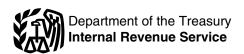
Instructions for Form 5471



(Rev. December 2011)

(Use with the December 2011 revision of Form 5471, the December 2010 revision of Schedule M, and the December 2005 revisions of Schedules J and O.)

Information Return of U.S. Persons
With Respect to Certain Foreign Corporations

Section references are to the Internal Revenue Code unless otherwise noted.

What's New

- Line 1(b)(2) has been added to page 1 of Form 5471 to request the reference ID number of the foreign corporation. This entry space is optional for the foreign corporation's tax year that begins in 2011. See the instructions for line 1b(2) on page 5 for details.
- The IRS has created a page on IRS.gov for information about Form 5471 and its instructions at www.irs.gov/form5471. Information about any future developments affecting Form 5471 (such as legislation enacted after Form 5471 is released) will be posted on that page.

General Instructions

Purpose of Form

Form 5471 is used by certain U.S. citizens and residents who are officers, directors, or shareholders in certain foreign corporations. The form and schedules are used to satisfy the reporting requirements of sections 6038 and 6046, and the related regulations.

Who Must File

Generally, all U.S. persons described in *Categories of Filers* below must complete the schedules, statements, and/or other information requested in the chart, *Filing Requirements for Categories of Filers*, on page 2. Read the information for each category carefully to determine which schedules, statements, and/or information apply.

If the filer is described in more than one filing category, do not duplicate information. However, complete all items that apply. For example, if you are the sole owner of a controlled foreign corporation (CFC) (i.e., you are described in Categories 4 and 5), complete all four pages of Form 5471 and separate Schedules J and M.

Note. Complete a **separate** Form 5471 and all applicable schedules for **each** applicable foreign corporation.

When and Where To File

Attach Form 5471 to your income tax return (or, if applicable, partnership or exempt organization return) and file both by the due date (including extensions) for that return.

Categories of Filers

Category 1 Filer

This filing requirement has been repealed by section 413(c)(26) of the American Jobs Creation Act of 2004, which repealed section 6035.

Category 2 Filer

This includes a U.S. citizen or resident who is an officer or director of a foreign corporation in which a U.S. person (defined below) has acquired (in one or more transactions):

- 1. Stock which meets the 10% stock ownership requirement (described below) with respect to the foreign corporation or
- 2. An additional 10% or more (in value or voting power) of the outstanding stock of the foreign corporation.

A U.S. person has **acquired** stock in a foreign corporation when that person has an unqualified right to receive the stock, even though the stock is not actually issued. See Regulations section 1.6046-1(f)(1) for more details.

Stock ownership requirement. For purposes of Category 2 and Category 3, the stock ownership threshold is met if a U.S. person owns:

- 1. 10% or more of the total value of the foreign corporation's stock or
- 2. 10% or more of the total combined voting power of all classes of stock with voting rights.

U.S. person. For purposes of Category 2 and Category 3, a U.S. person is:

- 1. A citizen or resident of the United States.
 - 2. A domestic partnership,
 - 3. A domestic corporation, and
- An estate or trust that is not a foreign estate or trust defined in section 7701(a)(31).

See Regulations section 1.6046-1(f)(3) for exceptions.

Category 3 Filer

This category includes:

- A U.S. person (defined above) who acquires stock in a foreign corporation which, when added to any stock owned on the date of acquisition, meets the 10% stock ownership requirement (described above) with respect to the foreign corporation;
- A U.S. person who acquires stock which, without regard to stock already owned on the date of acquisition, meets the 10% stock ownership requirement with respect to the foreign corporation;
- A person who is treated as a U.S. shareholder under section 953(c) with respect to the foreign corporation;
- A person who becomes a U.S. person while meeting the 10% stock ownership requirement with respect to the foreign corporation; or
- A U.S. person who disposes of sufficient stock in the foreign corporation to reduce his or her interest to less than the stock ownership requirement.

For more information, see section 6046 and Regulations section 1.6046-1.

Category 4 Filer

This includes a U.S. person who had control (defined below) of a foreign corporation for an uninterrupted period of at least 30 days during the annual accounting period of the foreign corporation.

U.S. person. For purposes of Category 4, a U.S. person is:

- 1. A citizen or resident of the United States;
- A nonresident alien for whom an election is in effect under section 6013(g) to be treated as a resident of the United States;
- 3. An individual for whom an election is in effect under section 6013(h), relating to nonresident aliens who become residents of the United States during the tax year and are married at the close of the tax year to a citizen or resident of the United States;
 - 4. A domestic partnership;
 - 5. A domestic corporation; and
- 6. An estate or trust that is not a foreign estate or trust defined in section 7701(a)(31).

See Regulations section 1.6038-2(d) for exceptions.

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Control. A U.S. person has control of a foreign corporation if, at any time during that person's tax year, it owns stock possessing:

- 1. More than 50% of the total combined voting power of all classes of stock of the foreign corporation entitled to vote or
- 2. More than 50% of the total value of shares of all classes of stock of the foreign corporation.

A person in control of a corporation that, in turn, owns more than 50% of the combined voting power, or the value, of all classes of stock of another corporation is also treated as being in control of such other corporation.

Example. Corporation A owns 51% of the voting stock in Corporation B. Corporation B owns 51% of the voting stock in Corporation C. Corporation C owns 51% of the voting stock in Corporation D. Therefore, Corporation D is controlled by Corporation A.

For more details on "control," see Regulations sections 1.6038-2(b) and (c).

Category 5 Filer

This includes a U.S. shareholder who owns stock in a foreign corporation that is a CFC for an uninterrupted period of 30 days or more during any tax year of the

foreign corporation, and who owned that stock on the last day of that year.

- **U.S. shareholder.** For purposes of Category 5, a U.S. shareholder is a U.S. person who:
- 1. Owns (directly, indirectly, or constructively, within the meaning of sections 958(a) and (b)) 10% or more of the total combined voting power of all classes of voting stock of a CFC or
- 2. Owns (either directly or indirectly, within the meaning of section 958(a)) any stock of a CFC (as defined in sections 953(c)(1)(B) and 957(b)) that is also a captive insurance company.
- **U.S. person.** For purposes of Category 5, a U.S. person is:
- 1. A citizen or resident of the United States,
 - 2. A domestic partnership,
 - 3. A domestic corporation, and
- 4. An estate or trust that is not a foreign estate or trust defined in section 7701(a)(31).

See section 957(c) for exceptions.

CFC. A CFC is a foreign corporation that has U.S. shareholders that own (directly, indirectly, or constructively, within the meaning of sections 958(a) and (b)) on any day of the tax year of the foreign corporation, more than 50% of:

Filing Requirements for Categories of Filers

	Category of Filer		r		
Required Information*	1	2	3	4	5
The identifying information on page 1 of Form 5471 above Schedule A, see Specific Instructions		\checkmark	√	√	√
Schedule A			√	√	
Schedule B			√	√	
Schedules C, E, and F			√	√	
Schedule G		\checkmark	√	√	√
Schedule H				/	√
Schedule I				/	√
Separate Schedule J				/	√
Separate Schedule M				/	
Separate Schedule O, Part I		/			
Separate Schedule O, Part II			/		

^{*}See also Additional Filing Requirements on page 3.

- 1. The total combined voting power of all classes of its voting stock or
- 2. The total value of the stock of the corporation.

Exceptions From Filing

Multiple filers of same information. One person may file Form 5471 and the applicable schedules for other persons who have the same filing requirements. If you and one or more other persons are required to furnish information for the same foreign corporation for the same period, a joint information return that contains the required information may be filed with your tax return or with the tax return of any one of the other persons. For example, a U.S. person described in Category 5 may file a joint Form 5471 with a Category 4 or another Category 5 filer. However, for Category 3 filers, the required information may only be filed by another person having an equal or greater interest (measured in terms of value or voting power of the stock of the foreign corporation).

The person that files Form 5471 must complete Item D on page 1 of the form. All persons identified in Item D must attach a statement to their income tax return that includes the information described in the instructions for Item D on page 5.

Domestic corporations. Shareholders are not required to file the information checked in the chart on this page for a foreign insurance company that has elected (under section 953(d)) to be treated as a domestic corporation and has filed a U.S. income tax return for its tax year under that provision. See Rev. Proc. 2003-47, 2003-28 I.R.B. 55, for procedural rules regarding the election under section 953(d).

Members of consolidated groups. A Category 4 filer is not required to file Form 5471 for a corporation defined in section 1504(d) that files a consolidated return for the tax year.

Constructive owners.

- A U.S. person described in Category 3 or 4 does not have to file Form 5471 if all of the following conditions are met:
- 1. The U.S. person does not own a direct interest in the foreign corporation,
- 2. The U.S. person is required to furnish the information requested solely because of constructive ownership (as determined under Regulations section 1.6038-2(c) or 1.6046-1(i)) from another U.S. person, and
- 3. The U.S. person through which the indirect shareholder constructively owns an interest in the foreign corporation files Form 5471 to report all of the required information.
- A Category 2 filer does not have to file Form 5471 if:
- 1. Immediately after a reportable stock acquisition, three or fewer U.S. persons own 95% or more in value of the outstanding stock of the foreign corporation and the U.S. person making

the acquisition files a return for the acquisition as a Category 3 filer or

- 2. The U.S. person(s) for which the Category 2 filer is required to file Form 5471 does not directly own an interest in the foreign corporation but is required to furnish the information solely because of constructive stock ownership from a U.S. person and the person from whom the stock ownership is attributed furnishes all of the required information.
- A Category 4 or 5 filer does not have to file Form 5471 if the shareholder:
- 1. Does not own a direct or indirect interest in the foreign corporation and
- 2. Is required to file Form 5471 solely because of constructive ownership from a nonresident alien.

Additional Filing Requirements

Category 3 filers. Category 3 filers must attach a statement that includes:

- 1. The amount and type of any indebtedness the foreign corporation has with the related persons described in Regulations section 1.6046-1(b)(11) and
- 2. The name, address, identifying number, and number of shares subscribed to by each subscriber to the foreign corporation's stock.

Foreign sales corporations (FSCs).

- Category 2 and Category 3 filers who are shareholders, officers, and directors of a FSC (as defined in section 922, as in effect before its repeal) must file Form 5471 and separate Schedule O to report changes in the ownership of the FSC.
- Category 4 and 5 filers are not subject to the subpart F rules for:
 - Exempt foreign trade income,
- 2. Deductions that are apportioned or allocated to exempt foreign trade income,
- 3. Nonexempt foreign trade income (other than section 923(a)(2) nonexempt income, within the meaning of section 927(d)(6), as in effect before its repeal), and
- Any deductions that are apportioned or allocated to the nonexempt foreign trade income described above.
- Category 4 and 5 filers are subject to the subpart F rules for:
- 1. All other types of FSC income (including section 923(a)(2) nonexempt income within the meaning of section 927(d)(6), as in effect before its repeal).
- 2. Investment income and carrying charges (as defined in sections 927(c) and 927(d)(1), as in effect before their repeal), and
- 3. All other FSC income that is not foreign trade income or investment income or carrying charges.
- Category 4 and 5 filers are not required to file a Form 5471 (in order to satisfy the requirements of section 6038) if the FSC has filed a Form 1120-FSC. See Temporary Regulations section 1.921-1T(b)(3). However, these filers may

be required to file Form 5471 if they are subject to the subpart F rules with respect to certain types of FSC income (see above).

Section 338 election. If a section 338 election is made with respect to a qualified stock purchase of a foreign target corporation for which a Form 5471 must be filed:

- A purchaser (or its U.S. shareholder) must attach a copy of Form 8883, Asset Allocation Statement Under Section 338, to the first Form 5471 for the new foreign target corporation. See the Instructions for Form 8883 for details.
- A seller (or its U.S. shareholder) must attach a copy of Form 8883 to the last Form 5471 for the old foreign target corporation.

Reportable transaction disclosure statement. If a U.S. shareholder of a CFC is considered to have participated in a reportable transaction under the rules of Regulations section 1.6011-4(c)(3)(i)(G), the shareholder is required to disclose information for each reportable transaction. Form 8886, Reportable Transaction Disclosure Statement, must be filed for each tax year indicated in Regulations section 1.6011-4(c)(3)(i)(G). The following are reportable transactions.

- 1. Any listed transaction, which is a transaction that is the same as or substantially similar to one of the types of transactions that the IRS has determined to be a tax avoidance transaction and identified by notice, regulation, or other published guidance as a listed transaction.
- 2. Any transaction offered under conditions of confidentiality for which the corporation (or a related party) paid an advisor a fee of at least \$250,000.
- 3. Certain transactions for which the corporation (or a related party) has contractual protection against disallowance of the tax benefits.
- 4. Certain transactions resulting in a loss of at least \$10 million in any single year or \$20 million in any combination of years
- 5. Any transaction identified by the IRS by notice, regulation, or other published guidance as a "transaction of interest." See Notice 2009-55, 2009-31 I.R.B. 170.

For more information, see Regulations section 1.6011-4. Also see the Instructions for Form 8886.

Penalties. The U.S. shareholder may have to pay a penalty if it is required to disclose a reportable transaction under section 6011 and fails to properly complete and file Form 8886. Penalties may also apply under section 6707A if the U.S. shareholder fails to file Form 8886 with its income tax return, fails to provide a copy of Form 8886 to the Office of Tax Shelter Analysis (OTSA), or files a form that fails to include all the information required (or includes incorrect information). Other penalties, such as an accuracy-related penalty under section

6662A, may also apply. See the Instructions for Form 8886 for details on these and other penalties.

Reportable transactions by material advisors. Material advisors to any reportable transaction must disclose certain information about the reportable transaction by filing Form 8918, Material Advisor Disclosure Statement, with the IRS. For details, see the Instructions for Form 8918.

Corporate return of nondividend distributions. If nondividend distributions were made to shareholders, file Form 5452. See Form 5452 for additional information.

Penalties

Failure to file information required by section 6038(a) (Form 5471 and Schedule M).

- A \$10,000 penalty is imposed for each annual accounting period of each foreign corporation for failure to furnish the required information within the time prescribed. If the information is not filed within 90 days after the IRS has mailed a notice of the failure to the U.S. person, an additional \$10,000 penalty (per foreign corporation) is charged for each 30-day period, or fraction thereof, during which the failure continues after the 90-day period has expired. The additional penalty is limited to a maximum of \$50,000 for each failure.
- Any person who fails to file or report all of the information required within the time prescribed will be subject to a reduction of 10% of the foreign taxes available for credit under sections 901, 902, and 960. If the failure continues 90 days or more after the date the IRS mails notice of the failure to the U.S. person, an additional 5% reduction is made for each 3-month period, or fraction thereof, during which the failure continues after the 90-day period has expired. See section 6038(c)(2) for limits on the amount of this penalty.

Failure to file information required by section 6046 and the related regulations (Form 5471 and

Schedule O). Any person who fails to file or report all of the information requested by section 6046 is subject to a \$10,000 penalty for each such failure for each reportable transaction. If the failure continues for more than 90 days after the date the IRS mails notice of the failure, an additional \$10,000 penalty will apply for each 30-day period or fraction thereof during which the failure continues after the 90-day period has expired. The additional penalty is limited to a maximum of \$50,000.

Criminal penalties. Criminal penalties under sections 7203, 7206, and 7207 may apply for failure to file the information required by sections 6038 and 6046.

Note. Any person required to file Form 5471 and Schedule J, M, or O who agrees to have another person file the form and schedules for him or her may be

subject to the above penalties if the other person does not file a correct and proper form and schedule.

Section 6662(j). For tax years beginning after March 18, 2010, penalties may be imposed for undisclosed foreign financial asset understatements. No penalty will be imposed with respect to any portion of an underpayment if the taxpayer can demonstrate that the failure to comply was due to reasonable cause with respect to such portion of the underpayment and the taxpayer acted in good faith with respect to such portion of the underpayment. See sections 6662(j) and 6664(c) for additional information.

Other Reporting Requirements

Reporting Exchange Rates on Form 5471. When translating amounts from functional currency to U.S. dollars, you must use the method specified in these instructions. For example, when translating amounts to be reported on Schedule E, you generally must use the average exchange rate as defined in section 986(a). But, regardless of the specific method required, all exchange rates must be reported using a "divide-by convention" rounded to at least four places. That is, the exchange rate must be reported in terms of the amount by which the functional currency amount must be divided in order to reflect an equivalent amount of U.S. dollars. As such, the exchange rate must be reported as the units of foreign currency that equal one U.S. dollar, rounded to at least four places. Do not report the exchange rate as the number of U.S. dollars that equal one unit of foreign currency.

Note. You must round the result to more than four places if failure to do so would materially distort the exchange rate or the equivalent amount of U.S. dollars.

Example. During its annual accounting period, the foreign corporation paid income taxes of 30,255,400 Yen to Japan. The Schedule E instructions specify that the foreign corporation must translate these amounts into U.S. dollars at the average exchange rate for the tax year to which the tax relates in accordance with the rules of section 986(a). The average exchange rate is 118.5050 Japanese Yen to 1 U.S. dollar (0.00843846 U.S. dollars to 1 Japanese Yen). The foreign corporation divides 30,255,400 Yen by 118.5050 to determine the U.S. dollar amount to enter in column (d) of Schedule E. Line 2 of Schedule É is to be completed as follows: Enter "Japan" in column (a), "30,255,400" in column (b), "118.5050" in column (c), and "255,309" in column (d).

Computer-Generated Form 5471 and Schedules

A computer-generated Form 5471 and its schedules may be filed if they conform to and do not deviate from the official form and schedules. Generally, all

computer-generated forms must receive prior approval from the IRS and are subject to an annual review.

Requests for approval may be submitted electronically to <u>substituteforms@irs.gov</u>, or requests may be mailed to: Internal Revenue Service, Attention: Substitute Forms Program, SE:W:CAR:MP:T:T:SP, 1111 Constitution Avenue, NW, IR-6526, Washington, DC 20224.

Important: Be sure to attach the approval letter to Form 5471.

Every year, the IRS issues a revenue procedure to provide guidance for filers of computer-generated forms. In addition, every year the IRS issues Pub. 1167, General Rules and Specifications For Substitute Forms and Schedules, which reprints the most recent applicable revenue procedure. Pub. 1167 is available on the IRS website at IRS.gov

Dormant Foreign Corporations

Rev. Proc. 92-70, 1992-2 C.B. 435, provides a summary filing procedure for filing Form 5471 for a dormant foreign corporation (defined in sec. 3 of Rev. Proc. 92-70). This summary filing procedure will satisfy the reporting requirements of sections 6038 and 6046.

If you elect the summary procedure, complete only page 1 of Form 5471 for each dormant foreign corporation as follows:

- The top margin of the summary return must be labeled "Filed Pursuant to Rev. Proc. 92-70 for Dormant Foreign Corporation."
- Include filer information such as name and address, Items A through C, and tax year
- Include corporate information such as the dormant corporation's annual accounting period (below the title of the form) and Items 1a, 1b, 1c, and 1d. For more information, see Rev. Proc. 92-70.

File this summary return in the manner described in *When and Where To File* on page 1.

Treaty-Based Return Positions

You are generally required to file Form 8833, Treaty-Based Return Position Disclosure Under Section 6114 or 7701(b), to disclose a return position that any treaty of the United States (such as an income tax treaty, an estate and gift tax treaty, or a friendship, commerce, and navigation treaty):

- Overrides or modifies any provision of the Internal Revenue Code and
- Causes, or potentially causes, a reduction of any tax incurred at any time.

See Form 8833 for exceptions.

Failure to make a required disclosure may result in a \$1,000 penalty (\$10,000 for a C corporation). See section 6712.

Section 362(e)(2)(C) Elections

The transferor and transferee in certain section 351 transactions may make a joint election under section 362(e)(2)(C) to

limit the transferor's basis in the stock received instead of the transferee's basis in the transferred property. The election is made by a statement as provided in Notice 2005-70, 2005-41 I.R.B. 694, and regulations under section 362(e)(2).



Do not attach the statement described above to Form 5471.

Section 108(i) Elections

The controlling domestic shareholder(s) of a CFC may make the election under section 108(i) to defer recognizing discharge of indebtedness income in certain situations. The election is made by a statement as provided in Rev. Proc. 2009-37, 2009-36 I.R.B. 309.



Do not attach the statement described above to Form 5471.

Corrections to Form 5471

If you file a Form 5471 that you later determine is incomplete or incorrect, file a corrected Form 5471 with an amended tax return, using the amended return instructions for the return with which you originally filed Form 5471. Write "corrected" at the top of the form and attach a statement identifying the changes.

Specific Instructions

Important: If the information required in a given section exceeds the space provided within that section, do not write "see attached" in the section and then attach all of the information on additional sheets. Instead, complete all entry spaces in the section and attach the remaining information on additional sheets. The additional sheets must conform with the IRS version of that section.

Identifying Information

Annual Accounting Period

Enter, in the space provided below the title of Form 5471, the annual accounting period of the foreign corporation for which you are furnishing information. Except for information contained on Schedule O, report information for the tax year of the foreign corporation that ends with or within your tax year. When filing Schedule O, report acquisitions, dispositions, and organizations or reorganizations that occurred during your tax year.

Specified foreign corporation. The annual accounting period of a specified foreign corporation is generally required to be the tax year of the corporation's majority U.S. shareholder. If there is more than one majority shareholder, the required tax year will be the tax year that results in the least aggregate deferral of income to all U.S. shareholders of the foreign corporation.

A specified foreign corporation is any foreign corporation:

- 1. That is treated as a CFC under subpart F and
- 2. In which more than 50% of the total voting power or value of all classes of stock of the corporation is treated as owned by a U.S. shareholder.

For more information, see section 898 and Rev. Procs. 2002-37, 2002-22 I.R.B. 1030, and 2002-39, 2002-22 I.R.B. 1046, as modified by Notice 2002-72, 2002-46 I.R.B. 843.

Name Change

If the name of either the person filing the return or the corporation whose activities are being reported changed within the past 3 years, show the prior name(s) in parentheses after the current name.

Address

Include the suite, room, or other unit number after the street address. If the post office does not deliver mail to the street address and the U.S. person has a P.O. box, show the box number instead.

Foreign address. Enter the information in the following order: city, province or state, and country. Follow the country's practice for entering the postal code, if any. Do not abbreviate the country name.

Item A—Identifying Number

The identifying number of an individual is his or her social security number (SSN). The identifying number of all others is their employer identification number (EIN). If a U.S. corporation that owns stock in a foreign corporation is a member of a consolidated group, list the common parent as the person filing the return and enter its EIN in Item A. Identify the direct owner in Item D.

Item B—Category of Filer

Complete Item B to indicate the category or categories that describe the person filing this return. If more than one category applies, check all boxes that apply.

Item C—Percentage of Voting Stock Owned

Enter the total percentage of the foreign corporation's voting stock you owned directly, indirectly, or constructively at the end of the corporation's annual accounting period.

Item D—Person(s) on Whose Behalf This Information Return Is Filed

The person that files the required information on behalf of other persons must complete Item D. See *Multiple filers of same information* on page 2. In addition, a separate Schedule I must be filed for each person described in Category 4 or 5.

Except for members of the filer's consolidated return group, all persons identified in Item D must attach a statement to their tax returns that includes the following information:

- A statement that their filing requirements have been or will be satisfied:
- The name, address, and identifying number of the return with which the information was or will be filed; and
- The IRS Service Center where the return was or will be filed. If the return was or will be filed electronically, enter "e-file."

Item 1b(2)—Reference ID Number

This line is optional for the foreign corporation's tax year that begins in 2011. For that tax year, this line may be used to include any referencing information that is useful to the filer in carrying out its obligations under section 6038. For example, filers may want to use line 1b(2) to assign a reference ID number to a foreign corporation to uniquely identify the foreign corporation in order to keep track of the foreign corporation from tax year to tax year.

The reference ID number must meet the requirements set forth below.

Note. Because reference ID numbers are established by or on behalf of the U.S. person filing Form 5471, there is no need to apply to the IRS to request a reference ID number or for permission to use these numbers.

Note. The reference ID number assigned to a foreign corporation on Form 5471 generally has relevance only on Form 5471 and should generally not be used with respect to that foreign corporation on any other IRS tax form.

Requirements

The reference ID number that is entered in item 1b(2) must be alphanumeric and no special characters or spaces are permitted. The length of a given reference ID number is limited to 50 characters.



As a reminder for future tax years, as announced by the IRS in October 2011 (see www.irs.gov/

businesses/corporations/article/ 0,,id=246596,00.html), for the foreign corporation's tax year that begins in 2012 and for all years thereafter, the use of a reference ID number (Form 5471, line 1b(2)) will be **mandatory** in cases where no EIN was entered in item 1b(1).

Items 1f and 1g—Principal Business Activity

Enter the principal business activity code number and the description of the activity from the list beginning on page 14.

Item 1h—Functional Currency

Enter the foreign corporation's functional currency. Regulations sections 1.6038-2(h) and 1.6046-1(g) require that certain amounts be reported in U.S. dollars and/or in the foreign corporation's functional currency. The specific instructions for the affected schedules state these requirements.

Special rules apply for foreign corporations that use the U.S. dollar

approximate separate transactions method of accounting (DASTM) under Regulations section 1.985-3. See the instructions for Schedule C and Schedule H.

Schedule B

Category 3 and 4 filers must complete Schedule B for U.S. persons that owned (at any time during the annual accounting period), directly or indirectly through foreign entities, 10% or more in value or voting power of any class of the corporation's outstanding stock.

Column (e). Enter each shareholder's allocable percentage of the foreign corporation's subpart F income.

Schedule C

If the foreign corporation uses the U.S. dollar approximate separate transactions method of accounting (DASTM) under Regulations section 1.985-3, the functional currency column should reflect local hyperinflationary currency amounts computed in accordance with U.S. Generally Accepted Accounting Principles (GAAP). The U.S. dollar column should reflect such amounts translated into dollars under U.S. GAAP translation rules. Differences between this U.S. dollar GAAP column and the U.S. dollar income or loss figured for tax purposes under Regulations section 1.985-3(c) should be accounted for on Schedule H. See Schedule H. Special rules for DASTM.

Line 19. The terms "extraordinary items" and "prior period adjustments" have the same meaning given to them by U.S. GAAP (see Opinion No. 30 of the Accounting Principles Board and Statement No. 16 of the Financial Accounting Standards Board).

Line 20. Enter the income, war profits, and excess profits taxes deducted in accordance with U.S. GAAP.

Important: Differences between this functional currency amount and the amount of taxes that reduce U.S. E&P should be accounted for on line 2g of Schedule H.

Schedule E

List income, war profits, and excess profits taxes paid or accrued to the United States and to any foreign country or U.S. possession for the annual accounting period. Report these amounts in column (b) in the local currency in which the taxes are payable. Translate these amounts into U.S. dollars at the average exchange rate for the tax year to which the tax relates unless one of the exceptions below applies. See section 986(a).

Exceptions. If one of the following exceptions applies, use the exchange rate in effect on the date you paid the tax.

1. The tax is paid before the beginning of the year to which the tax relates.

2. For tax years beginning after December 31, 2004, there is an election in effect under section 986(a)(1)(D) to translate foreign taxes attributable to the CFC using the exchange rate in effect on the date of payment.

Enter the exchange rate used in column (c). Report the exchange rate using the "divide-by convention" specified under *Reporting Exchange Rates on Form 5471* on page 4. Enter the translated dollar amount in column (d).

Schedule F

If the foreign corporation uses DASTM, the tax balance sheet on Schedule F should be prepared and translated into U.S. dollars according to Regulations section 1.985-3(d), rather than U.S. GAAP.

Schedule G

Question 1

If the foreign corporation owned at least a 10% interest, directly or indirectly, in any foreign partnership, attach a statement listing the following information for each foreign partnership:

- 1. Name and EIN (if any) of the foreign partnership;
- 2. Identify which, if any, of the following forms the foreign partnership filed for its tax year ending with or within the corporation's tax year: Form 1042, 1065 or 1065-B, or 8804;
- 3. Name of the tax matters partner (if any); and
- 4. Beginning and ending dates of the foreign partnership's tax year.

Question 3

Check the "Yes" box if the foreign corporation is the tax owner of a foreign disregarded entity (FDE). The "tax owner" of an FDE is the person that is treated as owning the assets and liabilities of the FDE for purposes of U.S. income tax law.

If the foreign corporation is the tax owner of an FDE and you are a category 4 or 5 filer of Form 5471, you are required to attach Form 8858 to Form 5471.

If the foreign corporation is the tax owner of an FDE and you are not a category 4 or 5 filer of Form 5471, you must attach the statement described below in lieu of Form 8858.

Statement in lieu of Form 8858. This statement must list the name of the FDE, country under whose laws the FDE was organized, and EIN (if any) of the FDE.

Schedule H

Use Schedule H to report the foreign corporation's current earnings and profits (E&P) for U.S. tax purposes. Enter the amounts on lines 1 through 5c in functional currency.

Special rules for DASTM. If the foreign corporation uses DASTM, enter on line 1 the dollar GAAP income or (loss) from line 21 of Schedule C. Enter on lines 2a

through 4 the adjustments made in figuring current E&P for U.S. tax purposes. Report these amounts in U.S. dollars. Enter on line 5b the DASTM gain or loss figured under Regulations section 1.985-3(d).

Lines 2a through 2h. Certain adjustments (required by Regulations sections 1.964-1(b) and (c)) must be made to the foreign corporation's line 1 net book income or (loss) to determine its current E&P. These adjustments may include both positive and negative adjustments to conform the foreign book income to U.S. GAAP and to U.S. tax accounting principles. If the foreign corporation's books are maintained in functional currency in accordance with U.S. GAAP, enter on line 1 the functional currency GAAP income or (loss) from line 21 of Schedule C, rather than starting with foreign book income, and show GAAP-to-tax adjustments on lines 2a through 2h.

Lines 2b and 2c. Generally, depreciation, depletion, and amortization allowances must be based on the historical cost of the underlying asset, and depreciation must be figured according to section 167. However, if 20% or more of the foreign corporation's gross income is from U.S. sources, depreciation must be figured on a straight line basis according to Regulations section 1.312-15.

Line 2f. Inventories must be taken into account according to the rules of sections 471 (incorporating the provisions of section 263A) and 472 and the related regulations.

Line 2g. See the instructions for Schedule C, line 20 above.

Line 2h. Enter the net amount of any additional adjustments not included on lines 2a through 2g. List these additional adjustments on a separate schedule. Attach this schedule to Form 5471.

Line 5b. DASTM gain or (loss), reflecting unrealized exchange gain or loss, should be entered on line 5b only for foreign corporations that use DASTM.

Line 5d. Enter the line 5c functional currency amount translated into U.S. dollars at the average exchange rate for the foreign corporation's tax year. See section 989(b). Report the exchange rate using the "divide-by convention" specified under *Reporting Exchange Rates on Form 5471* on page 4. If the foreign corporation uses DASTM, enter on line 5d the same amount entered on line 5c.

Blocked income. The E&P of the foreign corporation, as reflected on Schedule H, must not be reduced by all or any part of such E&P that could not have been distributed by the foreign corporation due to currency or other restrictions or limitations imposed under the laws of any foreign country.

Schedule I

Use Schedule I to report in U.S. dollars the U.S. shareholder's pro rata share of income from the foreign corporation reportable under subpart F and other income realized from a corporate distribution.

Line 1

Subpart F income. Generally, the income of a foreign corporation with U.S. shareholders is not taxed to those U.S. shareholders until the income is repatriated to the United States (e.g., through the payment of dividends to the U.S. shareholders or in the form of gain on the disposition of the U.S. shareholders' stock in the foreign corporation). However, this deferral of U.S. tax is not available to U.S. shareholders of CFCs with certain types of income, including subpart F income. For more information, see sections 951 and 952.

Use Worksheet A (which begins on page 8) to compute the U.S. shareholder's pro rata share of subpart F income of the CFC. Subpart F income includes the following:

- Adjusted net foreign base company income (lines 1 through 19);
- Adjusted net insurance income (line 20);
- Adjusted net related person insurance income (line 21);
- International boycott income (line 22);
- Illegal bribes, kickbacks, and other payments (line 23); and
- Income from a country described in section 952(a)(5) (line 24).

Important: If the subpart F income of any CFC for any tax year was reduced because of the current E&P limitation (see the instructions for line 29 of Worksheet A on page 10), any excess of the E&P of the CFC for any subsequent tax year over the subpart F income of the CFC for the tax year must be recharacterized as subpart F income.

Lines 2 Through 4

Other amounts not eligible for deferral that are reported on Schedule I include:

- Earnings invested in U.S. property (Worksheet B);
- Amounts withdrawn from qualified investments in less developed countries and amounts withdrawn from qualified investments in foreign base company shipping operations (Worksheet C); and
- Amounts withdrawn from investment in export trade assets (Worksheet D).

Line 5

Enter the factoring income (as defined in section 864(d)(1)) if no subpart F income is reported on line 1a, Worksheet A, because of the operation of the de minimis rule (see lines 1a, 9, and 11 of Worksheet A and the related instructions).

Line 6

Add lines 1 through 5. Enter the result here and on your tax return. For a corporate U.S. shareholder, enter the result on Form 1120, Schedule C, line 14, or on the comparable line of other corporate tax returns. For a noncorporate U.S. shareholder, enter the result on

Form 1040, line 21 (Other Income), or on the comparable line of other noncorporate tax returns.

Line 7

Enter the dividends you received from the foreign corporation that were not previously taxed under subpart F in the current year or in any prior year.

Line 8

If previously taxed E&P described in section 959(a) or (b) was distributed, enter the amount of foreign currency gain or (loss) on the distribution, computed under section 986(c). See Notice 88-71, 1988-2 C.B. 374, for rules for computing section 986(c) gain or (loss).

For a corporate U.S. shareholder, include the gain or (loss) as "other income" on line 10 of Form 1120, or on the comparable line of other corporate tax returns. For a noncorporate U.S. shareholder, include the result as "other income" on line 21 of Form 1040, or on the comparable line of other noncorporate tax returns.

Worksheet A

Important: For tax years beginning after December 31, 2004, foreign base company income does not include foreign base company shipping income as defined in former section 954(f).

For tax years beginning after December 31, 1998, and before January 1, 2012, the following exceptions apply:

- Foreign personal holding company income generally shall not include income derived in the active conduct of a CFC of a banking, finance, or similar business (section 954(h)).
- Foreign personal holding company and insurance income shall not include certain investment income derived by a qualifying insurance company and by certain qualifying insurance branches (sections 953(a)(2) and 954(i)).
- Foreign base company services income shall not include income that is exempt insurance income under section 953(e) or that is not treated as foreign personal holding company income under the active conduct of an insurance business exception (section 954(i)); the active conduct of a banking, financing, or similar business exception (section 954(h)); or the securities dealer exception (section 954(c)(2)(C)(ii)).
- Line 1a. Do not include the following:

 Interest from conducting a banking business that is "export financing interest" (section 904(d)(2)(G));
- Rents and royalties from actively conducting a trade or business received from a person other than a "related person" (as defined in section 954(d)(3)); and
- Dividends, interest, rent or royalty income from related corporate payors described in section 954(c)(3). However, see section 964(e) for an exception.

Interest income includes factoring income arising when a person acquires a trade or service receivable (directly or indirectly) from a related person. The income is treated as interest on a loan to the obligor under section 864(d)(1) and is generally not eligible for the de minimis, export financing, and related party exceptions to the inclusion of subpart F income. Also, a trade or service receivable acquired or treated as acquired by a CFC from a related U.S. person is considered an investment in U.S. property for purposes of section 956 (Worksheet B) if the obligor is a U.S. person.

Line 1b. Enter the excess of gains over losses from the sale or exchange of:

- Property that produces the type of income reportable on line 1a. For tax years beginning after December 31, 1998, and before January 1, 2012, see section 954(c)(1)(B)(i).
- An interest in a trust, partnership, or REMIC. However, see the instructions for line 1i for an exception that provides for look-through treatment for certain sales of partnership interests.
- Property that does not produce any income.

Do not include:

- Income, gain, deduction, or loss from any transaction (including a hedging transaction) and transactions involving physical settlement of a regular dealer in property, forward contracts, option contracts, and similar financial instruments (section 954(c)(2)(C)).
- Gains and losses from the sale or exchange of any property that, in the hands of the CFC, is property described in section 1221(a)(1).
- **Line 1c.** Enter the excess of gains over losses from transactions (including futures, forward, and similar transactions) in any commodities. See section 954(c)(1)(C) for exceptions. See section 954(c)(5) for a definition and special rules relating to commodity transactions.
- **Line 1d.** Enter the excess of foreign currency gains over foreign currency losses from section 988 transactions. An exception applies to transactions directly related to the business needs of a CFC.
- **Line 1e.** Enter any income equivalent to interest, including income from commitment fees (or similar amounts) for loans actually made.
- **Line 1f.** Include net income from notional principal contracts (except a contract entered into to hedge inventory property).
- **Line 1g.** Include payments in lieu of dividends that are made as required under section 1058.
- Line 1h. Enter amounts received:

 Under a contract under which the corporation is to furnish personal services if (a) some person other than the corporation has a right to designate (by name or by description) the individual who is to perform the services or (b) the individual who is to perform the services

- is designated (by name or by description) in the contract, and
- From the sale or other disposition of such a contract.

Note. The above rules apply with respect to amounts received for services under a particular contract only if at some time during the tax year 25% or more in value of the outstanding stock of the corporation is owned, directly or indirectly, by or for the individual who has performed, is to perform, or may be designated (by name or by description) as the one to perform, such services.

Line 1i. For tax years beginning after December 31, 2004, in the case of any sale by a CFC of an interest in a partnership with respect to which the CFC is a 25% owner (defined below), such CFC is treated for purposes of computing its foreign personal holding company income as selling the proportionate share of the assets of the partnership attributable to such interest. Thus, the sale of a partnership interest by a CFC that meets the ownership threshold constitutes subpart F income only to the extent that a proportionate sale of the underlying partnership assets attributable to the partnership interest would constitute subpart F income. Do not report these amounts on line 1b. Instead, report them on new line 1i.

25% owner. For purposes of these rules, a 25% shareholder is a CFC that owns directly 25% or more of the capital or profits interest in a partnership. For purposes of the preceding sentence, if a CFC is a shareholder or partner of a corporation or partnership, the CFC is treated as owning directly its proportionate share of any such capital or profits interest held directly or indirectly by such corporation or partnership. If a CFC is treated as owning a capital or profits interest in a partnership under constructive ownership rules similar to the rules of section 958(b), the CFC shall be treated as owning such interest directly or indirectly for purposes of this definition.

Line 11. De minimis rule. If the sum of foreign base company income (determined without regard to section 954(b)(5)) and gross insurance income (as defined in section 954(b)(3)(C)) for the tax year is less than the smaller of 5% of gross income for income tax purposes, or \$1 million, then no portion of the gross income for the tax year is treated as foreign base company income or insurance income. In this case, enter zero on line 11 and skip lines 12 through 21. Otherwise, go to line 12.

Line 12. Full inclusion rule. If the sum of foreign base company income (determined without regard to section 954(b)(5)) and gross insurance income for the tax year exceeds 70% of gross income for income tax purposes, the entire gross income for the tax year must (subject to the high tax exception described below, the section 952(b) exclusion, and the deductions to be taken into account under section 954(b)(5)) be

Worksheet A—Foreign Base Company Income and Insurance Income and Summary of U.S. Shareholder's Pro Rata Share of Subpart F Income of a CFC (See instructions beginning on page 6.)

Enter the amounts on lines 1a through 38a in functional currency. Gross foreign personal holding company income: a Dividends, interest, royalties, rents, and annuities (section 954(c)(1)(A) 1a (excluding amounts described in sections 954(c)(2), (3), and (6))) . . **b** Excess of gains over losses from certain property transactions 1b 1c c Excess of gains over losses from commodity transactions (section 954(c)(1)(C)) 1d d Excess of foreign currency gains over foreign currency losses (section 954(c)(1)(D)) 1e e Income equivalent to interest (section 954(c)(1)(E)). 1f f Net income from a notional principal contract (section 954(c)(1)(F)) . 1g g Payments in lieu of dividends (section 954(c)(1)(G)) h Certain amounts received for services under personal service 1h contracts (see section 954(c)(1)(H)) Certain amounts from sales of partnership interests to which the 1i look-through rule of section 954(c)(4) applies 2 Gross foreign personal holding company income. Add lines 1a through 1i. Gross foreign base company sales income (see section 954(d)) 4 Gross foreign base company services income (see section 954(e)) . 5 Gross foreign base company oil-related income (see section 954(g)) after application of section 954(b)(6) Gross foreign base company income. Add lines 2 through 5 6 7 7 Gross insurance income (see sections 953 and 954(b)(3)(C) and the instructions for lines 20 and 21). Gross foreign base company income and gross insurance income. Add lines 6 and 7. 8 9 Enter 5% of total gross income (as computed for income tax purposes) 9 10 10 Enter 70% of total gross income (as computed for income tax purposes) 11 11 If line 8 is less than line 9 and less than \$1 million, enter -0- on this line and skip lines 12 through 21 12 12 If line 8 is more than line 10, enter total gross income (as computed for income tax purposes). Total adjusted gross foreign base company income and insurance income (enter the greater 13 Adjusted net foreign personal holding company income: 14a a Enter amount from line 2 14b **b** Expenses directly related to amount on line 2 14c 14d d Related person interest expense (see section 954(b)(5)) . . e Other expenses allocated and apportioned to the amount on line 2 14e under section 954(b)(5) f Net foreign personal holding company income. Subtract the sum of 14f lines 14d and 14e from line 14c g Net foreign personal holding company income excluded under 14g 14h 15 Adjusted net foreign base company sales income: 15a **b** Expenses allocated and apportioned to the amount on line 3 under 15b 15c c Net foreign base company sales income. Subtract line 15b from line 15a 15d **d** Net foreign base company sales income excluded under high-tax exception. 15e e Subtract line 15d from line 15c 16 Adjusted net foreign base company services income: 16a a Enter amount from line 4 16b **b** Expenses allocated and apportioned to line 4 under section 954(b)(5) 16c c Net foreign base company services income. Subtract line 16b from line 16a. 16d **d** Net foreign base company services income excluded under high-tax exception

e Subtract line 16d from line 16c

16e

Wor	ksheet A (continued) (See instructions.)			
17	Adjusted net foreign base company oil-related income:			
а	Enter amount from line 5			
b	Expenses allocated and apportioned to line 5 under section 954(b)(5)			
С	Subtract line 17b from line 17a		17c	
18	Adjusted net full inclusion foreign base company income:			
а	Enter the excess, if any, of line 12 over line 8			
b	Expenses allocated and apportioned under section 954(b)(5) 18b			
С	Net full inclusion foreign base company income. Subtract line 18b			
	from line 18a			
d	Net full inclusion foreign base company income excluded under			
	high-tax exception			
е	Subtract line 18d from line 18c		18e	
19	Adjusted net foreign base company income. Add lines 14h, 15e, 16e, 17d		19	
20	Adjusted net insurance income (other than related person insurance income	ne):		
а	Enter amount from line 7 (other than related person insurance income).		-	
b	Expenses allocated and apportioned to the amount from line 7 under			
	section 953			
С	Net insurance income. Subtract line 20b from line 20a		-	
d	Net insurance income excluded under high-tax exception		200	
е	Subtract line 20d from line 20c		20e	
21	Adjusted net related person insurance income: Enter amount from line 7 that is related person insurance income 21a			
a	Enter amount nom mor that is related percent mediane meeting.		-	
b	Expenses allocated and apportioned to related person insurance income under section 953			
•	income under section 550		-	
C C	Net related person insurance income. Subtract line 21b from line 21a Net related person insurance income excluded under high-tax exception 21c 21d		-	
d e	Subtract line 21d from line 21c		21e	
22	International boycott income (section 952(a)(3))		22	
23	Illegal bribes, kickbacks, and other payments (section 952(a)(4))		23	
24	Income described in section 952(a)(5) (see instructions)		24	
25	Subpart F income before application of sections 952(b) and (c) and section			
20	19, 20e, 21e, and 22 through 24		25	
26	Enter portion of line 25 that is U.S. source income effectively			
	connected with a U.S. trade or business (section 952(b))			
27	Exclusions under section 959(b)			
28	Total subpart F income. Subtract the sum of lines 26 and 27 from line 25		28	
29	Current E&P		29	
30	Enter the smaller of line 28 or line 29		30	
31	Shareholder's pro rata share of line 30			
32	Shareholder's pro rata share of export trade income			
33	Subtract line 32 from line 31		-	
34	Divide the number of days in the tax year that the corporation was a CFC			
	by the number of days in the tax year and multiply the result by line 33			
35	Dividends paid to any other person with respect to your stock during			
	the tax year			
36	Divide the number of days in the tax year you did not own such stock			
	by the number of days in the tax year and multiply the result by line 33 Finter the smaller of line 35 or line 36 37			
37		line 04	38a	
38a	Shareholder's pro rata share of subpart F income. Subtract line 37 from the Translate the amount on line 38a from functional currency to U.S. dollars at the amount of the substant of the s		JUA	
b	rate. See section 989(b). Enter the result here and on line 1, Schedule I	average excitatinge	38b	

treated as foreign base company income or insurance income, whichever is appropriate. In this case, enter total gross income (for income tax purposes) on line 12. Otherwise, enter zero.

Lines 14g, 15d, 16d, 18d, 20d, and 21d. Exception for certain income subject to high foreign taxes. Foreign base company income and insurance income does not include any item of income received by a CFC if the taxpayer establishes that such income was subject to an effective rate of income tax imposed by a foreign country that is greater than 90% of the maximum rate of tax specified in section 11. This rule does not apply to foreign base company oil-related income. For more information, see section 954(b)(4) and Regulations section 1.954-1(d)(1).

Line 20. Adjusted net insurance income. In determining a shareholder's pro rata share of the subpart F income of a CFC, insurance income is any income:

- That is attributable to the issuing (or reinsuring) of any insurance or annuity contract:
- 1. For property in, liability from an activity in, or for the lives or health of residents of a country other than the country under the laws of which the CFC is created or organized or
- 2. For risks not described in 1 above, resulting from any arrangement in which another corporation receives a substantially equal amount of premiums or other consideration for issuing (or reinsuring) a contract described in 1 above.
- That would, subject to the modifications provided in sections 953(b)(1) and 953(b)(2), be taxed under subchapter L (insurance company tax) if such income were income of a domestic insurance company.

Line 21. Adjusted net related person insurance income. In determining a shareholder's pro rata share of the subpart F income of a CFC, related person insurance income is any insurance income (within the meaning of section 953(a)) attributable to a policy of insurance or reinsurance for which the person insured (directly or indirectly) is a U.S. shareholder (as defined in section 953(c)(1)(A)) in a CFC, or a related person (as defined in section 953(c)(6)) to such a shareholder. In such case, the pro rata share referred to above is to be determined under the rules of section 953(c)(5).

Exceptions. The above definition does not apply to any foreign corporation if:

• At all times during the foreign corporation's tax year, less than 20% of the total combined voting power of all classes of stock of the corporation entitled to vote, and less than 20% of the total value of the corporation, is owned (directly or indirectly under the principles of section 883(c)(4)) by persons who are (directly or indirectly) insured under any policy of insurance or reinsurance issued

by the corporation or who are related persons to any such person;

- The related person insurance income (determined on a gross basis) of the corporation for the tax year is less than 20% of its insurance income for the tax year determined without regard to the provisions of section 953(a)(1) that limit insurance income to income from countries other than the country in which the corporation was created or organized; or
- The corporation:
- Elects to treat its related person insurance income for the tax year as income effectively connected with the conduct of a trade or business in the United States;
- 2. Elects to waive all treaty benefits (other than from section 884) for related person insurance income; and
- 3. Meets any requirement the IRS may prescribe to ensure that any tax on such income is paid.

This election will not be effective if the corporation was a disqualified corporation (as defined in section 953(c)(3)(E)) for the tax year for which the election was made or for any prior tax year beginning after 1986. See section 953(c)(3)(D) for special rules for this election.

Mutual life insurance companies. The related person insurance income rules also apply to mutual life insurance companies under regulations prescribed by the Secretary. For these purposes, policyholders must be treated as shareholders.

Line 22. International boycott income. If a CFC or a member of a controlled group (within the meaning of section 993(a)(3)) that includes the CFC has operations in, or related to, a country (or with the government, a company, or a national of a country) that requires participation in or cooperation with an international boycott as a condition of doing business within such country or with the government, company, or national of that country, a portion of the CFC's income is included in subpart F income. The amount included is determined by multiplying the CFC's income (other than income included under section 951 and U.S. source effectively connected business income described in section 952(b)) by the international boycott factor. This factor is a fraction determined on Schedule A (Form 5713).

Special rule. If the shareholder of a CFC can clearly demonstrate that the income earned for the tax year is from specific operations, then, instead of applying the international boycott factor, the addition to subpart F income is the amount specifically from the operations in which there was participation in or cooperation with an international boycott. See Schedule B (Form 5713).

Line 23. Illegal bribes, kickbacks, and other payments. Enter the total of any illegal bribes, kickbacks, or other

payments (within the meaning of section 162(c)) paid by or on behalf of the corporation, directly or indirectly, to an official, employee, or agent of a government.

Line 24. Income described in section 952(a)(5). The income of a CFC derived from any foreign country during any period during which section 901(j) applies to such foreign country will be deemed to be income to the U.S. shareholders of such CFC. As of the date these instructions were revised, section 901(j) applied to: Cuba, Iran, North Korea, Sudan, and Syria.

Line 26. Exclusion of U.S. income. Subpart F income does not include any U.S. source income (which, for these purposes, includes all carrying charges and all interest, dividends, royalties, and other investment income received or accrued by a FSC) that is effectively connected with a CFC's conduct of a trade or business in the United States unless that item is exempt from taxation (or is subject to a reduced rate of tax) pursuant to a treaty obligation of the United States or the Code.

Line 29. Current E&P. A CFC's subpart F income is limited to its current year E&P, computed under the special rule of section 952(c)(3). The amount included in the gross income of a U.S. shareholder of a CFC under section 951(a)(1)(A)(i) for any tax year and attributable to a qualified activity must be reduced by the shareholder's pro rata share of any qualified deficit (see section 952(c)(1)(B)).

Certain current year deficits of a member of the same chain of corporations may be considered in determining subpart F income. See section 952(c)(1)(C).

Worksheet B

Use Worksheet B (on page 11) to determine a U.S. shareholder's pro rata share of earnings of a CFC invested in U.S. property that is subject to tax. Only earnings of a CFC not distributed or otherwise previously taxed are subject to these rules. Thus, the amount of previously **untaxed** earnings limits the section 956 inclusion. A CFC's investment in U.S. property in excess of this limit will not be included in the taxable income of the CFC's U.S. shareholders.

Further, U.S. shareholders are only taxed on earnings invested in U.S. property to the extent the investments exceed the CFC's previously **taxed** earnings. The balances in the previously taxed accounts of prior section 956 inclusions (see section 959(c)(1)(A)) and current or prior subpart F inclusions (see section 959(c)(2)) reduce what would otherwise be the current section 956 inclusion.

Note. The previously taxed accounts should be adjusted to reflect any reclassification of subpart F inclusions that reduced prior section 956 or 956A

Worksheet B-U.S. Shareholder's Pro Rata Share of Earnings of a CFC Invested in U.S. Property Enter the amounts on lines 1 through 16 in functional currency. Amount of U.S. property (as defined in sections 956(c) and (d)) held (directly or indirectly) by the CFC as of the close of: 1a 1b 1c 1d \boldsymbol{d} The fourth quarter of the tax year Number of quarter-ends the foreign corporation was a CFC during the tax year. 2 Average amount of U.S. property held (directly or indirectly) by the CFC as of the close of each 3 guarter of the tax year. (Add lines 1a through 1d. Divide this amount by the number on line 2.) 4 U.S. shareholder's earnings and profits described in section 959(c)(1)(A) after reductions (if any) 5 6 6 7 Applicable earnings: 7a **b** Line 7a plus accumulated earnings and profits. 8 Distributions made by the CFC during the tax year 9 9 10 10 11 11 12 12 13 U.S. shareholder's pro rata share of the amount on line 12. 13 14 U.S. shareholder's earnings invested in U.S. property. (Enter the smaller of line 6 or line 13) . 14 15 15 Amount on line 14 that is excluded from the U.S. shareholder's gross income under section 959(a)(2) 16 16 17 Translate the amount on line 16 from functional currency to U.S. dollars at the year-end spot

inclusions (see section 959(a)(2) and Schedule J).

Distributions are also taken into account before the section 956 inclusion is determined. Distributions generally are treated as coming first from (and thus reducing the balances of) the previously taxed accounts. Thus, the U.S. shareholders must:

- 1. Compute the current subpart F inclusion (potentially increasing that previously taxed account);
- Take into account current distributions (potentially reducing the previously taxed and untaxed accounts); and
- Compute the current section 956 inclusion (potentially increasing or reclassifying the previously taxed accounts).

U.S. property is measured on a quarterly average basis. For purposes of Worksheet B, the amount taken into account with respect to U.S. property is its adjusted basis for earnings and profits purposes, reduced by any liability the property is subject to. See sections 956(c) and (d) for the definition of U.S. property. The amount of U.S. property held (directly or indirectly) by the CFC does not include any item that was acquired by the foreign corporation before it became a CFC.

except for the property acquired before the foreign corporation became a CFC that exceeds the applicable earnings (as defined in section 956(b)) accumulated during periods before it became a CFC.

rate (as provided in section 989(b)). Enter the result here and on line 2 of Schedule I.

If the foreign corporation **ceases to be** a **CFC** during the tax year:

- The determination of the U.S. shareholder's pro rata share will be made based upon the stock owned (within the meaning of section 958(a)) by the U.S. shareholder on the last day during the tax year in which the foreign corporation was a CFC;
- The CFC's U.S. property for the taxable year will be determined only by taking into account quarters ending on or before such last day (and investments in U.S. property as of the close of subsequent quarters should be recorded as zero on line 1); and
- In determining applicable earnings, current earnings and profits will include only earnings and profits that are allocable (on a pro rata basis) to the part of the year during which the foreign corporation was a CFC.

Schedule J

Use Schedule J to report accumulated E&P, in functional currency, computed under sections 964(a) and 986(b).

Column (a)

Use column (a) to report the opening balance, current year additions and subtractions, and the closing balance in the foreign corporation's post-1986 undistributed earnings pool.

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Note. Line 3 (E&P as of the close of the tax year, before actual or deemed distributions during the year) is the denominator of the deemed-paid credit fraction under section 902(c)(1) used for foreign tax credit purposes.

Column (b)

Use column (b) to report the aggregate amount of the foreign corporation's pre-1987 section 964(a) E&P accumulated since 1962 and not previously distributed or deemed distributed. These amounts are figured in U.S. dollars using the rules of Regulations sections 1.964-1(a) through (e), translated into the foreign corporation's functional currency according to Notice 88-70, 1988-2 C.B. 369.

Column (c)

Use column (c) to report the running balance of the foreign corporation's previously taxed earnings and profits (PTI), or section 964(a) E&P accumulated since 1962 that have resulted in deemed inclusions under subpart F. Pre-1987 U.S.

Worksheet C—U.S. Shareholder's Pro Rata Share of Previously Excluded Subpart F Income of a CFC Withdrawn From Qualified Investments in Less Developed Countries and From Qualified Investments in Foreign Base Company Shipping Operations

Enter the amounts on lines 1 through 6a in functional currency.

1	Decrease in qualified investments in less developed countries (see Regulations section		
•	1.955-1(b)(1)) and foreign base company shipping operations (see Regulations section		
	1.955A-1(b)(1))	1	
2	Limitation (see Regulations section 1.955-1(b)(2)):		
а	Enter the sum of E&P for the tax year and E&P accumulated for prior		
	tax years beginning after 1962		
h	Enter the sum of amounts invested in less developed countries or		
	foreign base company shipping operations and excluded from foreign		
	base company income for all prior tax years, minus the sum of such		
	amounts withdrawn for such years (see Regulations section		
	1.955-1(b)(2)(i))		
3	Enter the smaller of line 2a or line 2b	3	
4	Previously excluded subpart F income withdrawn for the tax year (enter the smaller of line 1 or		
	line 3)	4	
5	U.S. shareholder's pro rata share of line 4 (see Regulations section 1.955-1(c))	5	
6a	Divide the number of days in the tax year that the foreign corporation was a CFC by the number	60	
	of days in the tax year and multiply the result by line 5	6a	
D	Translate the amount on line 6a from functional currency to U.S. dollars at the average exchange rate. See section 989(b). Enter the result here and on line 3, Schedule I	6b	
Wor	ksheet D—U.S. Shareholder's Pro Rata Share of Previously Excluded Export Trade	Incor	me of a CFC
	3470 J		
	Withdrawn From Investment in Export Trade Assets		
	Enter the amounts on lines 1 through 7a in functional currency.	4	
1	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3))	1 2	
1 2	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	1 2	
1	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1		
1 2 3	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1 U.S. shareholder's pro rata share of the sum of E&P of the CFC for the tax year and E&P accumulated for prior tax years beginning after 1962 (see Regulations section 1.970-1(c)(2)(ii)).	2	
1 2 3	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3 4 a	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3 4 a	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3 4 a	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3 4 a	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3 4 a b	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3 4 a b	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	2	
1 2 3 4 a b	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	3	
1 2 3 4 a b c d	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1 U.S. shareholder's pro rata share of the sum of E&P of the CFC for the tax year and E&P accumulated for prior tax years beginning after 1962 (see Regulations section 1.970-1(c)(2)(ii)). Limitation under section 970(b) (see Regulations section 1.970-1(c)(2)(ii)): U.S. shareholder's pro rata share of the sum of the amounts by which the CFC's subpart F income for prior tax years was reduced under section 970(a) U.S. shareholder's pro rata share of the sum of the amounts that were not included in subpart F income of the CFC for prior tax years because of Regulations section 1.972-1 Add lines 4a and 4b U.S. shareholder's pro rata share of the sum of the amounts that were previously included in his or her gross income for prior tax years under section 951(a)(1)(A)(ii) because of section 970(b) Subtract line 4d from line 4c U.S. shareholder's pro rata share of the sum of the amounts that were previously included in his or her gross income for prior tax years under section 951(a)(1)(A)(ii) because of section 970(b) Subtract line 4d from line 4c	3	
1 2 3 4 a b c d	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1 U.S. shareholder's pro rata share of the sum of E&P of the CFC for the tax year and E&P accumulated for prior tax years beginning after 1962 (see Regulations section 1.970-1(c)(2)(ii)). Limitation under section 970(b) (see Regulations section 1.970-1(c)(2)(ii)): U.S. shareholder's pro rata share of the sum of the amounts by which the CFC's subpart F income for prior tax years was reduced under section 970(a)	3	
1 2 3 4 a b c d	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1 U.S. shareholder's pro rata share of the sum of E&P of the CFC for the tax year and E&P accumulated for prior tax years beginning after 1962 (see Regulations section 1.970-1(c)(2)(ii)). Limitation under section 970(b) (see Regulations section 1.970-1(c)(2)(i)): U.S. shareholder's pro rata share of the sum of the amounts by which the CFC's subpart F income for prior tax years was reduced under section 970(a)	2 3 5 6	
1 2 3 4 a b c d	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1	3	
1 2 3 4 a b c d	Enter the amounts on lines 1 through 7a in functional currency. Decrease in investments of the CFC in export trade assets (see Regulations section 1.970-1(d)(3)) U.S. shareholder's pro rata share of line 1 U.S. shareholder's pro rata share of the sum of E&P of the CFC for the tax year and E&P accumulated for prior tax years beginning after 1962 (see Regulations section 1.970-1(c)(2)(ii)). Limitation under section 970(b) (see Regulations section 1.970-1(c)(2)(i)): U.S. shareholder's pro rata share of the sum of the amounts by which the CFC's subpart F income for prior tax years was reduced under section 970(a)	2 3 5 6	

dollar PTI should be translated into the foreign corporation's functional currency using the rules of Notice 88-70 and added to post-1986 amounts in the appropriate PTI category.

• Include in column (c)(i) PTI attributable to, or reclassified as, investments in U.S. property (section 959(c)(1)(A) amounts).

• Include in column (c)(ii) PTI attributable to, or reclassified as, earnings invested in excess passive assets (section 959(c)(1)(B) amounts) accumulated in tax years of foreign corporations beginning after September 30, 1993, and before January 1, 1997.

• Include in column (c)(iii) PTI attributable to subpart F income net of any reclassifications (section 959(c)(2) amounts).

Column (d)

Use column (d) to report the opening and closing balance of the foreign

corporation's accumulated E&P. This amount is the sum of post-1986 undistributed earnings, pre-1987 section 964(a) E&P not previously taxed, and PTI

Line 1. Enter the balances for each column at the beginning of the tax year. If there is a difference between last year's ending balance on Schedule J, line 7, and this year's beginning balance on Schedule J, line 1, attach an explanation.

Schedule M

Every U.S. person described in Category 4 must file Schedule M to report the transactions that occurred during the foreign corporation's annual accounting period ending with or within the U.S. person's tax year.

If a U.S. corporation that owns stock in a foreign corporation is a member of a consolidated group, list the common parent as the U.S. person filing Schedule M.

Important. In translating the amounts from functional currency to U.S. dollars, use the average exchange rate for the foreign corporation's tax year. See section 989(b). Report the exchange rate in the entry space provided at the top of Schedule M using the "divide-by convention" specified under *Reporting Exchange Rates on Form 5471* on page 4.

Lines 4 and 16. Report on these lines platform contribution transaction payments received and paid by the foreign corporation (without giving effect to any netting of payments due and owed). See Regulations section 1.482-7T(b)(1)(ii). The corporation is required to complete both lines only if the corporation provides a platform contribution to other controlled participants and is required to make platform contribution transaction payments to other controlled participants that provide a platform contribution to other controlled cost sharing arrangement participants.

Note. The term "platform contribution transaction" is not limited to transactions that occurred on or after January 5, 2009, or transactions that occur pursuant to a cost sharing arrangement that was not in effect before January 5, 2009. See Temporary Regulations sections 1.482-7T(m)(1) and (2)(i).

Lines 5 and 17. Report on these lines cost sharing transaction payments received and paid by the foreign corporation (without giving effect to any netting of payments due and owed). See Regulations section 1.482-7T(1)(i). The corporation is required to complete line 5 only if the corporation itself incurred intangible development costs. If the corporation does not itself incur intangible development costs, then it should only report cost sharing transaction payments made on line 17.

Note. The term "cost sharing transaction" is not limited to transactions

that occurred on or after January 5, 2009, or transactions that occur pursuant to a cost sharing arrangement that was not in effect before January 5, 2009. See Temporary Regulations sections 1.482-7T(m)(1) and (2)(i).

Lines 9 and 21. Report on these lines dividends received and paid by the foreign corporation not previously taxed under subpart F in the current year or in any prior year.

Lines 25 and 26. Report on these lines the largest outstanding balances during the year of gross amounts borrowed from, and gross amounts loaned to, the related parties described in columns (b) through (f). Do not enter aggregate cash flows, year-end loan balances, average balances, or net balances. Do not include open account balances resulting from sales and purchases reported under other items listed on Schedule M that arise and are collected in full in the ordinary course of business.

Accrued payments and receipts. A corporation that uses an accrual method of accounting must use accrued payments and accrued receipts for purposes of computing the total amount to enter on each line of Schedule M.

Schedule O

Schedule O is used to report the organization or reorganization of a foreign corporation and the acquisition or disposition of its stock.

Every U.S. citizen or resident described in Category 2 must complete Part I. Every U.S. person described in Category 3 must complete Part II.

See Regulations section 1.6046-1(i) for rules on determining when U.S. persons constructively own stock of a foreign corporation and therefore are subject to the section 6046 filing requirements.

Part I

Column (d). Enter the date the shareholder first acquired 10% or more (in value or voting power) of the outstanding stock of the foreign corporation.

Column (e). Enter the date the shareholder acquired (whether in one or more transactions) an additional 10% or more (in value or voting power) of the outstanding stock of the foreign corporation.

Part II

Section A—General Shareholder Information

If the shareholder's latest tax return was filed electronically, enter "e-filed" in column (b)(3) instead of a service center.

Section C—Acquisition of Stock

Section C is completed by shareholders who are completing Schedule O because they have acquired sufficient stock in a foreign corporation. If the shareholder

acquired the stock in more than one transaction, use a separate line to report each transaction.

Column (d). Enter the method of acquisition (e.g., purchase, gift, bequest, trade).

Column (e)(2). Enter the number of shares acquired indirectly (within the meaning of section 958(a)(2)) by the shareholder listed in column (a).

Column (e)(3). Enter the number of shares constructively owned (within the meaning of section 958(b)) by the shareholder listed in column (a).

Section D—Disposition of Stock

Section D must be completed by shareholders who dispose of their interest (in whole or in part) in a foreign corporation.

Column (d). Enter the method of disposition (e.g., sale, bequest, gift, trade).

Example. In 1993, Mr. Jackson, a U.S. citizen, purchased 10,000 shares of common stock of foreign corporation X. The purchase represented 10% ownership of the foreign corporation.

On July 1, 2011, Mr. Jackson made a gift of 5,000 shares of foreign corporation X to his son, John. Because Mr. Jackson has reduced his holding in the foreign corporation, he is required to complete Form 5471 and Schedule O. To show the required information about the disposition, Mr. Jackson completes Section D as follows:

- Enters his name in column (a)
- Enters "common" in column (b).
- Enters "July 1, 2011" in column (c).
- Enters "gift" in column (d).
- Enters "5,000" in column (e)(1).
- Enters "-0-" in column (f) because the disposition was by gift.
- Enters the name and address of his son, John, in column (g).

Section F—Additional Information

Item (b). List the date of any reorganization of the foreign corporation that occurred during the last 4 years while any U.S. person held 10% or more in value or vote (directly or indirectly) of the corporation's stock. If there is more than one such date, use the most recent date. However, do not enter a date for which information was reported in Schedule E. Instead, enter the date (if any) of any reorganization prior to that date (if it is within the last 4 years).

Example for Item (c). Mr. Lyons, a U.S. person, acquires a 10% ownership in foreign corporation F. F is the 100% owner of two foreign corporations, FI and FJ. F is also a 50% owner of foreign corporation FK. In addition, F is 90% owned by foreign corporation W. Mr. Lyons does not own any of the stock of corporation W.

Mr. Lyons completes and files Form 5471 and Schedule O for the corporations in which he is a 10% or more shareholder. Mr. Lyons is also required to

submit a chart if the foreign corporation is a member of a chain of corporations, and to indicate if he is a 10% or more shareholder in any of those corporations.

Mr. Lyons would prepare a list showing the corporations as follows:

Corporation W

- Corporation F
 - Corporation FI
- Corporation FJ

Corporation FK

Then Mr. Lyons is required to indicate that he is a 10% or more shareholder in corporations F, FI, and FJ.

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form and related schedules will vary depending on individual circumstances. The estimated burden for individual taxpayers filing this form is approved under OMB control number 1545-0074 and is included in the estimates shown in the instructions for their individual income tax return. The estimated burden for all other taxpayers who file this form is shown below.

Form	Recordkeeping	Learning about the law or the form	Preparing and sending the form to the IRS
5471	82 hr., 45 min.	16 hr., 14 min.	24 hr., 17 min.
Sch. J (5471)	3 hr., 49 min.	1 hr., 29 min.	1 hr., 37 min.
Sch. M (5471)	32hr., 3 min.	12min.	43 min.
Sch. O (5471)	10 hr., 45 min.	24 min.	35 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form and related schedules simpler, we would be happy to hear from you. See the instructions for the tax return with which this form is filed.

Form 5471

Codes for Principal Business Activity

This list of principal business activities and their associated codes is designed to classify an enterprise by the type of activity in which it is engaged to facilitate the administration of the

Internal Revenue Code. These principal business activity codes are based on the North American Industry Classification System.

Using the list of activities and codes below, determine from which activity the company derives the largest percentage of its "total receipts." If the company purchases raw materials and supplies them to a subcontractor to produce the finished product, but retains title to the product, the company is considered a manufacturer and must use one of the manufacturing codes (311110-339900).

Enter on page 1, item 1f, the six digit code selected from the list below. In item 1g, enter a brief description of the company's business activity.

Code

Agriculture,	Forestry,	Fishing
and Hunting	_	_

Crop Production

Oilseed & Grain Farming 111100 Vegetable & Melon Farming 111210 (including potatoes & yams) 111300 Fruit & Tree Nut Farming 111400 Greenhouse, Nursery, & Floriculture Production 111900 Other Crop Farming (including tobacco, cotton, sugarcane, hay, peanut, sugar beet & all other crop

Animal Production

Beef Cattle Ranching & 112111 Farming 112112 Cattle Feedlots 112120 Dairy Cattle & Milk Production

112210 Hog & Pig Farming 112300 Poultry & Egg Production 112400 Sheep & Goat Farming Aquaculture (including shellfish & finfish farms & 112510

hatcheries) Other Animal Production 112900

Forestry and Logging

113110 **Timber Tract Operations** Forest Nurseries & Gathering 113210 of Forest Products

113310 Logging

Fishing, Hunting and Trapping

114110 Fishing

Hunting & Trapping 114210

Support Activities for Agriculture and Forestry

115110 Support Activities for Crop Production (including cotton ginning, soil preparation, planting, & cultivating) 115210 Support Activities for Animal Production

115310 Support Activities For Forestry

Mining

Oil & Gas Extraction 211110 212110 Coal Mining Metal Ore Mining 212200 212310 Stone Mining & Quarrying 212320 Sand, Gravel, Clay, & Ceramic & Refractory Minerals Mining & Quarrying 212390 Other Nonmetallic Mineral Mining & Quarrying 213110 Support Activities for Mining

Utilities

Flectric Power Generation 221100 Transmission & Distribution 221210 Natural Gas Distribution 221300 Water, Sewage & Other Systems 221500 Combination Gas & Electric

Construction

Construction of Buildings

Residential Building 236110 Construction Nonresidential Building 236200 Construction

Heavy and Civil Engineering Construction

Construction

Utility System Construction 237100 237210 Land Subdivision 237310 Highway, Street, & Bridge

Code 237990

Other Heavy & Civil Engineering Construction

Specialty Trade Contractors Foundation, Structure, & 238100

Building Exterior Contractors (including framing carpentry, masonry, glass, roofing, & siding)

238210 **Electrical Contractors** Plumbing, Heating, & Air-Conditioning Contractors 238220

Other Building Equipment 238290 Contractors

238300 **Building Finishing** Contractors (including drywall, insulation, painting, wallcovering, flooring, tile, & finish carpentry)

Other Specialty Trade Contractors (including site 238900 preparation)

Manufacturing

311800

311900

Food Manufacturing

311110 Animal Food Mfg 311200 Grain & Oilseed Milling Sugar & Confectionery Product Mfg 311300 Fruit & Vegetable Preserving & Specialty Food Mfg 311400 Dairy Product Mfg 311500 311610 Animal Slaughtering and Processing Seafood Product Preparation 311710 & Packaging

Bakeries & Tortilla Mfg

Other Food Mfg (including

coffee, tea, flavorings &

seasonings) **Beverage and Tobacco Product**

Manufacturing 312110 Soft Drink & Ice Mfg 312120 **Breweries** 312130 Wineries 312140 Distilleries Tobacco Manufacturing 312200

Textile Mills and Textile Product Mills

313000 Textile Mills 314000 Textile Product Mills **Apparel Manufacturing**

315100 Apparel Knitting Mills Cut & Sew Apparel 315210 Contractors

315220 Men's & Boys' Cut & Sew Apparel Mfg 315230 Women's & Girls' Cut & Sew

Apparel Mfg Other Cut & Sew Apparel Mfg 315290

Apparel Accessories & Other Apparel Mfg 315990

Leather and Allied Product Manufacturing

316110 Leather & Hide Tanning & Finishing 316210 Footwear Mfg (including

rubber & plastics) 316990 Other Leather & Allied Product Mfg

Wood Product Manufacturing 321110 Sawmills & Wood Preservation

Veneer, Plywood, & 321210 Engineered Wood Product Mfg

321900 Other Wood Product Mfg **Paper Manufacturing**

322100 Pulp, Paper, & Paperboard Code

322200 Converted Paper Product Mfg **Printing and Related Support** Activities

323100 Printing & Related Support Activities

Petroleum and Coal Products Manufacturing

324110 Petroleum Refineries (including integrated) Asphalt Paving, Roofing, & 324120 Saturated Materials Mfg 324190 Other Petroleum & Coal Products Mfg

Chemical Manufacturing

325100 Basic Chemical Mfg Resin, Synthetic Rubber, & Artificial & Synthetic Fibers & Filaments Mfg 325200 325300

Pesticide, Fertilizer, & Other Agricultural Chemical Mfg 325410 Pharmaceutical & Medicine Mfg

325500 Paint, Coating, & Adhesive Mfg Soap, Cleaning Compound, & 325600

Toilet Preparation Mfg 325900 Other Chemical Product & Preparation Mfg

Plastics and Rubber Products Manufacturing

326100 Plastics Product Mfg 326200 Rubber Product Mfg

Nonmetallic Mineral Product Manufacturing

Clay Product & Refractory 327100 Mfg 327210 Glass & Glass Product Mfg 327300 Cement & Concrete Product

Mfq Lime & Gypsum Product Mfg 327400

Other Nonmetallic Mineral 327900 Product Mfg

Primary Metal Manufacturing

331110 Iron & Steel Mills & Ferroalloy Mfg Steel Product Mfg from 331200

Purchased Steel Alumina & Aluminum 331310 Production & Processing 331400 Nonferrous Metal (except

Aluminum) Production & Processing 331500 Foundries

Fabricated Metal Product Manufacturing

332110 Forging & Stamping Cutlery & Handtool Mfg 332210 332300 Architectural & Structural Metals Mfg 332400

Boiler, Tank, & Shipping Container Mfg 332510 Hardware Mfg

Spring & Wire Product Mfg 332610 332700 Machine Shops; Turned Product; & Screw, Nut, & Bolt

Mfg Coating, Engraving, Heat Treating, & Allied Activities 332810 332900 Other Fabricated Metal Product Mfg

Machinery Manufacturing

Agriculture, Construction, & Mining Machinery Mfg 333100 Industrial Machinery Mfg 333200 Commercial & Service Industry Machinery Mfg 333310

Code

333410 Ventilation, Heating, Air-Conditioning, & Commercial Refrigeration **Equipment Mfg** 333510 Metalworking Machinery Mfg Engine, Turbine & Power Transmission Equipment Mfg 333610 333900 Other General Purpose Machinery Mfg

Computer and Electronic Product Manufacturing

Computer & Peripheral Equipment Mfg 334110 334200 Communications Equipment

334310 Audio & Video Equipment Mfg

334410 Semiconductor & Other Electronic Component Mfg Navigational, Measuring, 334500 Electromedical, & Control

Instruments Mfg Manufacturing & Reproducing Magnetic & Optical Media 334610

Electrical Equipment, Appliance, and Component Manufacturing

Electric Lighting Equipment 335100 Mfa 335200 Household Appliance Mfg 335310 Electrical Equipment Mfg Other Electrical Equipment & 335900 Component Mfg

Transportation Equipment Manufacturing

336100 Motor Vehicle Mfg 336210 Motor Vehicle Body & Trailer Mfg

336300 Motor Vehicle Parts Mfg 336410 Aerospace Product & Parts

336510 Railroad Rolling Stock Mfg 336610 Ship & Boat Building Other Transportation 336990

Equipment Mfa **Furniture and Related Product** Manufacturing

Furniture & Related Product 337000 Manufacturing

Miscellaneous Manufacturing 339110 Medical Equipment &

Supplies Mfg Other Miscellaneous Manufacturing

Wholesale Trade

Merchant Wholesalers, Durable Goods

Motor Vehicle & Motor 423100 Vehicle Parts & Supplies 423200 Furniture & Home **Furnishings** Lumber & Other Construction 423300 Materials Professional & Commercial Equipment & Supplies 423400

Metal & Mineral (except 423500 Petroleum) 423600 Electrical & Electronic Goods

Hardware, & Plumbing & Heating Equipment & 423700 Supplies 423800

Machinery, Equipment, & Supplies 423910

Sporting & Recreational Goods & Supplies Toy & Hobby Goods & 423920

Supplies 423930 Recyclable Materials

Form 5471 (continued)			
Code	Code	Code	Code
423940 Jewelry, Watch, Precious	446130 Optical Goods Stores	485410 School & Employee Bus	522292 Real Estate Credit (including
Stone, & Precious Metals	446190 Other Health & Personal	Transportation	mortgage bankers &
423990 Other Miscellaneous Durable	Care Stores	485510 Charter Bus Industry	originators)
Goods	Gasoline Stations	485990 Other Transit & Ground	522293 International Trade Financing
Merchant Wholesalers, Nondurable	447100 Gasoline Stations (including	Passenger Transportation	522294 Secondary Market Financing
Goods 424100 Paper & Paper Products	convenience stores with gas)	Pipeline Transportation	522298 All Other Nondepository Credit Intermediation
424210 Drugs & Druggists' Sundries	Clothing and Clothing Accessories Stores	486000 Pipeline Transportation	Activities Related to Credit
424300 Apparel, Piece Goods, &	448110 Men's Clothing Stores	Scenic & Sightseeing Transportation 487000 Scenic & Sightseeing	Intermediation
Notions	448120 Women's Clothing Stores	Transportation	522300 Activities Related to Credit
424400 Grocery & Related Products	448130 Children's & Infants' Clothing	Support Activities for Transportation	Intermediation (including loan
424500 Farm Product Raw Materials	Stores	488100 Support Activities for Air	brokers, check clearing, & money transmitting)
424600 Chemical & Allied Products	448140 Family Clothing Stores	Transportation	Securities, Commodity Contracts,
424700 Petroleum & Petroleum	448150 Clothing Accessories Stores	488210 Support Activities for Rail	and Other Financial Investments and
Products	448190 Other Clothing Stores	Transportation	Related Activities
424800 Beer, Wine, & Distilled Alcoholic Beverages	448210 Shoe Stores	488300 Support Activities for Water Transportation	523110 Investment Banking &
424910 Farm Supplies	448310 Jewelry Stores	488410 Motor Vehicle Towing	Securities Dealing
424920 Book, Periodical, &	448320 Luggage & Leather Goods Stores	488490 Other Support Activities for	523120 Securities Brokerage 523130 Commodity Contracts
Newspapers	Sporting Goods, Hobby, Book, and	Road Transportation	523130 Commodity Contracts Dealing
424930 Flower, Nursery Stock, &	Music Stores	488510 Freight Transportation	523140 Commodity Contracts
Florists' Supplies 424940 Tobacco & Tobacco Products	451110 Sporting Goods Stores	Arrangement	Brokerage
424940 Tobacco & Tobacco Products 424950 Paint, Varnish, & Supplies	451120 Hobby, Toy, & Game Stores	488990 Other Support Activities for Transportation	523210 Securities & Commodity
424990 Other Miscellaneous	451130 Sewing, Needlework, & Piece	Couriers and Messengers	Exchanges
Nondurable Goods	Goods Stores 451140 Musical Instrument &	492110 Couriers	523900 Other Financial Investment Activities (including portfolio
Wholesale Electronic Markets and	451140 Musical Instrument & Supplies Stores	492210 Local Messengers & Local	management & investment
Agents and Brokers	451211 Book Stores	Delivery	advice)
425110 Business to Business	451212 News Dealers & Newsstands	Warehousing and Storage	Insurance Carriers and Related
Electronic Markets	451220 Prerecorded Tape, Compact	493100 Warehousing & Storage	Activities
425120 Wholesale Trade Agents & Brokers	Disc, & Record Stores	(except lessors of miniwarehouses &	524140 Direct Life, Health, & Medical Insurance & Reinsurance
2.0.0.0	General Merchandise Stores	self-storage units)	Carriers
Retail Trade	452110 Department Stores	, , , , , , , , , , , , , , , , , , ,	524150 Direct Insurance &
Motor Vehicle and Parts Dealers	452900 Other General Merchandise Stores	Information	Reinsurance (except Life,
441110 New Car Dealers	Miscellaneous Store Retailers	Publishing Industries (except	Health & Medical) Carriers
441120 Used Car Dealers	453110 Florists	Internet)	524210 Insurance Agencies & Brokerages
441210 Recreational Vehicle Dealers	453210 Office Supplies & Stationery	511110 Newspaper Publishers	524290 Other Insurance Related
441221 Motorcycle Dealers	Stores	511120 Periodical Publishers	Activities (including
441222 Boat Dealers	453220 Gift, Novelty, & Souvenir	511130 Book Publishers	third-party administration of
	Ctoroo	511140 Directory & Mailing List	insurance and pension funds)
441229 All Other Motor Vehicle	Stores		
Dealers	453310 Used Merchandise Stores	Publishers	Funds, Trusts, and Other Financial
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Form 5471 (continued)			
Code	Code	Code	Code
Rental and Leasing Services	Management of Companies	Outpatient Care Centers	721199 All Other Traveler
532100 Automotive Equipment Rental & Leasing	(Holding Companies)	621410 Family Planning Centers 621420 Outpatient Mental Health &	Accommodation 721210 RV (Recreational Vehicle)
532210 Consumer Electronics &	551111 Offices of Bank Holding Companies	621420 Outpatient Mental Health & Substance Abuse Centers	Parks & Recreational Camps
Appliances Rental	551112 Offices of Other Holding	621491 HMO Medical Centers	721310 Rooming & Boarding Houses
532220 Formal Wear & Costume Rental	Companies	621492 Kidney Dialysis Centers	Food Services and Drinking Places
532230 Video Tape & Disc Rental	Administrative and Support	621493 Freestanding Ambulatory Surgical & Emergency	722110 Full-Service Restaurants 722210 Limited-Service Eating
532290 Other Consumer Goods	and Waste Management and	Centers	Places
Rental 532310 General Rental Centers	Remediation Services	621498 All Other Outpatient Care Centers	722300 Special Food Services
532400 Commercial & Industrial	Administrative and Support Services	Medical and Diagnostic Laboratories	(including food service contractors & caterers)
Machinery & Equipment	561110 Office Administrative Services	621510 Medical & Diagnostic	722410 Drinking Places (Alcoholic
Rental & Leasing Lessors of Nonfinancial Intangible	561210 Facilities Support Services	Laboratories	Beverages)
Assets (except copyrighted works)	561300 Employment Services	Home Health Care Services 621610 Home Health Care Services	Other Services
533110 Lessors of Nonfinancial	561410 Document Preparation Services	Other Ambulatory Health Care	Repair and Maintenance
Intangible Assets (except copyrighted works)	561420 Telephone Call Centers	Services	811110 Automotive Mechanical & Electrical Repair &
, ,	561430 Business Service Centers	621900 Other Ambulatory Health Care Services (including	Maintenance
Professional, Scientific, and	(including private mail centers & copy shops)	ambulance services & blood	811120 Automotive Body, Paint,
Technical Services Legal Services	561440 Collection Agencies	& organ banks)	Interior, & Glass Repair 811190 Other Automotive Repair &
541110 Offices of Lawyers	561450 Credit Bureaus	Hospitals 622000 Hospitals	Maintenance (including oil
541190 Other Legal Services	561490 Other Business Support Services (including	Nursing and Residential Care	change & lubrication shops & car washes)
Accounting, Tax Preparation, Bookkeeping, and Payroll Services	repossession services, court	Facilities	811210 Electronic & Precision
541211 Offices of Certified Public	reporting, & stenotype services)	623000 Nursing & Residential Care Facilities	Equipment Repair & Maintenance
Accountants	561500 Travel Arrangement &	Social Assistance	811310 Commercial & Industrial
541213 Tax Preparation Services 541214 Payroll Services	Reservation Services 561600 Investigation & Security	624100 Individual & Family Services 624200 Community Food & Housing,	Machinery & Equipment (except Automotive &
541219 Other Accounting Services	561600 Investigation & Security Services	& Emergency & Other Relief	Electronic) Repair &
Architectural, Engineering, and	561710 Exterminating & Pest Control	Services 624310 Vocational Rehabilitation	Maintenance 811410 Home & Garden Equipment &
Related Services 541310 Architectural Services	Services 561720 Janitorial Services	Services	Appliance Repair &
541320 Landscape Architecture	561730 Landscaping Services	624410 Child Day Care Services	Maintenance
Services	561740 Carpet & Upholstery Cleaning Services	Arts, Entertainment, and	- 811420 Reupholstery & Furniture Repair
541330 Engineering Services 541340 Drafting Services	561790 Other Services to Buildings &	Recreation	811430 Footwear & Leather Goods
541350 Building Inspection Services	Dwellings	Performing Arts, Spectator Sports,	Repair 811490 Other Personal & Household
541360 Geophysical Surveying & Mapping Services	561900 Other Support Services (including packaging &	and Related Industries 711100 Performing Arts Companies	Goods Repair & Maintenance
541370 Surveying & Mapping (except	labeling services, &	711210 Spectator Sports (including	Personal and Laundry Services
Geophysical) Services	convention & trade show organizers)	sports clubs & racetracks)	812111 Barber Shops 812112 Beauty Salons
541380 Testing Laboratories Specialized Design Services	Waste Management and	711300 Promoters of Performing Arts, Sports, & Similar Events	812113 Nail Salons
541400 Specialized Design Services	Remediation Services 562000 Waste Management &	711410 Agents & Managers for	812190 Other Personal Care
(including interior, industrial, graphic, & fashion design)	Remediation Services	Artists, Athletes, Entertainers, & Other Public Figures	Services (including diet & weight reducing centers)
Computer Systems Design and	Educational Convince	711510 Independent Artists, Writers,	812210 Funeral Homes & Funeral
Related Services	Educational Services 611000 Educational Services	& Performers Museums, Historical Sites, and	Services 812220 Cemeteries & Crematories
541511 Custom Computer Programming Services	(including schools, colleges,	Similar Institutions	812310 Coin-Operated Laundries &
541512 Computer Systems Design	& universities)	712100 Museums, Historical Sites, &	Drycleaners 812320 Drycleaning & Laundry
Services 541513 Computer Facilities	Health Care and Social	Similar Institutions Amusement, Gambling, and	Services (except
Management Services	Assistance	Recreation Industries	Coin-Operated)
541519 Other Computer Related	Offices of Physicians and Dentists 621111 Offices of Physicians (except	713100 Amusement Parks & Arcades	812330 Linen & Uniform Supply 812910 Pet Care (except Veterinary)
Services Other Professional, Scientific, and	mental health specialists)	713200 Gambling Industries 713900 Other Amusement &	Services
Technical Services	621112 Offices of Physicians, Mental	Recreation Industries	812920 Photofinishing
541600 Management, Scientific, &	Health Specialists 621210 Offices of Dentists	(including golf courses, skiing facilities, marinas, fitness	812930 Parking Lots & Garages 812990 All Other Personal Services
Technical Consulting Services	Offices of Other Health Practitioners	centers, & bowling centers)	Religious, Grantmaking, Civic,
541700 Scientific Research &	621310 Offices of Chiropractors	Accommodation and Food	Professional, and Similar Organizations
Development Services 541800 Advertising & Related	621320 Offices of Optometrists 621330 Offices of Mental Health	Services	813000 Religious, Grantmaking,
Services	Practitioners (except	Accommodation	Civic, Professional, & Šimilar Organizations (including
541910 Marketing Research & Public Opinion Polling	Physicians) 621340 Offices of Physical,	721110 Hotels (except Casino Hotels) & Motels	condominium and
541920 Photographic Services	Occupational & Speech	721120 Casino Hotels	homeowners associations)
541930 Translation & Interpretation	Therapists, & Audiologists	721191 Bed & Breakfast Inns	
Services 541940 Veterinary Services	621391 Offices of Podiatrists 621399 Offices of All Other		
541990 All Other Professional,	Miscellaneous Health		
Scientific, & Technical Services	Practitioners		
COLVICCO			