	300	300	
Lunn Laminates	80		
Gross Receipts	36,930	33,800	23,800
Deductions	7,641	6,442	5,467
Net Income	29,289	27,358	18,333

6. Petitioner asserted that both the consulting fees and the directors fees received from Hewlett and its subsidiaries were for services rendered solely in the State of California. Hewlett provided petitioner with an office in California. Petitioner spent 119 days in California in 1962, 131 days in 1963 and 117 days in 1964. When in California he worked out of his office in

Hewlett's facility. Petitioner also asserted that the use of the direct and/or separate accounting method is proper since California income and expenses were clearly identifiable and that use of said method was permitted in the Matter of Piper, Jaffray & Hopwood v. State Tax Commission, 42 A.D.2d 381.

7. Petitioner acknowledges that both Wilmington and Waddell did not provide office space but asserted that the income he received from both firms should be allocated to the State in which the services were rendered.

CONCLUSIONS OF LAW

- A. That the services rendered by petitioner Harold H. Buttner on behalf of International Telephone & Telegraph, Hewlett-Packard, Wilmington Group, and Waddell & Reed were those of an independent contractor and not an employee; therefore, his activities as a consultant constitute the carrying on of an unincorporated business within the meaning and intent of section 703 of the Tax Law and 20 NYCRR 203.10.
- B. That the office space provided by Hewlett-Packard (Finding of Fact "6", supra) was used by petitioner with such regularity and continuity so as to constitute his place of business outside New York State during the years at issue and the utilization of the direct accounting method in determining the net income allocable to the State of California is proper (Matter of Piper, Jaffray & Hopwood et al v. State Tax Commission, 42 A.D.2d 381; 348 N.Y.S.2d 242). Petitioner did not maintain a regular place of business without New York State in connection with the services rendered for International Telephone & Telegraph, Wilmington Group and Waddell & Reed. Accordingly, he is required to allocate all of the excess of his unincorporated business gross income over his unincorporated business deductions connected with these services within the

meaning and intent of section 707(a) of the Tax Law and 20 NYCRR 207.2(b) (Giordano v. State Tax Commission, 52 A.D.2d 691, 382 N.Y.S. 2d 576).

- C. That the director fees received from Hewlett-Packard Company and from other companies constituted compensation received as an employee within the meaning and intent of section 703(b) of the Tax Law and is not subject to unincorporated business tax (see Matter of Martino v. State Tax Commission, 89 A.D.2d 683).
- D. That the petition of Harold H. Buttner is granted to the extent indicated in Conclusions of Law "B" and "C", supra; that the Audit Division is directed to modify the Notice of Deficiency issued September 30, 1968; and that, except as so granted, the petition is in all other respects denied.

DATED: Albany, New York

JAN 18 1984

STATE TAX COMMISSION

PRESTDENT

COMMISSIONER

COMMISSIQUER