Department of the Treasury **Internal Revenue Service**

Instructions for Form 104

Annual Withholding Tax Return for U.S. Source Income of Foreign Persons

Future Developments

Code unless otherwise noted.

a QDD, see the QI Agreement in Rev. For the latest information about developments related to Form 1042 and Proc. 2017-15, available at IRS.gov/irb/ its instructions, such as legislation 2017-03 IRB#RP-2017-15. See also enacted after they were published, go toection 871(m). IRS.gov/Form1042.

What's New

New field for employer identification 1042 (and Form 1042-S). See Chapter 3 the year). number (EIN) of a qualified derivation 4 status codes of withholding agent, deep (ODD) ADD that must leter.

complete section 4 of the form should netertial 871(m) transactions. Section Section include its regular EIN (not its QI-EIN) in 3 of Form 1042 applies to payments make provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under any potential provided on the form (rather than a withholding agent under as part of the attached statement). See section 871(m) transaction (rather than Use Form 1042 to report the following. Section 4. Dividend Equivalent Paymentisust payments made under notional by a Qualified Derivatives Dealer (QDD) principal contracts or other derivatives (excluding withholding under sections later.

Centralized partnership audit regime underlying security). Any withholding Section 1101 of the Bipartisan Budget Agent making such a payment must complete Section 3.

(BBA) of 2015 repealed the TEFRA partnership procedures and the ElectingLine 63c, Adjustments to overwith- • The tax withheld under chapter 4 on Large Partnership (ELP) provisions and **holding.** Withholding agents that reduce the holding by the large payments. For the replaced them with a new centralized their withholding by repaying a beneficial ithholding requirements of chapter 4, see partnership audit regime effective for owner in the year following the calenda Regulations sections 1.1471-2(a), partnership tax years beginning on or after of overwithholding pursuant to the 1.1471-4(b), and 1.1472-1(a). January 1, 2018. The new regime reimbursement or set-off procedures provides for determination, assessmentshould report such repayments on and collection of underpayments at the line 63c(1). Withholding agents that partnership level unless certain electionis crease their withholding in the year are made by the partnership. Under the stellowing the calendar year of are made by the partnership. Under the to low in the calendar year of payments of eligible deferred rules, a partnership (or a pass-through underwithholding by withholding on fut to measure the control of the control partner) may be required to withhold unberments made to a beneficial owner on ongrantor trusts to a covered expatriate. chapter 3 or chapter 4 when there has from other property or additional been an adjustment under the centralized ntributions of a beneficial owner that 1042-S under chapter 3 or 4. See partnership audit regime to an item of held in custody or otherwise controlled Regulations section 1.1474-1(d)(2)(i) for income or gain allocable to a foreign the withholding agent should report the definition of a chapter 4 reportable person (or any other person subject to additional withholding on line 63c(2). withholding). If the adjustment is to an Withholding agents should also report of ported on Form 1042-S for chapter 4 amount subject to withholding that is line 63c(2) any other amounts withheld purposes) and Regulations section reportable on Form 1042, the partnershthe year following the calendar year in (or pass-through partner) should report which the related payment was made (the porting for chapter 3 purposes. the withholding on Form 1042 for the year extent permitted under an applicable

Reminders

withheld. See section 6241(9).

Qualified derivatives dealers (QDDs)hould use line 65b to report deposits of under section 897(h)(4)) must withhold A withholding agent that is a Qualified tax withheld in the year following the Intermediary (QI) acting as a QDD must calendar year in which the related assume certain withholding and reporting yment was made. See Deposit responsibilities with respect to payments equirements, later, for when a withholding agent should designate a made on potential section 871(m) transactions in its QDD capacity. Form deposit as being made for the calendar 1042 includes Section 4, which a QI that gar in which the payment was made. a QDD (or has a branch that is a QDD)

Section references are to the Internal Revenuemust complete if it made any payments chapter 3 and 4 status codes. The its QDD capacity that are reportable on chapter 3 and 4 status codes of this form. For more information on the withholding agents are required withholding and reporting requirements egardless of the types of payments reported on this form.

> **Escrow procedure.** See the instructions for Lines 1 through 60, later, if you are These instructions provide guidance to using the escrow procedure under Regulations section 1.1471-2(a)(5)(ii) or QDDs regarding the proper withholding 1,1441-3(d) (and are not depositing the agent status code to use when filing Form amount of tax withheld with the IRS during

• The tax withheld under chapter 3 contracts that reference a U.S. stock or 1445 and 1446 except as indicated below) on certain income of foreign persons, including nonresident aliens, foreign partnerships, foreign corporations, foreign estates, and foreign trusts.

 The tax withheld pursuant to section 5000C on specified federal procurement payments.

The tax withheld under section 877A on

 Payments that are reported on Form amount (which are amounts required to be 1.1461-1(c)(2) for amounts subject to

in which it pays the tax required to be regulation section in chapter 3 or 4). Secertain distributions subject to section the instructions for Lines 63a through 634,45 withholding tax. Publicly traded trusts, real estate investment trusts, and regulated investment companies that are Lines 65a and 65b. Withholding agentalified investment entities (as defined section 1445 tax on certain distributions and report such amounts on Form 1042. For more information, see Regulations section 1.1445-8 and the Instructions for Form 1042-S.

> **Publicly traded partnerships (section** 1446 withholding tax). For purposes of

reporting on Form 1042, a publicly tradepartnership, corporation, nominee, partnership (PTP) must withhold sectiongovernment agency, association, or partners. A nominee that receives a distribution of ECI from a PTP and is person holding an interest in the PTP onpurposes of chapter 4. Entities.

Who Must File

disposes of, or pays a withholdable payment (to which chapter 4 withholdingrovisions of chapter 3 or 4. applies) or an amount subject to any PTP or nominee making a distribution well as interest and any applicable

You must file Form 1042 if any of thewithhold. following applies.

- You are required to file or otherwise fintermediary Form(s) 1042-S for purposes of either the extent reporting is required). File For Whether that other person is the 1042 even if you file Form(s) 1042-S electronically.
- You file Form(s) 1042-S to report to a recipient tax withheld by your withholding agent.
- foreign private foundations that are subject to tax under section 4948(a).
- federal procurement payments that areon the QI Agreement, see IRS.gov/ subject to withholding under section 5000C.
- You pay an eligible deferred from a nongrantor trust to a covered expatriate under section 877A.
- withholding foreign partnership (WP), withholding foreign trust (WT), (FFI), or reporting Model 1 FFI making a partners, beneficiaries, or owners. claim for a collective refund under your respective agreement with the IRS. See Nonqualified intermediary. A

Withholding Agent

withholding agent. A withholding agent may be an individual, trust, estate,

1446 tax on distributions of effectively tax-exempt foundation, whether domestic withholding agent includes a participating freign trust (NWT) is a FFI or registered deemed-compliant FFI foreign trust that is not a withholding connected income (ECI) to its foreign or foreign. For purposes of chapter 4, a treated as the withholding agent must use extent such FFI is required to withhold

1.1446-4 and Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign and any applicable populities. A applicable home office or branch that seeks to be a QDD must qualify and be and any applicable penalties. A liable for the failure to comply with the

interest and penalties for failure to

chapter 3 or 4 (whether or not any tax wastodian, broker, nominee, or otherwise ganization subject to regulatory withheld or was required to be withheld to an agent for another person, regardless pervision in its home jurisdiction and beneficial owner of the amount paid, a flow-through entity, or another intermediary.

Qualified intermediary. A QI is an • You pay gross investment income to intermediary (or in the case of a QDD, a principal) that is a party to a QI Agreement of 7602 or, in the case of a QI, an with the IRS described in Regulations • You pay any foreign person specified section 1.1441-1(e)(5)(iii). For information

Businesses/Corporations/Qualified-<u>Intermediary-System.</u>

compensation item to a covered expatrial thholding foreign trust. A WP or White 24 (RS.gov/irb/ or you are a trustee making a distribution is a foreign partnership or trust that has a partner trust to a covered as a foreign partnership or trust that has a partner trust to a covered as a foreign partnership or trust that has a partner trust to a covered as a foreign partnership or trust that has a partner trust to a covered as a foreign partnership or trust that has a partner trust to a covered as a foreign partnership or trust that has the IRS described in Regulations section 2018-05, available at IRS.gov/irb/ • You are a qualified intermediary (QI), 1.1441-5(c)(2) and (e)(5) in which it agrees to assume primary withholding

Regulations section 1.1471-1(b)(114) fononqualified intermediary (NQI) is any the definition of a reporting Model 1 FFI intermediary that is not a U.S. person an agistered deemed-compliant FFI (as that is not a OI.

Nonwithholding foreign partnership eduirements of section 1471(b) of the Any person required to withhold tax is anonwithholding foreign partnership (NWC) de. This includes a reporting Model 1

is a foreign partnership that is not a withholding foreign partnership.

Form 1042 to report the tax withheld. Foax. See Regulations section 1.1473-1(dQualified derivatives dealer (QDD). A this purpose, a nominee is a domestic for the definition of a withholding agent @DD is a qualified intermediary (QI) that is an eligible entity that agrees to assume behalf of one or more foreign partners. For behalf of the requirements of a QDD and the other more information, see Regulations section you are personally liable for any tax. 1.1446-4 and Pub. 515, Withholding of required to be withheld as well as interest. withholding agent acting through an agent to a withholding agent with deposit any tax required to be withheld a Form W-8IMY indicating that it is acting Every withholding agent or intermediar and deposited even if the agent is also as a QDD for payments with respect to who receives, controls, has custody of, withholding agent and is itself separately underlying securities that it receives in a disposes of or pays a withholdable. principal capacity, separately identify the home office or branch as the recipient on a withholding, must file an annual return for purposes of chapter 3, if you had withholding statement in the preceding calendar year on Form 1043 tisfy its U.S. tax liability, then both your mary chapters 3 and 4 withholding unless an exception to filing applies. Also and the foreign person are liable for tax responsibilities and primary Form 1099 For purposes of chapter 3, if you fail withholding statement (if necessary), and section 1445, must file Form 1042 for the last but remain liable for antile QI Agreement in Rev. Proc. 2017-15 for more information.

> Qualified securities lender. A qualified securities lender (QSL) is a foreign financial institution that is a bank, An intermediary is a person who acts as castodian, broker-dealer, or clearing that is:

- 1. Regularly engaged in the business of borrowing securities of U.S. corporations and lending such securities to unrelated customers; and
- Subject to audit by the IRS under

For further information about requirements for QSL status and the withholding requirements for substitute Withholding foreign partnership or dividend payments, see Notice 2010-46,

entered into a withholding agreement with use of January 1, 2020. See Notice <u>2018-06 IRB#NOT-2018-</u>05.

responsibility under chapters 3 and 4 foForeign financial institution. A foreign participating foreign financial institution all payments that are made to it for its financial institution (FFI) is a foreign entity described in Regulations section 1.1471-5(d).

> Registered deemed-compliant FFI. A defined in Regulations section 1.1471-5(f) (1)) is an FFI that is deemed to satisfy the FFI or branch of an FFI that is a reporting

Model 1 FFI (see Regulations section 1.1471-1(b)(114) for the definition of reporting Model 1 FFI).

an FFI that has agreed to satisfy the obligations of an FFI agreement under chapter 4 with respect to all of its branches of the FFI, other than a branch that is a reporting Model 1 FFI or a U.S. branch. This includes a reporting Model 2 FFI (that has entered into an FFI agreement with respect to a branch) and a Wages, Pensions, QI branch of a U.S. financial institution unless such branch is a reporting Model Annuities, and Certain FFI.

Nonparticipating FFI. A nonparticipating FFI is an FFI that is not Rederal Tax Return, to report income taxhese rules to see if you must make a participating FFI, deemed-compliant FFI withheld and social security and Medicadeposit of any balance due or if you can or exempt beneficial owner.

Recalcitrant account holder.

Generally, a recalcitrant account holder is Payments of pensions, annuities, and 1. If at the end of any quarter-monthly an account holder of a participating or certain other deferred income paid to a period the total amount of undeposited deemed-compliant FFI that failed to chapter 4 to determine the account holder's status or to enable the FFI to report the account as a U.S. account. See Regulations section 1.1471-5(g).

(NFFE). A passive NFFE is a nonfinanciand Medicare taxes on wages paid to a foreign entity other than an excepted nonresident alien household employee. NFFE, including a WP, WT, QI, or direct reporting NFFE. See Regulations section **Election To Withhold** 1.1471-1(b)(80) and 1.1472-1(b).



For chapter 4 purposes, an intermediary must provide its

applies to the payment. Thus, a chapter of the think the payment that so it is so it of \$2,000 or more during payment made to a foreign entity.

Internal Revenue Service P.O. Box 409101 Ogden, UT 84409

Use Form 1042-T to transmit paper Forms 1042-S.

more time to file Form 1042, you may submit Form 7004, Application for Automatic Extension of Time To File Certain Business Income Tax, Informationalders. See Regulations section and Other Returns.

payment of tax.

Additional Information

For details on the withholding of tax, see Pub. 515. You can get Pub. 515 from IRS.gov.

Need Assistance?

call 267-941-1000 (not a toll-free number) or write to:

Internal Revenue Service International Section Philadelphia, PA 19255-0725

Other Deferred Income

alien employee.

foreign person are subject to withholdintaxes is \$2,000 or more, you must deposit 3405). Report these payments on Formsend of the quarter-monthly period. (A 1042 and 1042-S.

Use Schedule H (Form 1040), Passive nonfinancial foreign entity income tax withheld and social security District of Columbia.

Under Section 3406

If you are a participating FFI that has made an election to withhold under your recalcitrant account holders that at less than \$2,000 should be remitted also U.S. nonexempt recipients subject toith your Form 1042 by March 15, 2019.

Where and When To File backup withholding. Also, use Form 945 to₃. If at the end of a calendar year the Mail Form 1042 by March 15, 2019, to: report tax withheld on a withholdable participating or registered deemed-compliant FFI that is an NQI,

NWP, or NWT or a QI that elects to be withheld upon under section 1471(b)(3) must make electronic deposits of all and from whom you received a

section 3406 to apply instead of withholding under chapter 4 with respect00-555-4477 or visit *EFTPS.gov*. to one or more recalcitrant account

withhold under section 3406 on

recalcitrant account holders.

Deposit Requirements

You are required to use the Electronic Federal Tax Payment System (EFTPS),

discussed later, to deposit the tax withheld If you need help completing Form 1042 and required to be shown on Form 1042 Participating FFI. A participating FFI fisom 6:00 a.m. to 11:00 p.m. Eastern time respect to a specified federal procurement payment).



To avoid a penalty, do not mail your deposits directly to the IRS.

The amount of tax you are required to Income Tax Withholding withhold determines the frequency of your deposits. The following rules explain how often deposits must be made.

Note. If you are requesting an extension Use Form 941, Employer's QUARTERLY of time to file using Form 7004, follow taxes on wages paid to a nonresident pay it with Form 7004. See Form 7004 and its instructions for more information.

- provide the documentation required underder section 1441 (rather than section the taxes within 3 business days after the guarter-monthly period ends on the 7th, 15th, 22nd, and last day of the month.) A Household Employment Taxes, to report Saturday, Sunday, or legal holiday in the
- 2. If at the end of any month the total amount of undeposited taxes is at least \$200 but less than \$2,000, you must deposit the taxes within 15 days after the end of the month. If you make a deposit of \$2,000 or more during any month except December under rule 1, earlier, carry over chapter 4 status to a withholdingsection 3406 instead of withholding undany end-of-the-month balance of less than agent to determine whether withholding hapter 4, use Form 945 to report tax \$2,000 to the next month. If you make a status must be provided for a withholdable a reportable payment made to any December, any end-of-December balance
 - report tax withheld on a withholdable total amount of undeposited taxes is less payment that is also a reportable payment \$200, you may either pay the taxes made to recalcitrant account holders of with your Form 1042 or deposit the entire amount by March 15, 2019.

Electronic deposit requirement. You depository tax liabilities using EFTPS. If withholding statement that indicates that ou fail to use EFTPS, you may be subject Extension of time to file. If you needsuch FFI has elected for withholding under a 10% penalty. To enroll in or get more information about EFTPS, call

Depositing on time. For deposits 1.1471-4(b) and 1.1474-1(d)(4)(i)(B). A made by EFTPS to be on time, you must Form 7004 does not extend the time Withholding QI, WP, or WT that is an FFI submit the deposit by 8 p.m. Eastern time hould also use Form 945 if it elects to the day before the date the deposit is due. If you use a third party to make deposits withholdable payments made to certainon your behalf, they may have different cut-off times.

> Same-day wire payment option. If you fail to initiate a deposit transaction on EFTPS by 8 p.m. Eastern time the day before the date a deposit is due, you still

can make your deposit on time by using reated as having been paid by the REITchapter 3 and chapter 4 status codes, and the Federal Tax Collection Service and received by each shareholder on the EIN, QI-EIN, WP-EIN, or WT-EIN. (FTCS). If you ever need the same-day December 31, 2018. If the REIT choosesNote that you must include the wire payment method, you will need to to withhold when it pays the dividend inwithholding agent's chapter 3 and make arrangements with your financial January of 2019 (pursuant to the deadlines, and costs. Your financial institution may charge you a fee for

provide to your financial institution to malaele by March 15, 2019). a same-day wire payment, visit <u>EFTPS.gov</u> to download the Same-Day **Interest and Penalties** Payment Worksheet.

for Lines 1 through 60, later, if you are neglect. using the escrow procedure under Regulations section 1.1471-2(a)(5)(ii) or 1.1441-3(d) (and are not depositing the 1.1471-2(a)(5)(ii) or 1.1441-3(d), if a withholding agent is not able to determine any amount due. the portion of a payment subject to withholding (for example, because it is unable to determine the source of the income at the time of the payment), a withholding agent can follow the escrowin the balance due on line 69. procedures by withholding 30% on the entire payment and depositing the amo**Interest.** Interest is charged on taxes not our must complete Section 2, With respect to such payment, the to the amount subject to withholding or (including extensions) to the date of year from the date the amount is place payment. Interest is figured at a rate

Deposits made during subsequentpart of a month the tax is unpaid. The for each capacity in which you are acting.

year. If you are making a deposit of tabenalty cannot exceed 25% of the unpaid
withheld in the year following the calendar.

A U.S. branch of a participating FFI that is year in which the related payment was made (to the extent permitted under an Other penalties. Penalties may be applicable regulation section in chapterimposed for negligence, substantial or 4), you must designate the deposit at understatement of tax, and fraud. See Rounding off to whole dollars. You can the time that it is made as attributable sections 6662 and 6663. the calendar year in which the payment was made. In such a case, you should **Avoid Common Errors** report the tax paid on line 65b.

are not depositing the amount of tax

withheld with the IRS during the year.

trust (REIT) declares a dividend to shareholders of record in October, November, or December of 2018, but pays the dividend in January of 2019, under section 857(b)(9) the dividend is the withholding agent including the

chapter 4 status codes regardless of institution ahead of time. Check with yoprocedures for adjusting underwithholdithe types of payments being reported financial institution regarding availabilitin section 1.1461-2(b) or 1.1474-2(b)), ibn Form 1042. should report the liability with respect to Ensure that the correct EIN is provided. the distribution on its 2018 Form 1042 afrajou are filing Form 1042 as a QI, WP, or

payments made this way. To learn more hould designate the deposit of such taWT, enter your QI-EIN, WP-EIN, or WTabout the information you will need to as being made for 2018 (if the deposit is IN.

deposit the tax when due, you may be **Note.** All payments should be made in liable for penalties and interest unless you have a sum of the monthly totals in State of the sum of the sum

You do not have to figure the TIP amount of any interest or penalties Do not include amounts reported as

your payment, identify and enter the amount in the bottom margin of Form 1042. Do not include interest or penalties lendar year that is a chapter 4 tax

depositing such amounts with the IRS. of time to file is granted. Interest is alsoFDAP Income. Section 2 must be withholding will be due the earlier of theo file, negligence, fraud, and substantiany amounts under chapter 4. date a determination is made with respectderstatements of tax from the due date

escrow. To the extent that withholding is determined under section 6621. not required, the escrowed amount must ate filing of Form 1042. The penalt be repaid to the payee. Note that generally filing Form 1042 when due (including hapter 3 and 4 purposes regardless of extensions) is 5% of the unpaid tax for instructions for <u>Lines 1 through 60</u>, later unbaid tax.

you are using the escrow procedures and paying tax when due is usually one-halfdefsignated accounts and as an NQI for

the following.

- in Pub. 515 and these instructions.
- withholding agent's name, address,

 Lines 1 through 60. Record of Federal Tax Liability, must show the federal tax liability for payments made during the If you file Form 1042 late, or fail to pay applicable quarter-monthly period. This section reports the tax liability, not the tax can show that the failure to file or pay was the monthly totals in Section **Escrow procedure.** See the instructiodize to reasonable cause and not willful 1 (lines 5, 10, 15, 20, 25, 30, 35, 40, 45, for *Lines 1 through 60* later if you are perfect. total tax liability reported on lines 64b, 64c,

you may owe. Because figuring adjustments on line 64a in the Record of amount of tax withheld with the IRS during amounts can be complicated, the Federal Tax Liability (lines 1 through 60). IRS will do it for you and send you a bill for you must designate the tax liability as either a chapter 3 tax liability or a chapter 4 tax liability. Report the portion of If you include interest or penalties withe tax liability for the calendar year that is a chapter 3 tax liability on line 64b. Report the portion of the tax liability for the liability on line 64c.

withheld in an escrow account instead of aid by the due date, even if an extensible conciliation of Payments of U.S. Source charged on penalties imposed for failur completed even if you have not withheld

Specific Instructions

round off the total.

and 64d.

File only one Form 1042 consolidating all Form 1042-S

calendar year will be reported on a Formach month or part of a month the return is divisions, or types of income for which you are the withholding agent. However, if you are acting in more than one capacity (for

Late payment of tax. The penalty forexample, you are acting as a QI for certain 1% of the unpaid tax for each month or other accounts), file a separate Form 1042

> required to report amounts under chapter 4 must file a separate Form 1042.

round off cents to whole dollars. If you do round to whole dollars, you must round all amounts. To round, drop amounts under To ensure that your Form 1042 can be 50 cents and increase amounts from 50 to For example, if a real estate investment rectly processed, be sure that you do 99 cents to the next dollar. For example, \$1.39 becomes \$1 and \$2.50 becomes • Carefully read the information provide. If you have to add two or more amounts to figure the amount to enter on a Complete all required information for line, include cents when adding and only

Employer identification number (EIN): the Form 1042-S instructions for monthly period. Withholding agents You are required to enter your EIN. If you efinitions of U.S. branch of a participation with guld report the tax liability for each are filing Form 1042 as a QI, WP, or WT FFI or registered deemed-compliant FFI period, rather than the amount of tax treated as a U.S. person, territory financiatually deposited with the IRS. If you are a QSL that is also a QI, enterned flow-through entity.

your QI-EIN. Otherwise, enter the EIN you have been assigned. enter your QI-EIN, WP-EIN, or WT-EIN.

have been assigned.

If you are for chapter 4 purposes a participating FFI or other financial institution that has been issued a global payments made by foreign branches of for chapter 4 reporting purposes, you must u.S. financial in the structions for Form 1042-S. However, chapter 4 against its liability for any tax nevertheless get an EIN to file Form 1042 U.S. financial institution should (or use your existing EIN, such as a QI-EIN in the case of a QI if filing in such chapter 3 and chapter 4 status codes capacity).

financial institution filing this form on behalf of all your branches other than you're 12 (Qualified Intermediary) or U.S. branch.

If you do not have an EIN, you can apply for one online at IRS.gov/EIN. You1 FFI), as applicable, based on the can apply for an EIN by telephone at 800-829-4933. You also can file Form SS-4, Application for Employer Identification Number, by fax or mail. File QI that is a QDD should use the your EIN.

To get a QI-EIN, WP-EIN, or WT-EIN, submit Form SS-4 with your application Mayments it made for the calendar year. The date on which the Schedule K-1 a QI-EIN, WP-EIN, or WT-EIN to the addresses listed in the Instructions for code for a QDD (code 35) for purposes of The due date for furnishing Form SS-4. Send the application along with Form SS-4 to:

Internal Revenue Service LB&I: International: QI Group 1031 Federal Tax Liability 290 Broadway, 12th floor New York, NY 10007-1867 USA

holding agent. Enter your chapter 3 amobunts on these lines. If you are requiled 2-S. See Regulations section chapter 4 status codes from the list of to report a reduction to liability on line 591441-5(b)(2)(ii). "Type of Recipient, Withholding Agent, (because you made a repayment under Payer, or Intermediary Codes" on Form the reimbursement or set-off procedure Note. For rules that apply for WPs and and a chapter 4 withholding agent statusability for the period corresponding to IRB#RP-2017-21. code regardless of the type of payment line 59, you should instead report any being made. See pages 2 and 3 of thesenegative amount for the next earlier withholding foreign trust (WT), nonqualified intermediary (NQI), qualified securities lender (QSL), participating FF and registered deemed-compliant FFI.

Withholding agents are to use CAUTION codes on Forms 1042-S for

continue to use its own withholding age for a payment subject to withholding chapter 3 and chapter 4 status codes. (code 01) for purposes of completing If you are a participating FFI or other made by the U.S. home office reflected phreign partners of U.S. partnerships ancial institution filing this form on the form. Otherwise, use chapters 3 and and foreign beneficiaries of U.S. Form 1042 if there are any payments behalf of a branch other than your U.S. status codes 34 and 50 (U.S. Withholding usts. To the extent that a domestic chapter 4 status code 07 (Registered

chapter 3 or 4 status of the foreign branch). amended Forms 1042-S when you receiwethholding agent chapter 3 status code 1042 for the following year. Include the tax for a QI (code 12) for purposes of filing hability on the line that represents the Form 1042, regardless of the types of

> reporting on Form 1042-S a payment that hedule K-1 (Form 1065) to the partner. it made in its capacity as a QDD.

Section 1. Record of

Lines 1 through 60. Except as otherwise domestic trust should report on lines provided in these instructions, include the through 60 in the same manner as a tax liability for the period in which the U.S. partnership to the extent that it is If your post office does not deliver mail to chapter 4 and regardless of whether distributable net income subject to the instructions for box 11 of Form Chapter 3 and 4 status codes of with 942-S). Do not enter any negative

Form 1042 instructions for definitions ofperiod(s) so that you are not reporting and ividuals and for which it has obtained intermediary, qualified intermediary (Ql)negative amounts on lines 1 through 60valid documentation to establish their withholding foreign partnership (WP), See Adjustment for Overwithholding, latereign status. The withholding tax under

> withholding agent's record of made during the applicable guarter-

Withholding and depositing of tax is not required under both CAUTION chapters 3 and 4 for the same specified withholding agent status payment. In the case of a payment for which withholding is required under intermediary identification number (GIII) instructions for Chapter 4 reporting never a reporting never 10.00 for chapter 4 reporting never 10.00 for chapter 10.00 for chapter 4 reporting never 10.00 for chapter under section 1445 or 1446, withholding under chapter 4 does not apply.

branch, you cannot use the EIN of the Agent-Foreign branch of FI) unless a more artnership has not distributed a foreign U.S. branch to file this form and you must code applies (for example partner's distributive share of income a foreign branch may use chapter 3 statistics ject to withholding under section 1441, 1442, or 1443, or under chapter 4, it Deemed-Compliant FFI-Reporting Model 1 through 60 for tax relating to the should not include any tax liability on lines partner's distributive share in the year the partnership earns the income. For distributive shares not actually distributed, the partnership must include any tax liability on lines 1 through 60 of the Form

earlier of the following dates. that status. Do not send an application forwever, a QI that is a QDD should use (Form 1065) is sent or otherwise furnished

Include such tax liability for the period that includes the date the tax was required to be withheld. See Regulations section 1.1441-5(b)(2)(i)(A).

other unit number after the street address. whether the liability is under chapter distributed, a foreign beneficiary's share of the street address and you have a P.O. liability was satisfied through withholding under section 1441, 1442, or box, show the box number instead of the or was paid by the withholding agent (see 43, or under chapter 4, before the date of the or was paid by the withholding agent (see 43). (without extensions) on which the income is required to be reported on Form

1042-S. You must enter both a chapter and this results in a negative amount of was, see Rev. Proc. 2017-21, available at

partnership, has foreign partners that are Lines 1 through 60 must show the ection 1441 relating to the distributive Shares of the foreign partners was \$120. federal tax liability for payments USP made no distributions in 2018. On the 2018 Form 1042, USP did not enter

Example. In 2018, USP, a U.S.

any amount as tax liability on lines 1 any amounts.

11, 2019, that related to the 2018 distributive shares of the foreign partners. USP withheld \$100 at the time of the distribution. USP sent the 2018 Schedules. Reporting on line 59 as describeth formation returns for tax year 2018. For

the period (February 8 through 15) during \$20 on line 16. This is the tax liability fowsed procedures for adjusting the period (April 1 through 7) during where withholding or underwithholding, see it furnished the Schedules K-1 (Form 1065) to the partners.



Use Form 8804 to report withholding tax liability on the

on lines 1 through 60 any tax liability caused by adjustments of underwithhelescrow procedure under Regulations tax on corporate distributions made in section 1.1471-2(a)(5)(ii) or 1.1441-3(d)1042-S filed electronically) to avoid calendar year 2018 if the following applyhould not report such amount as a liability ecessary correspondence with the • The distributing corporation made a on lines 1 through 60 or lines 64a through 5. reasonable estimate of accumulated an 64d and should not report such amount as

current earnings and profits under or 1.1474-6(c)(2)(ii).

• The distributing corporation or underwithheld tax by March 15, 2019. with the IRS.

Instead, include these payments of underwithheld tax on line 64a.

procurement payment. Include on lines actually withheld with respect to the through 60 any withholding obligation under section 5000C with respect to specified federal procurement payment was made, include the tax Report the amount on the line that

Specified federal procurement payment. A specified federal procurement payment means any payment made pursuant to a contract withde on February 15, 2019 (see the U.S. Government entered into after Proposed Regulations section 1.1441-2(d) ne 62d. Enter gross amounts January 1, 2011, for the provision of goods, if such goods are manufactured deemed distribution on line 59. produced in any country which is not a party to an international procurement provided in any country which is not a party to an international procurement agreement with the United States.

chapters 3 and 4, enter the total amoun through 60 because it did not distribute the tax liability of U.S. withholding agen under both chapters 3 and 4 on line 59. CAUTION 1042-S, you must submit them

corresponds with the date the liability warm(s) 1042-S, you must submit them

distribution. USP sent the 2018 Schedules of April 2018 Schedules of April 2018 Achieved also applies to any other entity that are years, a partnership must file reports on Form 1042 to the extent such electronically if it has more than 100 and 100 are the control of the extent such electronically if it has more than 100 and 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically if it has more than 100 are the extent such electronically in the extent entity claims a credit on line 67 for

Adjustment for Underwithholding, later, the

connected with a U.S. trade or business that withheld tax during calendar year paper) and for all Forms 1000, Ownership 2018 and that was not required to deposit rtificate.

Corporate distributions. Do not includen the IRS the amount of tax withheld during calendar year 2018 pursuant to t

Withholding after the time of paymente 62b. The amount on: imposes a 2% tax on any foreign person the tax liability for the period in which you he amount shown on line 62b(2) payment. If you withheld in the year liability relating to the payment on line 59 See Regulations section 1.1441-2(b)(4) corresponds with the date the deposit was the year you made the payment. For example, if a deemed distribution under substitute payments. section 305(c) is made on August 15,

amounts you withheld in the following and Forms 1042-S (as shown on line 62c). agreement with the United States, or the alendar year in which the payment was amounts withheld in the year following top Paid calendar year in which the payment was Lines 63a through 63e. Except as noted

Qls with no primary chapters 3 and 4ne 61. Enter the number of Forms withholding responsibility. If you are 042-S filed on paper and electronically (regardless of whether the form was filed QI that did not assume primary withholding responsibility under both



If you are a financial institution or you file 250 or more Forms

USP made a distribution on February Report all other amounts on the line tha lectronically. If you are a partnership filing electronically if you have more than 100 partners or must file 200 or more

partners or the total number of Forms On the 2019 Form 1042, USP enteredamounts withheld by another withholding 42-S it must file is at least 150 for tax \$100 on line 7. This is the tax liability foggent (whether under chapter 3 or 4). year 2019, 100 for tax year 2020, 50 for which it made a distribution. USP enteredijustments to withholding. If you tax year 2021, and 20 for tax years after 2021.

instructions on reporting on lines 1 throughbunts reported on all Forms 1042-S for the calendar year (regardless of whether partnership's income effectively Escrow procedure. A withholding agethe form was filed electronically or on

Be sure to reconcile amounts on Form 1042 with amounts on CAUTION Forms 1042-S (including Forms

withheld on lines 63a through 63d. An Line 62a. The amount on line 62a should Regulations section 1.1441-3(c)(2)(ii)(A)amount held in escrow is required to beequal the sum of all amounts shown on reported on the future calendar year return 1042-S, box 2, that are payments of for the year in which the withholding aggrs. source FDAP income, less the sum of intermediary immediately paid over their required to deposit the amount of taxall amounts that are U.S. source substitute payments reported on line 62b.

In limited cases, the regulations under • Line 62b(1) should equal the sum of all Excise tax on specified federal pro-chapters 3 and 4 allow you to withhold amounts shown on Form 1042-S, box 2, curement payments. Section 5000C after the time that a payment has been that are U.S. source substitute dividend

> should equal all amounts shown on Form 1042-S, box 2, that are U.S. source following the calendar year in which the substitute payments other than substitute dividend payments.

Line 62c. The amount on line 62c should 2018, but you are not required to withhelpual the sum of all amounts shown on with respect to the deemed distribution Forms 1042-S, box 2, and all amounts until a subsequent payment of interest ishown as gross interest paid on Forms 1000.

(4)), report the tax liability related to the reportable on Forms 1000 and Forms 1042-S if different from the total gross You should report on line 63c(2) the amounts actually reported on Forms 1000

provision of services, if such services are made. You should also report deposits of otal Tax Reported as Withheld

directly below, enter for each line the amounts reported for all Forms 1042-S electronically or on paper) and for all **Total Net Tax Liability** Forms 1000.

line 63a should be the amounts actually example, report any adjustment to liabilityte. All withholding agents (including withheld by the withholding agent beforehen: any applicable adjustments reported on • A distributing corporation made a lines 63c(1) and 63c(2).

line 63c(1) should be amounts you repaired 11474 ((x/2)/11) to the beneficial owner or payee in the or 1.1474-6(c)(2)(ii), and year following the calendar year of reimbursement or set-off procedures (and star with respect to the distribution by should also be reported as a reduction in the star liability on the following star in the st tax liability on line 59). See Adjustment total amount reported on line 64a.

Overwithholding, later. See Form 1042-must not be included in the Record of box 9, for reporting these corresponding ederal Tax Liability (lines 1 through 60 are a QSL or other withholding agent claiming a credit forward of prior

withheld in the year following the calendart are attributable to liability under year of underwithholding from future from other property or additional later. Also report on line 63c(2) any other amounts that you withheld in the year Line 64d. Enter on line 64d amounts following to support your credit. following the calendar year in which the reported on the Record of Federal ${\sf Tax}$ related payments were made (to the extent permitted under an applicable Withholding after the time of payment, 5000C.

The total of the amounts reported on Reporting of Taxes Paid and lines 63a and 63c(2) should be the Forms 1042-S.

lines 63b(1) and 63b(2) should be the amounts reported on box 8 of the corresponding Forms 1042-S.

rather than through withholding from the emitted under an applicable regulation restriction rather than through withholding from the emitted under an applicable regulation restriction rather than through withholding from the emitted under an applicable regulation restriction rather than through withholding from the emitted under an applicable regulation rather than through withholding from the emitted under an applicable regulation rather than through withholding from the emitted under an applicable regulation rather than through withholding from the emitted under an applicable regulation rather than through withholding from the emitted under an applicable regulation rather than through withholding from the emitted under an applicable regulation rather than through withholding from the emitted under an applicable regulation rather than through withholding from the emitted under an applicable regulation rather than the emitted under a second rather than the emitted under the payment to the recipient. See Form amounts.

Note. Amounts withheld and held in escrow (and not deposited with the IRS) Regulations section 1.1471-2(a)(5)(ii) or credit for amounts withheld by other through 63d until the year they are deposited with the IRS. See the held in escrow (see box 7b of Form 63d with the corresponding Forms 1042-S.

Line 64a. Include on line 64a any Line 63a. The amounts reported on adjustments to total net tax liability. For

Line 63c(1). The amounts reported of the earnings and profits under

• A distributing corporation or

Line 63c(2). The amounts reported on the Record of line 67b as determined under Notice line 63c(2) should be amounts that you Federal Tax Liability (lines 1 through 602010-46, you should attach Form(s) 64b and 64c should not include any line.

Liability (lines 1 through 60) that are

calendar year in which the related **Line 63d.** The amounts reported on deposits of tax withheld during the year to amounts that were actually withheld line 63d should be the amounts paid by following the calendar year in which the from the beneficial owner (unless such the withholding agent from its own funds lated payment was made (to the extent) section in chapter 3 or 4) on line 65b.

> on the 2017 Form 1042 that you are applying as a credit on the 2018 Form 1042. See line 71.

pursuant to the escrow procedures underine 67. You are permitted to take a tax for 2019. Note that if you repaid the net tax liability reported on lines 64b anget-off procedures, you are not able to instructions for Lines 1 through 60, earlemount you entered on line 64b include 3018 Form 1042. Instead, you must purposes of reconciling lines 63a throughn behalf of your account holders. You later.

may take a credit on line 67 for the amounts that were withheld by the U.S.

withholding agent. The amount on line 67 should equal the sum of all Forms 1042-S, box 8, that you file for the year.

QIs, WPs, WTs, NQIs, NWPs, and NWTs) must verify entries on lines 67a and 67b reasonable estimate of accumulated andy attaching supporting Form(s) 1042-S or 1099 to verify the credit amounts claimed agents. Failure to do so will result in the denial of the refund or credit being overwithholding pursuant to either the intermediary paid over any underwithheldimed. If you are a PTP or a nominee withholding under section 1446, the tax paid for a payee may only be claimed as a

QSL claiming a credit forward. If you line 67b as determined under Notice 1042-S issued to you to support such chapter 3 (on line 64b) and chapter 4 (Wedits. If a credit is claimed with respect payments made to a beneficial owner of ine 64c). The amounts shown on lines to any U.S. source substitute dividends contributions of a beneficial owner that amounts shown on lines 64a and 64d. Deas not issued a Form 1042-S to you for you hold in custody or otherwise control not make any other adjustments to this such payments, attach a supporting paid to you from a withholding agent that statement to Form 1042 indicating the

 The withholding agent's name, address, and EIN (if known). attributable to liability for specified federaThe amount of U.S. source substitute regulation section in chapter 3 or 4). Segrocurement payments under section dividends received from the withholding agent.

earlier, for how to report the tax liability **Line 64e.** The amount on line 64e should be amount of credit forward you related to such payments.

equal the sum of lines 64a through 64d included on line 67b in connection with these substitute dividends.

Lines 70a and 70b. Enter on line 70a amounts withheld by the withholding agence bue overpayment attributable to payments reported on box 7a of the corresponding Line 65. Enter the total tax deposits yound 4. Enter on line 70h any overname made for the year (including amounts pand 4. Enter on line 70b any overpayment The total of the amounts reported on with an extension of time to file). Enter attributable to payments subject to the deposits of the withheld the subject to the procurement payments. Do not include on these lines any overpayment attributable

Line 71. You may claim an overpayment 1042-S, box 11, for the corresponding amounts.

Line 66. Enter any overpayment reported or a credit. Check the applicable box on line 71 to show which one you are claiming. If you claim a credit, it can reduce your required deposits of withheld recipient overwithheld amounts after 1.1441-3(d) are not reported on lines 63% ithholding agents that relate to the total are-end 2018 using the reimbursement or 64c. For example, you are a QI and the claim a refund for such an amount on the Therefore, amounts that are reported as mounts withheld by a U.S. withholding indicate on line 71 that you are claiming a agent under chapter 3 with respect to credit to be applied to the 2019 calendar 1042-S) are not taken into account for payments made to you as an intermediagran. See Adjustment for Overwithholding,

Adjustment for Overwithholding

What to do if you overwithheld tax depends on when you discover the overwithholding.

you discover that you overwithheld tax bye IRS, if earlier). You must keep a tax to make any necessary adjustments receipt to the beneficial owner if you the recipient and reduce the amount of you must report the repayment on liability on lines 1 through 60 for the period(s) for which you repaid the overwithheld tax.

If the undeposited amount is not discover the overwithholding after the yourself by reducing any subsequent entire amount of tax has been depositedeposits you make before the end of the set-off procedure to adjust the overwithholding.



actions.

day is the final date for these

Reimbursement procedure. Undemake to that person but only if made the reimbursement procedure, you repalefore the earlier of: overwithheld. You use your own funds for the calendar year in which the amount and may reimburse was overwithheld or underwithholding by withholding in the this repayment and may reimburse yourself for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The due date for filing Form 1042-S for an amount repaid by reducing The date for a filing Form 1042-S for a filing The date for a the amount of any subsequent deposit the calendar year (generally, March 15 of derwithholding, you should report the subsequent calendar year. You must make the repayment by the earlier of:

- was overwithheld, or
- the calendar year (generally, March 15 of calendar year for which you the year after the calendar year in which verwithheld tax must reflect reduction alendar year of underwithholding the amount is overwithheld).

more than the amount you actually repared ar, if applicable. Amounts reported on year, earlier, for how to designate such The amount of the reduced tax liability fine 63c(1) should be limited to amount seposits as attributable to the year of amounts repaid to the beneficial owner or payee while rwithholding. payee during the calendar year must be educing the withholding on a later reflected on the line for the period you payment) in the subsequent calendar yesection 2. Reconciliation (before the earlier of the filing of the reported on line 59 for the calendar yearssociated Form 1042-S or the due date of U.S. Source FDAP reduced your liability. The amount for which you overwithheld tax must reflect such form). On line 71, indicate that Income the amount of the reduced tax liability flypu are claiming a credit to be applied this section is used by the withholding the amount of the reduced tax liability topic are claiming a create as 20 appears and 10 section is used by the within amounts you repaid the beneficial ownethe 2019 calendar year for amounts you agent to reconcile the amount of U.S. or payee in the subsequent calendar year, off in the subsequent calendar year source FDAP income reportable under if applicable. Amounts reported on (note, you may not claim a refund for suffapter 4 and paid by the withholding line 63c(1) should be limited to amount@n amount). repaid to the beneficial owner or payee overwithholding discovered at a lateral amount of U.S. source FDAP income the subsequent calendar year (before the late. If you discover after March 15 of the orted on all Forms 1042-S filed by the earlier of the filing of the associated Formillowing calendar year that you

credit to be applied in the 2019 calendarn Form 1042 or on any deposit or

year for amounts you repay the beneficial yment for that prior year. Do not repay owner or payee in the subsequent the beneficial owner or payee the amount calendar year (note, you may not claim averwithheld unless you are a QI, WP, refund for such an amount). WT, participating FFI, or reporting Model 1

For example, if you overwithhold tax FFI making a claim for a collective refund 2018, you must repay the beneficial owneder your respective agreement with the Overwithholding discovered by Marsh March 15, 2019 (or the date on which RS. See Regulations section 1.1471-1(b) 15 of the following calendar year. If you filed the associated Form 1042-S with 14) for the definition of a reporting Model

March 15 of the following calendar yearreceipt showing the date and amount of In this situation, the recipient will have you may use any undeposited amount of the repayment and provide a copy of the file a U.S. income tax return (Form 1040NR, Form 1040NR-EZ, or Form between you and the recipient of the repaid the beneficial owner. If you repaid 120-F) or, if a tax return has already been income before you make a deposit. Reptive beneficial owner after year-end 2018 ed, a claim for refund (Form 1040X or amended Form 1120-F) to recover the your total deposit. Report the reduced time 63c(1). You must reduce your federamount overwithheld.

tax liability on line 59 of your 2018 Form 1042 by the amount of the repayment and justment for claim a credit on line 71 for the differen underwithholding between your tax liability and your enough to make any adjustments, or if Apposits with the IRS. You may reimburs inderwithholding (see Regulations overwithheld).

or payee the amount overwithheld by

was overwithheld, or

the amount is overwithheld).

The reductions that you applied • The date you actually file Form 1042-Sursuant to the set-off procedure during pllowing the calendar year of for the calendar year in which the amounte calendar year must be reflected on the derwithholding (before the date that the line for the period you reduced your

Under the procedures for adjusting sections 1.1461-2(b) and 1.1474-2(b)), you may withhold from future payments you can use either the reimbursement Galendar year 2019 (the year after the made to a beneficial owner the tax that calendar year in which the amount was should have been withheld, or satisfy the tax from property or additional If March 15 is a Saturday, Sunday, Set-off procedure. Under the set-off ntributions of the beneficial owner that or legal holiday, the next business coedure, you repay the beneficial owners the date (without extensions) that reducing the amount you would have been Form 1042 is required to be filed. You required to withhold on later payments should report the liability related to such make to that person but only if made withholding on lines 1 through 60 for the period during the year in which you the beneficial owner or payee the amount The date you actually file Form 1042-3 djusted underwithholding by withholding

tax made during the calendar year or thee year after the calendar year in which creased liability on line 59 for the year in Amounts reported on line 63c(2) should be limited to amounts withheld in the year

Form 1042 is required to be filed without • The due date for filing Form 1042-S forability. The amount reported on line 59 extensions). You should report deposits of amounts withheld in the year following the that you applied pursuant to the set-off pursuant to these procedures on line 65b.

The reimbursement amount may not be cedure during the subsequent calendare <u>Deposits made during subsequent</u>

agent during the calendar year with the withholding agent for the calendar year 1042-S or the due date for such form). Werwithheld tax for the prior year, do noncluding amounts reported under both line 71, indicate that you are claiming aadjust the amount of tax liability reported apter 3 and chapter 4). You must complete this section even if you did not

withholding during the calendar year. The ported in box 2 on all of the section also allows reporting of the which chapter 4 withholding is required Grandfathered payment, was included iQDD) and the table described below. In and reporting of the amounts for which box 4a. the exemption from chapter 4 withholding **Line 2d.** Enter the amounts of U.S. withholding is not required according to applicable to each such amount.

income reportable for chapter 4 are: Payments of U.S. source FDAP income hould generally equal the aggregate for which withholding under chapter 4 warrount reported in box 2 on all of the **Table.** The attachment must include a applied to the payment, plus Forms 1042-S you filed for the calendartable with columns for the gross amount, applied to the payment, plus • Payments of U.S. source FDAP income year for which the exemption code 14, the rate of tax, and the amount of tax for which withholding under chapter 4 westertively connected income, was not required but that are subject to 1042-S.

FDAP income required to be withheld upon under chapter 4 including amount§hapter 4 (sum of lines 2a through 2d). these purposes, only include the amount withheld upon but for which no deposit Line 4. Enter the sum of all amounts of the tax liability). has been made under an escrow procedure.

upon under chapter 4 on lines 2a througine 4 should equal the total gross amounts reported on line 62c. 2d according to the exception to withholding that applied to each paymente 5. The amount on line 5 should be reportable on Form 1042-S. The amount he total reported on line 4 (total amount 1042-S) loss the section 871(m) amount and total QDD tax on line 2e should equal the sum of lines reported on all Forms 1042-S) less the through 2d.

Line 2a. Enter the amounts of U.S. FDAP reportable under chapter 4). source FDAP income that are withholding agent has obtained documentation that establishes a withholding under chapter 4 (for example 5. participating FFI). The amount reported on this line should generally equal the aggregate amount reported in box 2 on Section 871(m) of the Forms 1042-S you filed for the calendar year for which exemption code Transactions 15, Payee not subject to chapter 4 withholding, was included in box 4a.

source FDAP income that are not withholdable payments because they are rincipal contract or other derivative reported on this line should generally box 2 on all of the Forms 1042-S you file ansaction. for the calendar year for which the exemption code 16, Excluded nonfinanc Section 4. Dividend payment, was included in box 4a.

source FDAP income that are not payments related to grandfathered obligations (for example, obligations outstanding on July 1, 2014). See Regulations section 1.1471-2(b). The amount reported on this line should

source FDAP income that are not **Note.** The amounts of U.S. source FDA payments of effectively connected income. The amount reported on this line second tax year.

included in box 4a.

of U.S. source FDAP income required to derivatives dealer capacity. Line 1. Enter the amounts of U.S. sour e reported on Form 1042, but that are pototal QDD tax liability pursuant to required to be withheld upon under

shown on Form 1042-S, box 2, that are • Total QDD tax liability pursuant to payments of U.S. source FDAP income section 3.09(B) of the QI Agreement. Line 2. Enter amounts of U.S. source (including amounts reported under both Total QDD tax liability pursuant to FDAP income not required to be withhel@hapter 3 and chapter 4). The amount ofection 3.09(C) of the QI Agreement.

Line 6. If the amount reported on line 5 is withholdable payments, but for which the than zero, use this line to provide Third Party Designee explanation for the variance. If additional you want to allow any individual, space is needed, attach a sheet to Form corporation, firm, organization, or chapter 4 status that does not require 1042 explaining the difference noted on partnership to discuss your 2018 Form

Section 3. Potential

agent that makes any payment under aupon which it appears. Line 2b. Enter the amounts of U.S. potential section 871(m) transaction during the year, including a notional nonfinancial type payments (for example ontract that references in whole or in panswer any questions relating to the

Line 2c. Enter the amounts of U.S. Qualified Derivatives Dealer (QDD)

not the payments are subject to withholding) during the year in its QDD authorization, see Pub. 947, Practice capacity, check the box, enter the regular fore the IRS and Power of Attorney.

make any payments subject to chapter generally equal the aggregate amount EIN (if any) of the QDD (not the QI-EIN) in the field provided, and attach a statement Forms 1042-S you filed for the calendarwith the name of the QDD (following the amounts of U.S. source FDAP income forear for which the exemption code 13, naming protocol used for applying to be a addition to providing a separate table for each QDD, if a taxpayer has a tax year other than the calendar year, the taxpayer withholdable payments because they are QDD for the portion of the calendar year in must provide separate tables for each the first tax year and the portion in the

> liability. The table must have the following rows

reporting for chapter 3 purposes on Forms Line 2e. Enter the sum of all amounts Total dividends received in its equity Total section 871(m) amount. section 3.09(A) of the QI Agreement (for

See the QI Agreement in Rev. Proc. 2017-15.

total reported on line 3 (total U.S. source liability pursuant to section 3.09(A) of the EDAP reportable under chapter (1) Applicable."

1042 with the IRS, check the "Yes" box in the Third Party Designee section of the return. Also, enter the designee's name, phone number, and any five digits the designee chooses as his or her personal identification number (PIN). The Check the box if you are a withholding authorization applies only to the tax form

If you check the "Yes" box, you are authorizing the IRS to call the designee to royalties, services, rents). The amount a U.S. stock or underlying security. See information reported on your tax return. Regulations section 1.871-15(a)(12) for You also are authorizing the designee to: equal the aggregate amount reported in the definition of a potential section 871(mExchange information concerning your tax return with the IRS; and

 Request and receive written tax return information relating to your tax return, **Equivalent Payments by** including copies of specific notices, correspondence, and account transcripts.

You are not authorizing the designee to receive any refund check, bind you to withholdable payments because they are If a QI (whether the home office or any anything (including additional tax liability), branch) makes any payments (whether or otherwise represent you before the IRS. not the payments are subject to

The authorization automatically expirted form to carry out the Internal Revertoe form or its instructions must be 1 year from the due date (without any laws of the United States. Sections 144 retained as long as their contents may extensions) for filing your 2018 Form 1442, 1446 (for PTPs), and 1471-1474 become material in the administration of 1042. If you or your designee desires torequire withholding agents to report and y Internal Revenue law. Generally, tax terminate the authorization, a written pay over to the IRS taxes withheld fromreturns and return information are statement conveying your wish to revokeertain U.S. source income of foreign confidential, as required by section 6103. the authorization should be submitted t**p**ersons. Form 1042 is used to report the The time needed to complete and file the IRS service center where the return amount of withholding that must be paid. The time needed to complete and file was processed.

Over. Form 1042-S is used to report the circumstances. The estimated burden for

Amended Return

must complete the entire form, including nd U.S. commonwealths and return (for example, you are filing because or tax information exchange reported due to a mathematical error).

If you also are amending Form(s) 1042-S instructions.

Do not amend Form 1042 to recover penalties. taxes overwithheld in the prior year. For more information, see Adjustment for Overwithholding, earlier.

amount of income and withholding to the circumstances. The estimated burden for business taxpayers filing this form is payee. Section 6109 requires you to If you have to make changes to your Formovide your identifying number on the approved under OMB control number to federal law enforcement and 1042-S, see Amended Return in the Form you fail to provide this information in Anternal Revenue Service, Tax Forms and timely manner, you may be liable for Publications, 1111 Constitution Ave. NW, IR-6526, Washington, DC 20224. Do not

> You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act

If you have to make changes to your Forth vide your identifying number on the 1545-0123. The estimated burden for all 1042 after you submit it, file an amended turn. Routine uses of this information other taxpayers who file this form is: 1042 after you submit it, file an amended state of the st all filing information for the calendar year ossessions for use in administering the firm, and Copying, assembling, and and sign the return. Attach a statement tax laws. We may also disclose this sending the form to the IRS, 32 min. explaining why you are filing an amend information to other countries under a tax If you have comments concerning the accuracy of these time estimates or the tax liability for May was incorrectly agreement, to federal and state agencies ggestions for making this form simpler, to enforce federal nontax criminal laws, we would be happy to hear from you. You can send us comments from IRS.gov/ intelligence agencies to combat terrorismormComments. Or you can write to the

send the form to this address. Instead, see

Where and When To File, earlier.

Privacy Act and Paperwork Reductionless the form displays a valid OMB **Act Notice.** We ask for the information number. Books or records relating

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