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(Rev. December 2023)

Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business (Under Sections 6038A and 6038C of the Internal Revenue Code)

Go to www.irs.gov/Form5472 for instructions and the latest information.

OMB No. 1545-0123

Department of the Treasury Internal Revenue Service

For tax year of the reporting corporation beginning e reporting corporation beginning , , and ending

Note: Enter all information in English and money items in U.S. dollars.

Part I Reporting Corpor	ation (see instructions). All report	ting corpoi	rations must co	mplete Part I.		
1a Name of reporting corporation			7//	1b Employer identification number		
Number, street, and room or suite	no. (If a P.O. box, see instructions.)		7//	1c Total assets		
City or town, state, and ZIP code ((If a foreign address, see instructions.)			\$		
1d Principal business activity			1e Principal bus	iness activity code		
1f Total value of gross payments may reported on this Form 5472. See it	de or received nstructions. 1g Total number of Fo		1h Total value o	f gross payments made or received all Forms 5472. See instructions.		
\$			\$			
consolidated filing of where Form 5472	nich the U.S. reporting corporation filing a Form 5472	attached	ber of Parts VIII to Form 5472	11 Country of incorporation		
	ountry(ies) under whose laws the reporting reporation files an income tax return as a r		10 Principal count	ry(ies) where business is conducted		
	ne tax year, any foreign person owned, ding corporation entitled to vote, or (b) the t					
3 Check here if the reporting corpora purposes of section 6038A. See in	ation is a foreign-owned domestic disregarstructions	arded entity (DE) treated as a corporation for		
Part II 25% Foreign Shar	reholder (see instructions)					
Check here if any direct (or ultimate indirect) 25% foreign shareholder listed in Part II is a surrogate foreign corporation under section 7874(a)(2)(B).						
4a Name and address of direct 25% foreign shareholder						
4b(4) 11 C identifican acceptor if any	4b (O) Defenses ID a verb av (a sainstau	-ti 41-6	0)	u identification according (ETINI) if and		
4b(1) U.S. identifying number, if any	4b(2) Reference ID number (see instruc	ctions) 4b((see instructions	r identification number (FTIN), if any s)		
4c Principal country(ies) where business is conducted	4d Country of citizenship, organization, or incorporation	,	` '	aws the direct 25% foreign e tax return as a resident		
5a Name and address of direct 25% foreign shareholder						
5b(1) U.S. identifying number, if any	5b(2) Reference ID number (see instruct	tions) 5b(3) FTIN, if any (see	instructions)		
5c Principal country(ies) where business is conducted	5d Country of citizenship, organization, or incorporation	,	` '	aws the direct 25% foreign e tax return as a resident		
6a Name and address of ultimate indirect 25% foreign shareholder						
6b(1) U.S. identifying number, if any	6b(2) Reference ID number (see instruct	tions) 6b(3) FTIN, if any (see	instructions)		
6c Principal country(ies) where business is conducted	6d Country of citizenship, organization, or incorporation			aws the ultimate indirect 25% foreign e tax return as a resident		
7a Name and address of ultimate indirect 25% foreign shareholder						
7b(1) U.S. identifying number, if any	7b(2) Reference ID number (see instruct	tions) 7b(3) FTIN, if any (see	instructions)		
7c Principal country(ies) where business is conducted	7d Country of citizenship, organization, or incorporation			aws the ultimate indirect 25% foreign e tax return as a resident		

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Par	Related Party (see instructions). All reporting corporations must complete this question are	nd the rest of Part III.
	Check applicable box: Is the related party a ☐ foreign person or ☐ U.S. person?	
8a	Name and address of related party	
8b(1)	U.S. identifying number, if any 8b(2) Reference ID number (see instructions) 8b(3) FTIN, if any (see instructions)	
	Of Division 19	
	Principal business activity 8d Principal business activity	
	Relationship—Check boxes that apply: Related to reporting corporation Related to 25% foreign shareholder	
OI I	resident	ricome tax return as a
Par	t IV Monetary Transactions Between Reporting Corporations and Foreign Related Party	v (see instructions)
· G	Caution: Part IV must be completed if the "foreign person" box is checked in the headir	- ·
	If estimates are used, check here.	.9 .5
9	Sales of stock in trade (inventory)	9
10	Sales of tangible property other than stock in trade	10
11	Platform contribution transaction payments received	11
12	Cost sharing transaction payments received	12
13a	Rents received (for other than intangible property rights)	13a
b	Royalties received (for other than intangible property rights)	13b
14	Sales, leases, licenses, etc., of intangible property rights (for example, patents, trademarks, secret formulas)	14
15	Consideration received for technical, managerial, engineering, construction, scientific, or like services	15
16	Commissions received	16
17	Amounts borrowed (see instructions) a Beginning balance b Ending balance or monthly average	17b
18	Interest received	18
19	Premiums received for insurance or reinsurance	19
20	Loan guarantee fees received	20
21	Other amounts received (see instructions)	21
_22	Total. Combine amounts on lines 9 through 21	22
23	Purchases of stock in trade (inventory)	23
24	Purchases of tangible property other than stock in trade	24
25	Platform contribution transaction payments paid	25
26	Cost sharing transaction payments paid	26 27a
27a b		27b
28	Royalties paid (for other than intangible property rights). Purchases, leases, licenses, etc., of intangible property rights (for example, patents, trademarks, secret formulas)	28
29	Consideration paid for technical, managerial, engineering, construction, scientific, or like services	29
30	Commissions paid	30
31	·	31b
32	Interest paid	32
33	Premiums paid for insurance or reinsurance	33
34	Loan guarantee fees paid	34
35	Other amounts paid (see instructions)	35
36	Total. Combine amounts on lines 23 through 35	36
Pa	Reportable Transactions of a Reporting Corporation That Is a Foreign-Owned U.S. I	DE (see instructions)
	Describe on an attached separate sheet any other transaction as defined by Regulations such as amounts paid or received in connection with the formation, dissolution, acquisition of the entity, including contributions to and distributions from the entity, and check here.	on, and disposition
Par	t VI Nonmonetary and Less-Than-Full Consideration Transactions Between the Reporti	
	and the Foreign Related Party (see instructions)	2 1- 3
	Describe these transactions on an attached separate sheet and check here.	

Page Part VII Additional Information. All reporting corporations must complete Part VII. 37 □No Yes ☐ No If "Yes," is the basis or inventory cost of the goods valued at greater than the customs value of the imported goods? If "Yes," attach a statement explaining the reason or reasons for such difference. h If the answers to questions 37 and 38a are "Yes," were the documents used to support this treatment of the imported ☐ Yes ☐ No 39 During the tax year, was the foreign parent corporation a participant in any cost sharing arrangement (CSA)? . . . Yes □ No If "Yes," complete Part VIII as instructed below. During the tax year, did the reporting corporation pay or accrue any interest or royalty for which the deduction is not 40a ☐ No b Is the reporting corporation claiming a foreign-derived intangible income (FDII) deduction (under section 250) with respect to any transactions with the foreign related party? If "Yes," complete lines 41b, 41c, and 41d. See instructions . . . ☐ No Enter the amount of gross receipts derived from all sales of general property to the foreign related party that the reporting corporation included in its computation of foreign-derived deduction eligible income (FDDEI). See instructions. Enter the amount of gross receipts derived from all sales of intangible property to the foreign related party that the Enter the amount of gross receipts derived from all services provided to the foreign related party that the reporting 42a Did 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 relevant safe-haven range (100% to 130% of the applicable Federal rate (AFR) for the relevant term)? No Did 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 outside the □ No Yes Did the reporting corporation issue a covered debt instrument in any of the transactions described in Regulations section 1.385-3(b)(2) during the tax year with respect to a related party that is a corporation, or, did the reporting corporation issue or refinance indebtedness owed to a related party that is a corporation during the 36 months before or after the date of a distribution or acquisition described in Regulations section 1.385-3(b)(3)(i) made by the reporting corporation, and either □ No the issuance or refinance of indebtedness, or the distribution or acquisition, occurred during the tax year? . . . Yes If the answer to question 43a is "Yes," provide the following. (1) The amount of such transaction(s), distribution(s), and acquisition(s) (2) The amount of such related party indebtedness Part VIII Cost Sharing Arrangement (CSA) Note: Complete a separate Part VIII for each CSA in which the reporting corporation was a participant during the tax year. Report all amounts in U.S. dollars. (See instructions.) Provide a brief description of the CSA with respect to which this Part VIII is being completed. 44 During the course of the tax year, did the reporting corporation become a participant in the CSA? □ No 45 ☐ No 46 47 What was the reporting corporation's share of reasonably anticipated benefits for the CSA? % 48a Enter the total amount of stock-based compensation deductions claimed by the reporting corporation Enter the total amount of deductions for the tax year for stock-based compensation that was granted during the term of the CSA and is directly identified with, or reasonably allocable to, the intangible development activity under the CSA \$ Was there any stock-based compensation granted during the term of the CSA to individuals who performed functions in business activities that generate cost shared intangibles that was not treated as directly identified with, or reasonably □ No Yes Enter the amount of intangible development costs allocable to the reporting corporation based on the reporting corporation's Part IX Base Erosion Payments and Base Erosion Tax Benefits Under Section 59A (see instructions) 50 51 52 Amount of total qualified derivative payments as described in section 59A(h) made by the reporting corporation . . . 53

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