Form **2553**

(Rev. July 1999)

Department of the Treasury Internal Revenue Service

Election by a Small Business Corporation

(Under section 1362 of the Internal Revenue Code)

▶ See Parts II and III on back and the separate instructions.

► The corporation may either send or fax this form to the IRS. See page 1 of the instructions.

OMB No. 1545-0146

Notes: 1. This election to be an S corporation can be accepted only if all the tests are met under Who may elect on page 1 of the instructions; all signatures in Parts I and III are originals (no photocopies); and the exact name and address of the corporation and other required form information are provided.

- 2. Do not file Form 1120S, U.S. Income Tax Return for an S Corporation, for any tax year before the year the election takes effect.
- 3. If the corporation was in existence before the effective date of this election, see **Taxes an S corporation may owe** on page 1 of the instructions.

Ρ	art I	Election Information	l						
		Name of corporation (see inst	tructions)			Α	Employer identification num	ber	
Please Type		Number, street, and room or suite no. (If a P.O. box, see instructions.)					B Date incorporated		
or	Print	City or town, state, and ZIP code			С	C State of incorporation			
D	Election	is to be effective for tax ye	ar beginning (month, day, year) .				. • / /	,	
E			presentative who the IRS may call for				F Telephone number or legal representati		
G	If the co	orporation changed its name	or address after applying for the E	IN shown in A	above, ch	eck this box	·	▶ □	
Н	of the f	following: (1) date the corporation began doing b		ate the corpor	ration first	had assets	, or (3) . ► / /	,	
I	If the ta	ix year ends on any date otlember, you must complete l	l be filed for tax year ending (month her than December 31, except for a Part II on the back. If the date you he date. See Temporary Regulations	an automatic 5 enter is the e	2-53-week ending date	k tax year e	nding with reference to th		
shareholde property		d address of each shareholder; 's spouse having a community interest in the corporation's each tenant in common, joint	K Shareholders' Consent Statement. Under penalties of perjury, we declare that we consent to the election of the above-named corporation to be an S corporation under section 1362(a) and that we have examined this consent statement, including		L Stock owned		- M Social security	N Share- holder's	
ı	tenant, a nusband a count determinin	nd tenant by the entirety. (A nd wife (and their estates) are ed as one shareholder in g the number of shareholders ard to the manner in which the stock is owned.)	accompanying schedules and statements, and to the best of our knowledge and belief, it is true, correct, and complete. We understand our consent is binding and may not be withdrawn after the corporation has made a valid election. (Shareholders sign and date below.)		Number of shares	Dates acquired	number or employer identification number (see instructions)	tax year ends (month and day)	
		stock is owned.)	Signature	Date					
			•			·			

Under penalties of perjury, I declare that I have examined this election, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete.

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Р	art II	Selection of Fiscal lax year (All corporations using this part mus	t complete item 0 and item P, Q, or R.)				
o	Check t	he applicable box to indicate whether the corporation is:					
	1. 🔲	1. A new corporation adopting the tax year entered in item I, Part I.					
		An existing corporation retaining the tax year entered in item I, Part I.					
_	3. 🗆	An existing corporation changing to the tax year entered in item I, Part I.	07.00.4007.0.0.0.0.4.4				
P	natural (4.01(2)	te item P if the corporation is using the expeditious approval provisions of Rev. Procousiness year (as defined in section 4.01(1) of Rev. Proc. 87-32) or (2) a year that satisfied Rev. Proc. 87-32. Check the applicable box below to indicate the representation section 4 of Rev. Proc. 87-32.	tisfies the ownership tax year test in section				
	busines Rev. Pro such ta:	ral Business Year I represent that the corporation is retaining or changing to see year as defined in section 4.01(1) of Rev. Proc. 87-32 and as verified by its satisfa oc. 87-32. In addition, if the corporation is changing to a natural business year as decay year results in less deferral of income to the owners than the corporation's present cribed in section 3.01(2) of Rev. Proc. 87-32. (See instructions for additional information)	ction of the requirements of section 4.02(1) of efined in section 4.01(1), I further represent that tax year. I also represent that the corporation is				
	year to	ership Tax Year I represent that shareholders holding more than half of the swhich the request relates) of the corporation have the same tax year or are concurred tion adopts, retains, or changes to per item I, Part I. I also represent that the corporations.	ently changing to the tax year that the				
		do not use item P and the corporation wants a fiscal tax year, complete either item sed on a business purpose and to make a back-up section 444 election. Item R is us					
Q		s Purpose—To request a fiscal tax year based on a business purpose, you must chells. You may also check box Q2 and/or box Q3.	eck box Q1 and pay a user fee. See instructions				
	1. Check here ▶ ☐ if the fiscal year entered in item I, Part I, is requested under the provisions of section 6.03 of Rev. Proc. 87-32. Attach to Form 2553 a statement showing the business purpose for the requested fiscal year. See instructions for additional information must be attached.						
	2. Check here ▶ ☐ to show that the corporation intends to make a back-up section 444 election in the event the corporation's busing purpose request is not approved by the IRS. (See instructions for more information.)						
	to acce corpora	3. Check here ▶ ☐ to show that the corporation agrees to adopt or change to a tax year ending December 31 if necessary for the IRS to accept this election for S corporation status in the event (1) the corporation's business purpose request is not approved and the corporation makes a back-up section 444 election, but is ultimately not qualified to make a section 444 election, or (2) the corporation's business purpose request is not approved and the corporation did not make a back-up section 444 election.					
R	Section	444 Election—To make a section 444 election, you must check box R1 and you ma	v also check box R2.				
 Check here ► ☐ to show the corporation will make, if qualified, a section 444 election to have the fiscal tax year shown Part I. To make the election, you must complete Form 8716, Election To Have a Tax Year Other Than a Required Tax Year, attach it to Form 2553 or file it separately. 							
		k here \blacktriangleright \Box to show that the corporation agrees to adopt or change to a tax years this election for S corporation status in the event the corporation is ultimately not					
Ρ	art III	Qualified Subchapter S Trust (QSST) Election Under Section 13	361(d)(2)*				
Inc	come ben	eficiary's name and address	Social security number				
			-				
Tru	ust's nam	e and address	Employer identification number				
			1				
Da	ite on wh	ich stock of the corporation was transferred to the trust (month, day, year)	· · · · · · · / /				
he	reby mak	the trust named above to be a QSST and thus a qualifying shareholder of the S core the election under section 1361(d)(2). Under penalties of perjury, I certify that the tall (d)(3) and that all other information provided in Part III is true, correct, and complete the correct of the correct of the complete that the tall other information provided in Part III is true, correct, and complete the correct of the c	rust meets the definitional requirements of				
Sig	nature of in	come beneficiary or signature and title of legal representative or other qualified person making the elect	tion Date				
*[].	co Dort III	to make the OSST election only if stock of the corneration has been transferred to	the trust on or before the date on which the				

^{*}Use Part III to make the QSST election only if stock of the corporation has been transferred to the trust on or before the date on which the corporation makes its election to be an S corporation. The QSST election must be made and filed separately if stock of the corporation is transferred to the trust after the date on which the corporation makes the S election.