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If you have comments on reducing paperwork and respondent (filer) burden, with respect to draft or final forms, please respond to the relevant information collection through the Federal Register process; for more info, click here.

(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 method
$\square$ 4\% gross receipts method
$\square$ Section 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.



## 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).


Schedule B Gross Income (see instructions)
(a) Type of receipts

1 Qualified export receipts from sale of export property-
a To unrelated purchasers:
(i) Direct foreign sales
(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:
(i) Direct foreign sales
(ii) Persons in the United States
c Total
2 Other qualified export receipts:
a 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 and inclusions (Schedule C, line 19a)
f Interest on producer's loans
g Other interest (attach statement)
h Capital gain net income. Attach Schedule D (Form 1120)
i Net gain or (loss) from Part II, Form 4797. Attach Form 4797
j Other (attach statement)
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 and inclusions (Schedule C, line 20a)
f Other (attach statement)
$g$ Total
4 Total. Add lines $1 \mathrm{c}, 2 \mathrm{k}$, and 3g, column (e). Enter here and on line 1, page 1

| Commission sales |  | (d) Other <br> receipts | (e) Total (add <br> columns (c) and (d)) |
| :---: | :---: | :---: | :---: |
| (b) Gross receipts | (c) Commission |  |  |
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Schedule C Dividends, Inclusions, and Special Deductions (see instructions)

1 Dividends from less-than-20\%-owned domestic corporations (other than debtfinanced stock)
2 Dividends from 20\%-or-more-owned domestic corporations (other than debtfinanced stock)

3 Dividends on certain debt-financed stock of domestic and foreign corporations 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

9 Subtotal. Add lines 1 through 8. See instructions for limitation
10 Foreign-source portion of dividends received from a specified 10\%-owned foreign corporation (excluding hybrid dividends) (see instructions) .
11 Dividends from foreign corporations not included on line $3,6,7,8$, or 10 (including any hybrid dividends)

12a Subpart $F$ inclusions derived from the sale by a controlled foreign corporation (CFC) of the stock of a lower-tier foreign corporation treated as a dividend (attach Form(s) 5471) (see instructions).
b Subpart F inclusions derived from hybrid dividends of tiered corporations (attach Form(s) 5471) (see instructions)
c Other inclusions from CFCs under subpart F income not included on line 12a, 12b, 13, or 14 (attach Form(s) 5471)
13 Global Intangible Low-Taxed Income (GILTI) (attach Form(s) 5471 and Form 8992)
14 Reserved for future use
15 IC-DISC and former DISC dividends not included on line 1, 2, or 3
16 Other dividends
17 Section 250 deduction (attach Form 8993)
18 Total dividends and inclusions. Add lines 9 through 16, column (a)
19 Qualified dividends. Enter here and on Schedule B, line 2e, column (d)
20 Nonqualified dividends and inclusions. Subtract line 19 from line 18. Enter here and on Schedule B, line 3e, column (d)
21 Total special deductions. Add lines 9, 10, 12(a), 14, and 17, column (c). Enter here and on page 1, line 6b .
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): $\qquad$

| 1 a |  |
| :---: | :--- |
| 1 b |  |
| 1 c |  |
| 1 d |  |
| 1 e |  |
| 1 f |  |
| 1 g |  |
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| 1 i |  |
| 1 j |  |
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| $1120-I C-D I S C$ |  |

n
n Total. Add lines 1a through 1m


## Part II-Section 995(b)(1)(E) Taxable Income (see instructions)

1 Total qualified export receipts (see instructions)
2 Statutory maximum
3 Controlled group member's portion of the statutory maximum
4 Enter smaller of (a) 1 or (b) number of days in tax year divided by 365 (or 366). See instructions
5 Proration. Multiply line 2 or 3 , whichever is applicable, by line 4
6 Excess qualified export receipts. Subtract line 5 from line 1. (If line 5 exceeds line 1, enter -0here and on line 7 below.)
7 Taxable income attributable to line 6 receipts. Enter here and on line 5 of Part I above

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

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

| 1 | Annual installment of distribution attributable to revocation of election in an earlier year | 1 |  |
| :---: | :---: | :---: | :---: |
| 2 | Annual installment of distribution attributable to not qualifying as a DISC or IC-DISC in an earlier year | 2 |  |
| 3 | Total deemed distributions under section 995(b)(2). Add lines 1 and 2 | 3 |  |



## Schedule M-1 Reconciliation of Income per Books With Income per Return



| 1 Balance at beginning of year |  |  | Deficit in earnings and profits |  |
| :---: | :---: | :---: | :---: | :---: |
| 2 Deemed distributions under section 995(b) |  | 6 | Distributions to qualify under section 992 (c) |  |
| 3 Other increases (itemize): |  | 7 | Other decreases (itemize): -------------------1. |  |
| - |  | 8 | Add lines 5 through 7 |  |
| 4 Add lines 1 through 3 |  |  | Balance at end of year (line 4 less line 8) |  |
| Schedule M-4 Analysis of Accumul | ted IC-DISC Inco | e | Line 13, Schedule L) |  |
| 1 Balance at beginning of year |  |  | Distributions to qualify under section 992(c) |  |
| 2 Increases (itemize): |  | 7 | Distributions upon disqualification (sec. 995(b)(2)) |  |
| 3 Add lines 1 and 2 |  |  | Other decreases (temize): |  |
| 4 Deficit in earnings and profits |  |  | Add lines 4 through 8 |  |
| 5 Redemptions under section 996(d). | $\bigcirc$ |  | Balance at end of year (line 3 less line 9) |  |
| Schedule $\mathbf{N}$ Export Gross Receipts | of the IC-DISC an | Rel | ated U.S. Persons (see instructions) |  |

1 See 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 the current tax year
(a) Export gross receipts of the IC-DISC

| Export gross receipts of |  |
| :---: | :---: |
|  | (b) Related IC-DISCs |
|  |  |

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

| Name |  | Address |
| :---: | :---: | :---: |
|  |  |  |

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

| Name | Address | Identifying number |
| :---: | :---: | :---: |
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## Schedule O Other Information (see instructions)

1 See the instructions and enter the main:
a Business activity
2a Did $95 \%$ ( 0.95 ) 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 $95 \%$ ( 0.95 ) of the sum of the adjusted basis of all the IC-DISC's assets at the end of the tax year?
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?

| Yes | No |
| :--- | :--- |
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If the answer to any of the questions in 6 is "Yes," see instructions and Form 5713, International Boycott Report.

## Schedule O Other Information (see instructions) (continued)

7 Did the corporation have an election under section 163(j) for any real property trade or business or any farming business in effect during the tax year? (see instructions)
8 Does the corporation satisfy one or more of the following? See instructions
a The corporation owns a pass-through entity with current, or prior-year carryover, excess business interest expense.
b The corporation's aggregate average annual gross receipts (determined under section 448(c)) for the 3 tax years preceding the current tax year are $\$ 26$ million or more.
c The corporation is a tax shelter (see instructions).
d The corporation has interest expense from a trade or business other than (1) electing real property trades or businesses, (2) electing farming businesses, or (3) certain utility businesses under section 163(j)(7).

If the answer to any of the items in 8 is "Yes," complete and attach Form 8990.
9 Enter the amount of tax-exempt interest income received or accrued during the tax year
10 At any time during the tax year, did one foreign person own, directly or indirectly, at least $25 \%$ of
(a) the total voting power of all classes of stock of the corporation entitled to vote, or
(b) the total value of all the classes of stock of the corporation?

| Yes | No |
| :--- | :--- |
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If "Yes," enter: a Percentage owned
$\begin{aligned} & \text { b Owner's country } \\ & \text { c The corporation may have to file Form 5472, Information Return of a } 25 \% \text { Foreign-Owned U.S. Corporation or a } \\ & \\ & \text { Foreign Corporation Engaged in a U.S. Trade or Business. Enter number of Forms } 5472 \text { attached }\end{aligned}$
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.

