# 2006 Form 1120-IC-DISC, Interest Charge Domestic International Sales Corporation Return 

Purpose: $\quad$ This is the first circulated draft of the 2006 Form 1120-IC-DISC for your review and comments. See below for a discussion of the major changes.

TPCC meeting: None, but may be arranged if requested.
Instructions: The separate instructions for Form 1120-IC-DISC will be circulated at a later date.

Prior Version: The 2005 Form 1120-IC-DISC may be accessed at: http://publish.no.irs.gov/FORMS/PUBLIC/PDF/11473Y05.PDF

Other products: Circulations of draft tax forms and instructions are posted at: http://taxforms.web.irs.gov/draft_products.html. Draft publications are not available.

Comments: Please e-mail or call any comments by Friday, September 1, 2006.

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# 2006 Form 1120-IC-DISC 

 Interest Charge Domestic International Sales Corporation Return
## Description of Major Changes

## Page 1

We added a new line 9 to reflect Notice 2006-50, 2006-25 I.R.B. 1141, which states that taxpayers will be allowed credit refunds for telephone excise taxes ceasing to be collected under outdated law.

## Page 3

We deleted the reference to the $10 \%$ limit on the charitable contributions line (Schedule E, line 2d) to reflect section 301 of the Katrina Emergency Relief Act of 2005.

For calendar year 2006, or tax year beginning

(2) Enter the following for any corporation listed in G(1) that will report the IC-DISC's income:

| Tax year of first corporation | IRS Service Center where return will be filed |
| :--- | :--- |

Tax year of second corporation
IRS Service Center where return will be filed
$\mathbf{H}(1)$ Check the appropriate box(es) to indicate any intercompany pricing rules that were applied to $25 \%$ or more of gross income (line 1 below):
$\square$ 50-50 combined taxable income method4\% gross receipts methodSection 482 method ("arm's length pricing")
(2) Check here $\square$ if the marginal costing rules under section 994(b)(2) were applied in figuring the combined taxable income for any transactions.

## All Computations Must Reflect Intercompany Pricing Rules If Used (Section 994) <br> See separate Schedule P (Form 1120-IC-DISC).

## Taxable Income



## Refundable Credits



10 Total refundable credits. Add lines 8 and 9
8

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true,
Sign correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge.


| Paid |
| :--- |
| Preparer's |
| Use Only |

## Schedule A Cost of Goods Sold (see instructions)

If the intercompany pricing rules of section 994 are used, reflect actual purchases from a related supplier at the transfer price determined under such rules. See separate Schedule P (Form 1120-IC-DISC).
1 Inventory at beginning of the year
2 Purchases
3 Cost of labor
4 Additional section 263A costs (attach schedule)
5 Other costs (attach schedule)
6 Total. Add lines 1 through 5
7 Inventory at end of the year
8 Cost of goods sold. Subtract line 7 from line 6. Enter here and on line 2, page 1.
9a Check all methods used for valuing closing inventory: (i) $\square$ Cost as described in Regulations section 1.471-3
(ii) $\square$ Lower of cost or market as described in Regulations section 1.471-4
(iii) $\square$ Other (Specify method used and attach explanation.)
b Check if there was a writedown of "subnormal" goods as described in Regulations section 1.471-2(c)
c Check if the LIFO inventory method was adopted this tax year for any goods. (If checked, attach Form 970.) . $\square \square$
d If the LIFO inventory method was used for this tax year, enter percentage (or amounts) of closing inventory computed under LIFO

9d
e If property is produced or acquired for resale, do the rules of section 263A apply to the corporation?
f Was there any change in determining quantities, cost, or valuations between the opening and closing inventory? (If "Yes," attach explanation.)


Schedule B Gross Income (see instructions)

| (a) Type of receipts | Commission sales |  | $\begin{aligned} & \text { (d) Other } \\ & \text { receiots } \end{aligned}$ | (e) Total (add columns (c) and (d)) |
| :---: | :---: | :---: | :---: | :---: |
|  | (b) Gross receipts | (c) Commission |  |  |
| 1 Qualified export receipts from sale of export property- <br> a To unrelated purchasers: |  |  |  |  |
| (ii) Foreign sales through a related foreign entity |  |  |  |  |
| (iii) Persons in the United States (other than an unrelated IC-DISC) |  |  |  |  |
| (iv) An unrelated IC-DISC . . . . |  |  |  |  |
| b To related purchasers: <br> (i) Direct foreign sales |  |  |  |  |
| (ii) Persons in the United States |  |  |  |  |
| Total |  |  |  |  |
| 2 Other qualified export receipts: |  |  |  |  |
| Leasing or renting of export property |  |  |  |  |
| b Services related and subsidiary to a qualified export sale or lease |  |  |  |  |
| c Engineering and architectural services |  |  |  |  |
| d Export management services |  |  |  |  |
| e Qualified dividends (Schedule C, line 15) |  |  |  |  |
| Interest on producer's loans |  |  |  |  |
| g Other interest (attach schedule) |  |  |  |  |
| h Capital gain net income (attach Schedule D (Form 1120)) |  |  |  |  |
| Net gain or (loss) from Part II, Form 4797 (attach Form 4797) |  |  |  |  |
| j Other (attach schedule) |  |  |  |  |
| k Total |  |  |  |  |
| 3 Nonqualified gross receipts: |  |  |  |  |
| a Ultimate use in United States |  |  |  |  |
| b Exports subsidized by the U.S. Government |  |  |  |  |
| c Certain direct or indirect sales or leases for use by the U.S. Government . |  |  |  |  |
| d Sales to other IC-DISCs in the same controlled group |  |  |  |  |
| e Nonqualified dividends (Schedule C, line 16) |  |  |  |  |
| Other (attach schedule) |  |  |  |  |
| Total . . . . . |  |  |  |  |
| 4 Total. Add lines $1 \mathrm{c}, 22$, 39, column (e). Enter here and on line 1 , page 1 |  |  |  |  |

## Schedule C Dividends and Dividends-Received Deduction (see instructions)

1 Dividends from less-than-20\%-owned domestic corporations (other than debt-financed stock)
2 Dividends from 20\%-or-more-owned domestic corporations (other than debt-financed stock)
3 Dividends on debt-financed stock of domestic and foreign corporations (section 246A)
4 Dividends on certain preferred stock of less-than-20\%-owned public utilities
5 Dividends on certain preferred stock of 20\%-or-more-owned public utilities
6 Dividends from less-than-20\%-owned foreign corporations
7 Dividends from 20\%-or-more-owned foreign corporations
8 Dividends from wholly owned foreign subsidiaries (section 245(b))
9 Total. Add lines 1 through 8 . See instructions for limitation
10 Dividends from foreign corporations not included on lines 3, 6, 7, or 8
11 Income from controlled foreign corporations under subpart $F$ (attach Form(s) 5471)
12 IC-DISC and former DISC dividends not included on lines 1, 2, or 3 (section 246(d))
13 Other dividends
14 Total dividends. Add lines 1 through 13, column (a)
15 Qualified dividends. Enter here and on Schedule B, line 2e, column (d)
16 Nonqualified dividends. Subtract line 15 from line 14. Enter here and on Schedule B, line 3e, column (d)

| (a) Dividends received | (b) \% | (c) Dividends-received deduction ((a) $\times(\mathrm{b}))$ |
| :---: | :---: | :---: |
|  | 70 |  |
|  | 80 |  |
|  | instructions |  |
|  | 42 |  |
|  | 48 |  |
|  | 70 |  |
| ) | 80 |  |
| $\square$ | 100 |  |
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## Schedule E Deductions (Before completing, see Limitations on Deductions in the instructions.)

1 Export promotion expenses:
a Market studies
b Advertising
c Depreciation (attach Form 4562)
d Salaries and wages
e Rents
f Sales commissions
g Warehousing
h Freight (excluding insurance)
i Compensation of officers
j Repairs and maintenance
k Pension, profit-sharing, etc., plans
I Employee benefit programs
m Other (list):
n Total. Add lines 1a through 1m
2 Other expenses not deducted on line 1:
a Bad debts
b Taxes and licenses
c Interest
d Contributions
e Freight
f Freight insurance
g Other (list):
h Total. Add lines 2a through 2 g
3 Total deductions. Add lines 1 n and 2 h . Enter here and on line 4, page 1

| 1 a |  |
| :---: | :--- |
| 1 b |  |
| 1 c |  |
| 1 d |  |
| 1 e |  |
| 1 f |  |
| 1 g |  |
| 1 h |  |
| 1 i |  |
| 1 j |  |
| 1 k |  |
| 1 l |  |
| 1 m |  |
| 1 n |  |
| 2 a |  |
| 2 b |  |
| 2 c |  |
| 2 d |  |
| 2 e |  |
| 2 f |  |
| 2 g |  |
| 2 h |  |
| 3 |  |

Schedule J Deemed and Actual Distributions and Deferred DISC Income for the Tax Year Part I—Deemed Distributions Under Section 995(b)(1) (see instructions)
1 Gross interest derived during the tax year from producer's loans (section 995(b)(1)(A))
2 Gain recognized on the sale or exchange of section 995(b)(1)(B) property (attach schedule)
3 Gain recognized on the sale or exchange of section 995(b)(1)(C) property (attach schedule)
$450 \%$ of taxable income attributable to military property (section 995(b)(1)(D)) (attach schedule)
5 Taxable income from line 7, Part II, below
6 Taxable income of the IC-DISC (from line 7, page 1)
7 Add lines 1 through 5
8 Subtract line 7 from line 6
9 If you have shareholders that are C corporations, enter one-seventeenth of line 8 (.0588235 times line 8)
10 International boycott income (see instructions)
11 Illegal bribes and other payments

| 1 |  |
| :--- | :--- |
| 2 |  |
| 3 |  |
| 4 |  |
| 5 |  |
| 6 |  |
| 7 |  |
| 8 |  |

Note: Separate computations for lines 12-23 are required for shareholders that are C corporations and shareholders that are not C corporations. Complete lines 12, 14, 15, 17a, 18, 20, and 22 for shareholders that are not C corporations. Complete lines 13, 14, 16, 17b, 19, 21, and 23 for shareholders that are C corporations.
12 Add lines 7, 10, and 11
13 Add lines 7, 9, 10, and 11
14 Earnings and profits for the tax year (attach schedule)
15 Enter the smaller of line 12 or 14

|  |  |
| :--- | :--- |
| 9 |  |
| 10 |  |

6 Enter the smaller of line 13 or 14
16
17 Foreign investment attributable to producer's loans (attach schedule):
a For shareholders other than C corporations
17a
b For shareholders that are C corporations
17b
18 Add lines 15 and 17a
19 Add lines 16 and 17b
20 Enter percentage of stock owned by shareholders other than $C$ corporations
21 Enter percentage of stock owned by shareholders that are C corporations
22 Multiply line 18 by line 20 (Allocate to shareholders other than C corporations)
23 Multiply line 19 by line 21 (Allocate to C corporation shareholders)
24 Total deemed distributions under section 995(b)(1) for all shareholders. Add lines 22 and 23
Part II-Section 995(b)(1)(E) Taxable Income (see instructions)
1 Total qualified export receipts (see instructions)
2 Statutory maximum

| 1 |  |
| :--- | :--- |
| 2 | $\$ 10,000,000$ |
| 3 |  |
| 4 |  |
| 5 |  |
|  |  |
| 6 |  |
| 7 |  |

Part III-Deemed Distributions Under Section 995(b)(2) (see instructions)


Part V—Deferred DISC Income Under Section 995(f)(3) (see instructions)

| 1 | Accumulated IC-DISC income (for periods after 1984) at end of computation year |
| :---: | :---: |
| 2 | Distributions-in-excess-of-income for the tax year following the computation year to which line 1 applies |
| 3 | Deferred DISC income under section 995(f)(3). Subtract line 2 from line 1 |


| chedule L Balance Sheets per Books |  | (a) Beginning of tax year | (b) End of tax year |
| :---: | :---: | :---: | :---: |
| ¢ <br> \# <br> ¢ <br> 1 | 1 Qualified export assets: <br> a Working capital (cash and necessary temporary investments) <br> b Funds awaiting investment (cash in U.S. banks in excess of working capital needs) in other qualified export assets <br> c Export-Import Bank obligations <br> d Trade receivables (accounts and notes receivable) Less allowance for bad debts <br> e Export property (net) (including inventory and qualified property held for lease) <br> f Producer's loans <br> g Investment in related foreign export corporations <br> h Depreciable assets <br> Less accumulated depreciation <br> Other (attach schedule) <br> 2 Nonqualified assets (net) (list): <br> 3 Total assets. Combine lines 1a through 2 |  |  |
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|  | 4 Accounts payable <br> 5 Other current liabilities (attach schedule) <br> 6 Mortgages, notes, bonds payable in 1 year or more <br> 7 Other liabilities (attach schedule) <br> 8 Capital stock <br> 9 Additional paid-in capital <br> 10 Other earnings and profits <br> 11 Previously taxed income (section 996(f)(2)) <br> 12 Accumulated pre-1985 DISC income (see instructions) <br> 13 Accumulated IC-DISC income (see instructions) <br> 14 Less cost of treasury stock <br> 15 Total liabilities and shareholders' equity |  |  |
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## Schedule M-1 Reconciliation of Income per Books With Income per Return



## Schedule N Export Gross Receipts of the IC-DISC and Related U.S. Persons (see instructions)

1 See page 15 of the instructions and enter the product code and percentage of total export gross receipts for (a) the largest and (b) 2nd largest product or service sold or provided by the IC-DISC:
(a) Code Percentage of total
\%
(b) Code
Percentage of total
\%

2 Export gross receipts for 2006
(a) Export gross receipts of the IC-DISC

Export gross receipts of related U.S. persons

|  | (b) Related IC-DISCs | (c) All other related U.S. persons |
| :--- | :--- | :--- |
|  |  |  |

3 If item 2(b) or 2(c) is completed, complete the following (if more space is needed, attach a schedule following the format below):
(a) IC-DISCs in Your Controlled Group

(b) All Other Related U.S. Persons in Your Controlled Group

| Name |  | Address | Identifying number |
| :--- | :--- | :--- | :--- |
|  |  |  |  |

## Schedule 0 Other Information (see instructions)

1 See page 14 of the instructions and enter the main:
a Business activity
b Product or service
2a Did 95\% or more of the IC-DISC's gross receipts for the tax year consist of qualified export receipts (defined in section 993(a))?
b Did the adjusted basis of the IC-DISC's qualified export assets (as defined in section 993(b)) at the end of the tax year equal or exceed $95 \%$ of the sum of the adjusted basis of all the IC-DISC's assets at the end of the tax year?
$\mathbf{c}$ If $\mathbf{a}$ or $\mathbf{b}$ is "No," did the IC-DISC make a pro rata distribution of property as defined in section 992(c)?
3 Did the IC-DISC have more than one class of stock at any time during the tax year?
4 Was the par or stated value of the IC-DISC's stock at least $\$ 2,500$ on each day of the tax year (for a new corporation, this means on the last day for making an election to be an IC-DISC and for each later day)? . .
5 Did the IC-DISC keep separate books and records?
6a Does the IC-DISC or any member of the IC-DISC's controlled group (as defined in section 993(a)(3)) have operations in or related to any country (or with the government, a company, or a national of that country) associated with carrying out the boycott of Israel that is on the list kept by the Secretary of the Treasury under section 999(a)(3)?
b Did the IC-DISC or any member of the controlled group of which the IC-DISC is a member have operations in any unlisted country that the IC-DISC knows or has reason to know requires participation in or cooperation with an international boycott against Israel?
c Did the IC-DISC or any member of the controlled group of which the IC-DISC is a member have operations in any country that the IC-DISC knows or has reason to know requires participation in or cooperation with an international boycott other than the boycott of Israel?

If the answer to any of the questions in 6 is "Yes," see instructions and Form 5713, International Boycott Report.

7 Enter the amount of tax-exempt interest income received or accrued during the tax year \$ $\qquad$
Note: If the IC-DISC, at any time during the tax year, had assets or operated a business in a foreign country or U.S. possession, it may be required to attach Schedule N (Form 1120), Foreign Operations of U.S. Corporations, to this return. See Schedule $N$ for details.

