## Note: The draft you are looking for begins on the next page. Caution: DRAFT—NOT FOR FILING

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Early release drafts are at IRS.gov/DraftForms and remain there after the final release is posted at IRS.gov/LatestForms. All information about all forms, instructions, and pubs is at IRS.gov/Forms.

Almost every form and publication has a page on IRS.gov with a friendly shortcut. For example, the Form 1040 page is at IRS.gov/Form1040; the Pub. 501 page is at IRS.gov/Pub501; the Form W-4 page is at IRS.gov/W4; and the Schedule A (Form 1040/SR) page is at IRS.gov/ScheduleA. If typing in a link above instead of clicking on it, be sure to type the link into the address bar of your browser, not a Search box.

If you wish, you can submit comments to the IRS about draft or final forms, instructions, or publications at IRS.gov/FormsComments. We cannot respond to all comments due to the high volume we receive and may not be able to consider many suggestions until the subsequent revision of the product.

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.
${ }_{\text {tom }} 5471$
(Rev. December 2022)

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

Go to www.irs.gov/Form5471 for instructions and the latest information.
Information furnished for the foreign corporation's annual accounting period (tax year required by section 898) (see instructions) beginning , 20 , and ending , 20

Department of the Treasury Internal Revenue Service

Name of person filing this return


Important: Fill in all applicable lines and schedules. All information must be in English. All amounts must be stated in U.S. dollars unless otherwise indicated.
1a Name and address of foreign corporation
b(1) Employer identification number, if any
b(2) Reference ID number (see instructions)
c Country under whose laws incorporated

| d Date of incorporation | e Principal place of business | f Principal business activity <br> code number | g Principal business activity | h Functional currency code |
| :---: | :--- | :--- | :--- | :--- |

2 Provide the following information for the foreign corporation's accounting period stated above.
a Name, address, and identifying number of branch office or agent (if any) in the United States
c Name and address of foreign corporation's statutory or resident agent in country of incorporation
b If a U.S. income tax return was filed, enter:

| (i) Taxable income or (loss) | (ii) U.S. income tax paid |
| :--- | :--- | (after all credits)

d Name and address (including corporate department, if applicable) of person (or persons) with custody of the books and records of the foreign corporation, and the location of such books and records, if different

## Stock of the Foreign Corporation

| (a) Description of each class of stock | (b) Number of shares issued and outstanding |  |
| :--- | ---: | ---: |
|  | (i) Beginning of annual <br> accounting period | (ii) End of annual <br> accounting period |
|  |  |  |
|  |  |  |

## Schedule B Shareholders of Foreign Corporation

Part I U.S. Shareholders of Foreign Corporation (see instructions)


Part II Direct Shareholders of Foreign Corporation (see instructions)

| (a) Name, address, and identifying number of shareholder. Also, include country of incorporation or formation, if applicable. | (b) Description of each class of stock held by shareholder. Note: This description should match the corresponding description entered in Schedule A, column (a). | (c) Number of shares held at beginning of annual accounting period | (d) Number of shares held at end of annual accounting period |
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## Schedule C Income Statement (see instructions)

Important: Report all information in functional currency in accordance with U.S. generally accepted accounting principles (GAAP). Also, report each amount in U.S. dollars translated from functional currency (using GAAP translation rules). However, if the functional currency is the U.S. dollar, complete only the U.S. Dollars column. See instructions for special rules for dollar approximate separate transactions method (DASTM) corporations.


## Schedule F Balance Sheet

Important: Report all amounts in U.S. dollars prepared and translated in accordance with U.S. GAAP. See instructions for an exception for DASTM corporations.


## Schedule G Other Information (continued)

6a Is the filer claiming a foreign-derived intangible income (FDII) deduction (under section 250 ) with respect to any transactions with the foreign corporation?
If "Yes," complete lines 6b, 6c, and 6d. See instructions.
b Enter the amount of gross receipts derived from all sales of general property to the foreign corporation that the filer included in its computation of foreign-derived deduction eligible income (FDDEI)
c Enter the amount of gross receipts derived from all sales of intangible property to the foreign corporation that the filer included in its computation of FDDEI
d Enter the amount of gross receipts derived from all services provided to the foreign corporation that the filer included in its computation of FDDEI
7 During the tax year, was the foreign corporation a participant in any cost sharing arrangement?
If the answer to question 7 is "Yes," complete a separate Schedule G-1 for each cost sharing arrangement in which the foreign corporation was a participant during the tax year.
8 From April 25, 2014, to December 31, 2017, did the foreign corporation purchase stock or securities of a shareholder of the foreign corporation for use in a triangular reorganization (within the meaning of Regulations section 1.358-6(b)(2))?
9a Did the foreign corporation receive any intangible property in a prior year or the current tax year for which the U.S. transferor is required to report a section 367 (d) annual income inclusion for the tax year? If "Yes," go to line 9b.
b Enter in functional currency the amount of the earnings and profits reduction pursuant to section 367(d)(2)(B) for the tax year
10 During the tax year, was the foreign corporation an expatriated foreign subsidiary under Regulations section 1.7874-12(a)(9)?

If "Yes," see instructions and attach statement.
11 During the tax year, did the foreign corporation participate in any reportable transaction as defined in Regulations section 1.6011-4?
If "Yes," attach Form(s) 8886 if required by Regulations section 1.6011-4(c)(3)(i)(G).
12 During the tax year, did the foreign corporation pay or accrue any foreign tax that was disqualified for credit under section 901(m)? .
13 During the tax year, did the foreign corporation pay or accrue foreign taxes to which section 909 applies, or treat foreign taxes that were previously suspended under section 909 as no longer suspended?
14 Did you answer "Yes" to any of the questions in the instructions for line 14?
If "Yes," enter the corresponding code(s) from the instructions and attach statement
15 Does the foreign corporation have interest expense disallowed under section 163(j) (see instructions)?
If "Yes," enter the amount
16 Does the foreign corporation have previously disallowed interest expense under section 163(j) carried forward to the current tax year (see instructions)?
If "Yes," enter the amount
\$
17a Did any extraordinary reduction with respect to a controlling section 245A shareholder occur during the tax year (see instructions)?
b If the answer to question 17 a is "Yes," was an election made to close the tax year such that no amount is treated as an extraordinary reduction amount or tiered extraordinary reduction amount (see instructions)?
18 Does the reporting corporation have any loan to or from the related party to which the safe-haven rate rules of Regulations section 1.482-2(a)(2)(iii)(B) are applicable, and for which the reporting corporation used a rate of interest within the safe-haven range of Regulations section 1.482-2(a)(2)(iii)(B)(1) ( $100 \%$ to $130 \%$ of the AFR for the relevant term)?
19a Did the reporting corporation make at least one distribution or acquisition (as defined by Regulations section 1.385-3) during the period including the tax year and the preceding 3 tax years, or, during the period beginning 36 months before the date of the respective distribution or acquisition and ending 36 months afterward, did the reporting corporation issue or refinance indebtedness owed to a related party? .
b If the answer to question 19a is "Yes," provide the following.
(1) The amount of such distribution(s) and acquisition(s)
\$
(2) The amount of such related party indebtedness
\$


## Schedule I Summary of Shareholder's Income From Foreign Corporation (see instructions)

If item H on page 1 is completed, a separate Schedule I must be filed for each Category $4,5 \mathrm{a}$, or 5 b filer for whom reporting is furnished on this Form 5471. This Schedule I is being completed for:

| Identifying number |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| 1a Section 964(e)(4) subpart F dividend income from the sale of stock of a lower-tier foreign corporation (see instructions) <br> b Section $245 \mathrm{~A}(\mathrm{e})(2)$ subpart F income from hybrid dividends of tiered corporations (see instructions) <br> c Subpart F income from tiered extraordinary disposition amounts not eligible for subpart $F$ exception under section 954(c)(6) |  |  |  |  |
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| d Subpart F income from tiered extraordinary reduction amounts not eligible for subpart F exception under section 954(c)(6) |  |  |  |  |
| e Section 954(c) Subpart F Foreign Personal Holding Company Income (enter result from Worksheet A) |  |  |  |  |
| f Section 954(d) Subpart F Foreign Base Company Sales Income (enter result from Worksheet A) . . 1 l |  |  |  |  |
| g Section 954(e) Subpart F Foreign Base Company Services Income (enter result from Worksheet A) . 1 l ( |  |  |  |  |
| h Other subpart F income (enter result from Worksheet A) . . . . . . . . . . . . . . . 1 lh |  |  |  |  |
| 2 Earnings invested in U.S. property (enter the result from Workshe |  |  |  |  |
| 3 Reserved for future |  |  |  |  |
| Factoring income |  |  |  |  |
| 5a Section 245A eligible dividends (see instructions) . a . . . . . . . . . . . . . . . 5a |  |  |  |  |
|  |  |  |  |  |
| b Extraordinary disposition amounts (see instructions) . . . . . . . . . . . . . . . . . 5 5b |  |  |  |  |
| c Extraordinary reduction amounts (see instructions) . . . . . . . . . . . . . . . . . 5c |  |  |  |  |
| d Section 245A(e) dividends (see instructions). . . . . . . . . . . . . . . . . . . . 5d |  |  |  |  |
| e Dividends not reported on line 5a, 5b, 5c, or 5d . . . . . . . . . . . . . . . . . . 5 5e |  |  |  |  |
| Exchange gain or (loss) on a distribution of previously taxed earnings and profits |  |  |  |  |
| 7a Was any income of the foreign corporation blocked? . |  |  |  |  |
|  |  |  |  |  |
| b Did any such income become unblocked during the tax year (see section 964(b))? If the answer to either question is "Yes," attach an explanation. |  |  |  |  |
|  |  |  |  |  |
| 8a Did this U.S. shareholder have an extraordinary disposition (ED) account with respect to the foreign corporation at any time during the tax year (see instructions)? |  |  |  |  |
| \$ $\qquad$ and at the end of the tax year \$ $\qquad$ . Provide an attachment detailing any changes from the beginning to the ending balances. |  |  |  |  |
| c Enter the CFC's aggregate ED account balance with respect to all U.S. shareholders at the beginning of the CFC year \$ $\qquad$ and at the end of the tax year \$ $\qquad$ . Provide an attachment detailing any changes from the beginning to the ending balances. |  |  |  |  |
| 9 | Enter the sum of the hybrid deduction accounts with respect to stock of the foreign corporation (see instructions) \$ |  |  |  |

