# Shareholder's Share of Income, Deductions, Credits, etc.—International

☐ Final K-3

Amended K-3

2023

Department of the Treasury Internal Revenue Service

For calendar year 2023, or tax year beginning / 2023 , ending See separate instructions.

		Information About the Corporation					Inf	forı	ma	ıtio	n /	<b>Ab</b> o	out	the	e S	ha	rel	nold	ler		
A	Corpor	ration's employer identification number (EIN)	С	Sha	areh	olde	r's i	iden	tifyi	ng ni	umb	er									
В	Corpor	ration's name, address, city, state, and ZIP code	D	Sha	ıreh	older	r's n	name	, ad	dres	s, ci	ty, s	tate,	and	ZIP	cod	e				
Е	Che	eck to indicate the parts of Schedule K-3 that apply.																		Yes	No
	1	Does Part I apply? If "Yes," complete and attach Part I																	1		
	2	Does Part II apply? If "Yes," complete and attach Part II																	2		
	3	Does Part III apply? If "Yes," complete and attach Part III																	3		
	4	Does Part IV apply? If "Yes," complete and attach Part IV																	4		
	5	Does Part V apply? If "Yes," complete and attach Part V																	5		
	6	Does Part VI apply? If "Yes," complete and attach Part VI																	6		
	7	Does Part VII apply? If "Yes," complete and attach Part VII .																	7		
7,400																					

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Corporation's name		EIN	Shareholder	's name		Sharehold	ler's identifying number
Part I Shareholder's Share of	of Corporation's	Other Current Ye	ear International	Information			
Check box(es) for additional specified attachme	ents. See instructions	S.					
<ul><li>1. Gain on personal property sale</li></ul>	5. High-taxed	d income	8. Form 5	471 information	☐ 11. E	ntity treatment for cert	ain S corporations
<ul><li>2. Foreign oil and gas taxes</li></ul>	6. Section 26	37A disallowed deduction	on 🗌 9. Other f	orms	☐ 12. F	orm 8865 information	
<ul><li>3. Splitter arrangements</li></ul>	7. Form 8858	3 information	10. Shareh	older loan transactior	ns 🗌 13. C	ther international iten	าร
<ul><li>4. Foreign tax translation</li></ul>					(a	ttach description and	statement)
Part II Foreign Tax Credit Lir	mitation						
Section 1—Gross Income							
			Foreign	Source		(f) Sourced by	
Description	(a) U.S. source	(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code	shareholder	(g) Total
1 Sales							
Α							
В							
С							
2 Gross income from performance of services							
Α							
В							
С							
3 Gross rental real estate income							
Α							
В							
С							
Other gross rental income     A							
В							
С							
5 Reserved for future use							
6 Interest income							
A							
В							
С							
7 Ordinary dividends (exclude amount on line 8)							

С

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Corporation's name	EIN	Shareholder's name	Shareholder's identifying number

## Foreign Tax Credit Limitation (continued)

Description   Description	Se	ction 1—Gross income (continue	ea)				
8 Qualified dividends A B C C I I Reserved for future use				Foreign	Source	(n o )	
A B		Description	(a) U.S. source			shareholder	(g) Total
B C C C C C C C C C C C C C C C C C C C	8	Qualified dividends					
B	A	1					
C         9         Reserved for future use	E						
10 Royalties and license fees							
10 Royalties and license fees	9	Reserved for future use					
A B	10	•					
Net short-term capital gain							
C       Net short-term capital gain         A       B         B       C         12       Net long-term capital gain         A       B         B       C         13       Collectibles (28%) gain         A       B         C       C         14       Unrecaptured section 1250 gain         A       B         C       C         15       Net section 1231 gain	E	3					
A B C C C C C C C C C C C C C C C C C C							
A B C C C C C C C C C C C C C C C C C C	11	Net short-term capital gain					
Net long-term capital gain		·					
C       12 Net long-term capital gain         A B C C       9         13 Collectibles (28%) gain       9         A B C C C C C C C C C C C C C C C C C C	E	3					
A B C C C C C C C C C C C C C C C C C C	C						
A B C C C C C C C C C C C C C C C C C C	12	Net long-term capital gain					
Collectibles (28%) gain							
C   C   C   C   C   C   C   C   C   C	E						
A B C C C C C C C C C C C C C C C C C C	C						
A B C C C C C C C C C C C C C C C C C C	13	Collectibles (28%) gain					
B C							
C       14 Unrecaptured section 1250 gain							
A B C S S S S S S S S S S S S S S S S S S	C						
A B C S S S S S S S S S S S S S S S S S S	14	Unrecaptured section 1250 gain					
B C							
C 15 Net section 1231 gain A		_					
15 Net section 1231 gain A							
A	15	Net section 1231 gain					
B							
C							

Corporation's name	EIN	Shareholder's name	Shareholder's identifying number

## Part II Foreign Tax Credit Limitation (continued)

Section 1—Gross Income (continued)

			Foreign	Source		(0.0	
Description	(a) U.S. source	(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code	(f) Sourced by shareholder	(g) Total
<b>16</b> Section 986(c) gain							
17 Section 987 gain							
18 Section 988 gain							
951(a) inclusions							
Α							
В							
С							
Other income (see instructions)							
Α							
В							
С							
Section 951A(a) inclusions (see instructions)							
22 Reserved for future use							
A							
В							
С							
3 Reserved for future use							
A							
В							
C							
4 Total gross income (combine lines 1							
through 23)							
A							
В							
c							

Corporation's name	EIN	Shareholder's name	Shareholder's identifying number

#### Part II Foreign Tax Credit Limitation (continued)

#### Section 2-Deductions

36	ction 2—Deductions			Foreign	Source			
	Description	(a) U.S. source	(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code	(f) Sourced by shareholder	(g) Total
25	Expenses allocable to sales income .						-	
26	Expenses allocable to gross income from performance of services							
27	Net short-term capital loss							
28	Net long-term capital loss							
29	Collectibles loss							
30	Net section 1231 loss							
31	Other losses							
32 A	Research & experimental (R&E) expenses SIC code:							
	SIC code:							
	SIC code:							
	Allocable rental expenses— depreciation, depletion, and amortization							
34	Allocable rental expenses—other than depreciation, depletion, and amortization							
35	Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36	Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37	Depreciation not included on line 33 or line 35							
38	Charitable contributions							
39	Interest expense specifically allocable under Regulations section 1.861-10(e)							
40	Other interest expense specifically allocable under Regulations section 1.861-10T							
41	Other interest expense—business .							
42	Other interest expense—investment .							
43	Other interest expense—passive activity							
44	Section 59(e)(2) expenditures, excluding R&E expenses on line 32 .							
45	Foreign taxes not creditable but deductible							

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Corp	oration's name			E	IN		S	Shareholder	's name				Shareholder	's identifying number
P	art II Foreign Ta	x Credit Lim	nitation (co	ntinue	ed)									
	ction 2—Deductions													
								Foreign	Source			<b>(A</b> C :	urood b	
	Description		(a) U.S. sou	rce	(b) Foreigr		(c) Pas		(d) Gener		(e) Other		urced by eholder	(g) Total
					category	income	category	income	category inc	ome	(category code	)		
	Section 986(c) loss													
	Section 987 loss													
48	Section 988 loss													
49	Other allocable deductions instructions)													
	Other apportioned share of deductions (see instruction	ns)												
	Reserved for future use .													
	Reserved for future use .													
	Reserved for future use .													
54	<b>Total deductions</b> (combination through 53)	<b>I</b>												
55	<b>Net income (loss)</b> (subtraction line 24)													
		mation for I			orm 1116	6								
Sec	ction 1-R&E Expens	es Apportio	nment Fac	tors										
							Foreig	n Source	1					
	Description	(a) U.S. so	urce / /h	Foreig	n branch	(c) Pass	ive category	(d) Ga	neral category		(e) Other	(f) Sourc		(g) Total
	· · · · · · · ·	(=, 0.0. 50.	\\		income		come	1	income	1 '	gory code)	shareho	older	(9)
										(cou	ntry code )			
	Gross receipts by SIC code													
	SIC code:													
	SIC code:													
	SIC code:													
	SIC code:													
	SIC code:													
		with roopest to	total B°E av	onece	ontored on	Dort II lica	. 22							
2	Exclusive apportionment					raitii, iine	; JZ.							
Α	R&E expense with respect (i) SIC code:	ст то аспущу ре	anomieu in Me	United									2A(i)	
	(ii) SIC code:												2A(i) 2A(ii)	
	(iii) SIC code:	· · ·											2A(ii) 2A(iii)	
В		· · · · · ct to activity ne	rformed outsid	· · de the l									<b>-</b> (111)	
_	(i) SIC code:												2B(i)	
	(ii) SIC code:	: : :											2B(ii)	
	(iii) SIC code:												2B(iii)	

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Corporation's name	EIN	Shareholder's name	Shareholder's identifying number

#### Other Information for Preparation of Form 1116 (continued) Part III

Section 2—Interest Expense Appo	rtionment Facto	rs					
			Foreign	Source			
Description	(a) U.S. source	(b) Foreign branch category income (c) Passive cate income		(d) General category income	(e) Other (category code) (country code )	(f) Sourced by shareholder	<b>(g)</b> Total
1 Total average value of assets							
2 Reserved for future use							
3 Assets attracting directly allocable interest expense under Regulations section 1.861-10(e)							
4 Other assets attracting directly allocable interest expense under Regulations section 1.861-10T							
5 Assets excluded from apportionment formula							
<b>6a</b> Total assets used for apportionment (subtract the sum of lines 3, 4, and 5 from the sum of lines 1 and 2)							
<b>b</b> Assets attracting business interest expense							
c Assets attracting investment interest expense							
d Assets attracting passive activity interest expense							
7 Basis in stock of 10%-owned noncontrolled foreign corporations (see attachment)							
8 Basis in stock of CFCs (see attachment)							

Part III	Corp	poration's name	EIN		Shareholder's name	Shareho	Shareholder's identifying number	
Description   Poscription	_		1'	( ) ( ) ( ) ( ) ( )				
Description   (a) Type of tax   (b) Section 951A category income   U.S.   Foreign   Description   Foreign   Description   U.S.   Foreign   D.S.   Foreign   Shareholder   D.S.   Foreign   D.S.   D.S			tion of Form 1116	(continued)				
Description  (a) Type of tax  U.S. Foreign  U.S. Foreign  Shareholder  Shareholder  D. S. Foreign  Shareholder  D. S. Foreign  Shareholder  Shareholder  D. S. Foreign  Shareholder  Shareholder  Shareholder  D. S. Foreign  Shareholder  Shareholder  Shareholder  D. S. Foreign  Shareholder  Sh	Se	ction 3—Foreign Taxes						
Direct (section 901 or 903) foreign taxes:		Description	(a) Type of tax					_
903) foreign taxes:			(-) )	U.S.	Foreign	U.S.	Foreign	Shareholder
A B S S S S S S S S S S S S S S S S S S	1							
B C C C C C C C C C C C C C C C C C C C		903) foreign taxes: Paid Accrued						
C D C C C C C C C C C C C C C C C C C C	Α	\						
D E F C C C Contested tax year:  B Related tax year:  B Related tax year:  B Related tax year:  B Related tax year:	В	3						
E F Reduction of taxes (total)  A Taxes on foreign mineral income	С							
F Reduction of taxes (total) A Taxes on foreign mineral income	D	)						
Related tax year:  Date tax paid: Contested tax year: Date tax paid: Contested tax year: Date tax paid: Contested tax year: Date tax paid: Contested tax year: Date tax paid: Contested tax year: Date tax paid: Contested tax year: Date tax paid: Contested tax year: Date tax paid: Contested tax year: Date ta								
A Taxes on foreign mineral income								
B Reserved for future use		• •						
C International boycott provisions								
D Failure-to-file penalties								
E Taxes with respect to splitter arrangements								
F Taxes on foreign corporate distributions								
G Other								
Foreign tax redeterminations  A								
Related tax year: Date tax paid: Contested tax								
Related tax year:  Date tax paid:  Contested tax								
Date tax paid:  Contested tax	Α	\						
B Related tax year:		Related tax year:						
B Related tax year:		Date tax paid:						
Related tax year:		Contested tax						
Helated tax year:Date tax paid:	В	B						
Date tax paid:		Related tax year:						
Contested to:		Date tax paid:						
Contested tax								
C	С	Political description						
Related tax year:		Related tax year:						
Date tax paid:		Date tax paid:						
Contested tax	4	_						
4 Reserved for future use								
5 Reserved for future use								

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Corpo	Corporation's name				Shareholder's name				Shareholder's identifying number			
		( D		0 ( !)								
			paration of Form 111	<b>6</b> (continuea)								
Sec	Section 3—Foreign Taxes (continued)											
	(d) Passive category income		ome	(e) General category income				er	(g) Total			
	U.S.	Foreign	Shareholder	U.S.	Foreign	Shareholder	(category code	)	(9) Total			
1												
Α												
В												
С												
D -												
E												
<u>F</u>												
2						-						

B C D E F G

Corp	oration's name		EIN Shareholder's name					Shareholder's identifying number
Pa	rt IV Distributions Fr	om Foreign Corporation	ons to S Corpor	ation				
	·	distributing foreign corporation	ion		IN or ID number	(c) Date of distribution	(d) Functional currency of distributing foreign corporatio	(e) Amount of distribution in functional currency
Α								
В								
С								
D								
E								
F								
G								
Н								
ı								
J								
K								
L								
M								
N								
0								
	(f) Amount of E&P distribution in functional currency	(g) Spot rate (functional currency to U.S. dollars)	(h) Amount of in U.S.	of distribution dollars	n (i) Amo	ount of E&P distribution in U.S. dollars	(j) Qualified foreign corporation	(k) Reserved for future use
Α								
В								
С								
D								
E								
F								
G								
Н_								
_J_								
K_								
L_								
M_								
<u>N</u>								
0			1		1			

Sched	lule K-3 (Form 1120-S) 2023											Page <b>11</b>
Corp	oration's name			EIN	EIN Shareholder's nam			ame			Shareh	older's identifying number
Pa	art V Information	n on Shareho	lder's S	ection 95	1(a)(1) and S	ection	951A Inclusion	S				
а	Separate category (code)											
b	If box is checked, this is co	ompleted with res	pect to U.S	S. source inc	come							🗆
	(a) Name of CFC  (b) EIN or reference ID number  (c) Ending of C tax year				(e) Shareholder's shar of subpart F income	e <b>(f)</b> Shareholder's 951(a)(1)(B) inc		(g) Tested income				
Α												
В												
С												
D												
E												
F												
G												
Н												
ı												
J												
K												
1	Shareholder's total (sum	for all CFCs) .		<u></u>								
	(h) Tested loss	(i) Shareholder of tested inc			nolder's share sted loss	Qualifi	areholder's share of ied Business Asset restment (QBAI)	(I) S	hareholder's share of the tested loss QBAI amount	<b>m)</b> Shareholder's sh tested interest inco		(n) Shareholder's share of tested interest expense
Α												
В												
С												
D												
Е												
F												
G												
Н												
ı												
J												
K												

										- 1 ago 11	
Corpo	oration's name	E	IIN		Shareholder's name				Shareholder's identifying number		
	rt VI Information Regardin	g Passive Foreig	n Investment Co	mpanie	s (PFICs)						
Sec	tion 1—General Information										
				General Ir	nformation			Г			
	(a) Name of PFIC	r	<b>(b)</b> EIN or reference ID number		(c) Addres	s of PFIC		(d) Beginnir PFIC tax y		) Ending of IC tax year	
Α											
В											
С											
D											
Е											
F											
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Н											
ı											
J											
K											
L	_										
	Si	ummary of Annual Info	ormation					tion Regarding	Elections	I	
	<b>(f)</b> Description of each class of PFIC shares	(g) Dates PFIC shares acquired during tax year (if applicable)	(h) Shareholder's s of total number PFIC shares held corporation at end tax year	of by F	Shareholder's share of total value of PFIC shares held by orporation at end of tax year	(j) Election made by corporation (see instructions)	(k) Box is checked if foreign corporation has documented its eligibility to be treated as a qualifying insurance corporation under section 1297(f)(2).	(I) Box is checked if PFIC has indicated its shares are "marketable stock" within the meaning of section 1296(e).	(m) Box is checked if PFIC is also a controlled foreign corporation (CFC) within the meaning of section 957.	(n) Box is checked if PFIC meets the income test or asset test of section 1297(a) for the tax year.	
Α											
В											
С									Ц		
D											
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G											
н .											
<u> </u>											
J											
K											

Corporation's name	EIN	Shareholder's name	Shareholder's identifying number

# Part VI Information Regarding Passive Foreign Investment Companies (PFICs) (continued) Section 2—Additional Information on PFIC or Qualified Electing Fund (QEF)

	General Information		QEF Info	ormation	Section 1296 Mark-to	o-Market Information	Section 1291 and Other Information
	(a) Name of PFIC	(b) EIN or reference ID number	(c) Shareholder's share of ordinary earnings	(d) Shareholder's share of net capital gain	(e) Shareholder's share of fair market value (FMV) of PFIC shares held by corporation at beginning of tax year	held by corporation at	(g) Dates PFIC shares were acquired
Α							
В							
С							
D							
Е							
F							
G							
Н							
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K							
L							

#### Section 1291 and Other Information

	(h) Shareholder's share of amount of cash and FMV of property distributed by PFIC during the current tax year (if applicable)	(i) Dates of distribution	(j) Shareholder's share of total creditable foreign taxes attributable to distribution by PFIC	(k) Shareholder's share of total distributions from PFIC in preceding 3 tax years	snares disposed of	(m) Shareholder's share of amount realized by corporation on disposition of PFIC shares	(n) Shareholder's share of corporation's tax basis in PFIC shares on dates of disposition	(o) Shareholder's share of gain (loss) on disposition by corporation of PFIC shares
Α								
В								
C								
_ D								
_ E								
F								
G								
H								
I								
J								
K								
L								

Cor	poration's name	EIN	Shareho	der's name	Sh	areholder's identifying number
Pa	art VII Shareholder's Share of S Corporation	n's Interest in Fo				
Α	EIN or reference ID number of controlled foreign corporation .			Separate category. See instructi		
С	If PAS was entered on line B, applicable grouping under Regu	lations section 1.904-	4(c). See instruction	s	<u></u>	
D	Box is checked if there is more than one source country for a line		_	<b>E</b> Box is checked if U.S. s		
F	Box is checked if foreign oil related income or foreign oil and	gas extraction income	G Fund	tional currency of foreign corpo	oration	
	Amounts are in functional currency unless otherwise noted. See instructions.		(i) Country code	(ii) Shareholder's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
1	Subpart F income groups					
а	Dividends, interest, rents, royalties, and annuities (total)					
	(1) Unit:					
	(2) Unit:					
b	Net gain from certain property transactions (total)					
	(1) Unit:					
	(2) Unit:					
С	Net gain from commodities transactions (total)					
	(1) Unit:					
	(2) Unit:					
d	Net foreign currency gain (total)					
	(1) Unit:					
	(2) Unit:					
е	Income equivalent to interest (total)					
	(1) Unit:					
	(2) Unit:					
f	Other foreign personal holding company income (total)					
	(1) Unit:					
	(2) Unit:					
g	Foreign base company sales income (total)					
	(1) Unit:					
_	(2) Unit:					
h	Foreign base company services income (total)					
	(1) Unit:					
	(2) Unit:					
ı						
	(1) Unit:					
	(2) Unit:					
J	Insurance income (total)					
	(1) Unit:					
	(2) Unit:					
	International boycott income (total)					
	Bribes, kickbacks, and other payments (total)					
m	<b>1</b> Section 901(j) (total)					

Co	rporation's name	EIN		Sharehold	der's name	s	Shareholder's identifying number
	, portano.			On an on lone	ion o maine		
P	art VII Shareholder's Share of S Corporation	n's Interest in Fo	reign Co	rporatio	n Income (Section 960)	(continued)	
	Amounts are in functional currency unless otherwise noted. See instructions.		(i) Count	ry code	(ii) Shareholder's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functiona currency) (see instructions)	
2	Recaptured subpart F income						
3							
	(1) Unit:						
	(2) Unit:						
4	Residual income group (total)						
7	(1) Unit:						
	(2) Unit:						
-5	Total						