SCHEDULE S (Form 1120-F)

Exclusion of Income From the International Operation of Ships or Aircraft Under Section 883

OMB No. 1545-0126

2009

Employer identification number

Department of the Treasury Internal Revenue Service Name of corporation

► Attach to Form 1120-F.

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Pai				
1a	er the name of the qualified foreign country in which the foreign corporation was organized >			
b	Check one (and only one) of the following boxes to indicate the type of equivalent exemption granted by the for country listed on line 1a above: Domestic law			
	☐ Exchange of notes			
	☐ Income tax convention			
С	Enter the applicable authority (i.e., the specific provision) of the equivalent exemption type instructions) ▶		•	
2	Enter the gross income in each of the following categories of qualified income for which the exemption is being			
	Note. If an amount is not readily determinable, enter a reasonable estimate. If an estimate is u below, check here $ ightharpoonup$		any of the lines	
а	Income from the carriage of passengers and cargo	2a		
b	Time or voyage (full) charter income of a ship or wet lease income of an aircraft	2b		
C	Bareboat charter income of a ship or dry lease income of an aircraft	2c 2d		
d	Incidental bareboat charter income of a ship or incidental dry lease income of an aircraft	2e		
e	Incidental container-related income	20		
f	included on lines 2d and 2e above	2f		
g	Capital gains derived by a qualified foreign corporation engaged in the international operation of ships or aircraft from the sale, exchange or other disposition of a ship, aircraft, container or			
	related equipment or other moveable property used by that qualified foreign corporation in the			
	international operation of ships or aircraft	2 g		
h	Income from participation in a pool, partnership, strategic alliance, joint operating agreement, code-sharing arrangement, international operating agency, or other joint venture described in			
	Regulations section 1.883-1(e)(2)	2h		
	Stock ownership test of Regulations section 1.883-1(c)(2):			
3	Check one (and only one) of the following boxes to indicate the test under which the stock ownership test of Regulations			
	section 1.883-1(c)(2) was satisfied: The publicly-traded test of Regulations section 1.883-2(a). Complete Part II.			
	☐ The CFC stock ownership test of Regulations section 1.883-3(a). Complete Part III.			
	☐ The qualified shareholder stock ownership test of Regulations section 1.883-4(a). Complete Par	t IV.		
4	Check the box if any of the shares of the foreign corporation's stock or the stock of any direct,		t. or constructive	
	shareholder are issued in bearer form			
5		f the box on line 4 is checked, check the box on this line 5 if none of the bearer shares were relied on to satisfy any of the		
Day	stock ownership tests described in Regulations section 1.883-1(c)(2)	<u></u>	⊔	
	t II Stock Ownership Test for Publicly-Traded Corporations			
6	Enter the name of the country in which the stock is primarily traded			
7	Enter the name of the securities market(s) on which the stock is listed			
8	Enter a description of each class of stock relied on to meet the "regularly traded test" of Regulat (see instructions for description requirements) ▶			
9	Do one or more 5% chareholders (see instructions for definition) own in the aggree			
9	Do one or more 5% shareholders (see instructions for definition) own in the aggregate 50% or more of the vote and value of the outstanding shares of any class of stock for more than half the number of days during			
	the tax year?			
	If "Yes," complete line 10.			
	If "No," skip line 10.			
10	For each class of stock relied on to meet the "regularly traded test" of Regulations section 1.883-2	d), indi	cate:	
а	The days during the tax year of the corporation in which the class of stock was closely held, without regard to exception in Regulations section 1.883-2(d)(3)(ii) ▶			
(ii) The total percentage of the vote and value of the class of stock that is owned by 5% shareholders such days ▶ %			ing	

Schedule S (Form 1120-F) 2009 For all qualified shareholders on which the corporation intends to rely to satisfy the closely-held exception test of Regulations section 1.883-2(d)(3), and who own stock in the closely-held block (directly, indirectly, or by applying the attribution rules of Regulations section 1.883-4(c)), enter: (i) The total number of qualified shareholders, as defined in Regulations section 1.883-4(b)(1) ▶ (ii) The total percentage of the value of the shares of the class of stock owned, directly or indirectly, by such qualified shareholders by country of residence (see instructions): Country code (see instructions) Percentage (iii) The days during the tax year of the corporation that such qualified shareholders owned, directly or indirectly, their shares in the closely-held block of stock ▶ Part III Stock Ownership Test for Controlled Foreign Corporations Enter the percentage of the value of the shares of the CFC that is owned by all "qualified U.S. persons" identified in the qualified ownership statements required under Temporary Regulations section 1.883-3T(c)(2), applying the attribution of ownership rules of Temporary Regulations section 1.883-3T(b)(4) ▶ % Enter the period during which such qualified U.S. persons held such stock (see instructions) ▶..... Enter the period during which the foreign corporation was a CFC (see instructions) ▶ 13 Qualified Shareholder Stock Ownership Test Part IV Check the box if more than 50% of the value of the outstanding shares of the corporation is owned (or treated as owned by reason of Regulations section 1.883-4(c)) by qualified shareholders for each category of income for which the With respect to all qualified shareholders relied on to satisfy the 50% ownership test of Regulations section 1.883-4(a): 16 Enter the total number of such qualified shareholders as defined in Regulations section 1.883-4(b)(1) ▶ Enter the total percentage of the value of the outstanding shares owned, applying the attribution rules of Regulations section 1.883-4(c), by such qualified shareholders by country of residence or organization, whichever is applicable: Percentage Country code (see instructions) Enter the period during the tax year of the foreign corporation that such stock was held by qualified shareholders ▶

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