CNMI Income	Tax	Return	of	а	Foreign	Corporation
-------------	-----	--------	----	---	---------	-------------

For calendar year 2024, or tax year beginning______, 2024, and ending ______, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20___, 20____, 20____, 20____, 20____, 20____, 20____, 20____, 20_



	Na	Name						Employ	er identificat	tion num	ıber
Type or Number, street, and room or suite no. (see instructions)						Check box(es) if: Initial return Name or address change Final return					
Print	Ci	City or town, state or province, country, and ZIP or fore	eign postal code						t post-merger edule M-3 att		Amended return Protective return
A Co	ountr	try of incorporation		E		f the corporat	ion had	an agen	t in the CN	MI at ar	ny time during
		gn country under whose laws the income repor				he tax year, e		-			
is	also	o subject to tax			(1) Type of age	ent				
		incorporated									
D (1)	or s	cation of corporation's primary books and reco state, and country)				3) Address					
				E	S	See the instru					
(2)		incipal location of worldwide business			(1) Business a	ctivity c	ode num	ber		
					(3) Product or	service				<u></u>
(3)		the corporation maintains an office or place of	of business in		i (Check method	d of acc	ounting:	(1) 🗌 Ca	ash (2) 🗌 Accrual
	the	e CNMI, check here					(specify				
		Compi	utation of Ta	ax Du	le	or Overpa	ymen	t			
1	Tax f	from Section I, line 11, page 4					1				
2	Tax f	from Section II, Schedule J, line 9, page 6 .					2				
3	Tax f	from Section III (add lines 6 and 10 on page 7)					3				
4 .	Tota	al tax. Add lines 1 through 3					• •			4	
5a	Prece	ceding year's overpayment credited to the curre	ent year				5a				
b	Curre	rent year's estimated tax payments					5b				
C	Curre	rent year's refund applied for on Form 4466					5c ()	
d	Rese	served for future use					5d				
е	Tax o	deposited with Form 7004					5e				
f	Cred	dit for tax paid on undistributed capital gains (a	ttach Form 243	9) .			5f				
g	Cred	dit for federal tax paid on fuels (attach Form 413	36). See instruc	tions			5g				
h I	Rese	served for future use					5h				
		MI income tax paid or withheld at source (add ge 4) and amounts from Forms 8288-A and 8805					5i				
j I	Elect	ctive payment election amount from Form 3800					5j				
z	Total	al payments. Combine lines 5a through 5j .								5z	
6	Estin	imated tax penalty (see instructions). Check if Fe	orm 2220 is atta	ached						6	
7	Amo	ount owed. If line 5z is smaller than the total of	lines 4 and 6, e	enter ar	mc	ount owed .				7	
8a (Over	erpayment. If line 5z is larger than the total of lin	nes 4 and 6, ent	er amo	our	nt overpaid .				8a	
		ount of overpayment on line 8a resulting fro	om tax deducte	ed and	lw	ithheld unde	r Chap	ters 3 an	id 4 (from	8b	
9		er portion of line 8a you want Credited to 2025							Refunded	9	
<u>.</u>		Under penalties of perjury, I declare that I have examined the correct, and complete. Declaration of preparer (other than tax								my knov	vledge and belief, it is true
Sigr Here	e _									Taxation	Division of Revenue and discuss this return with the shown below (see
		Signature of officer	Date	Tit	tie					motructio	
Paid Prep		Print/Type preparer's name	Preparer's signat	ure			Da	te,		k 🗌 if employe	
Use		Firm's name							Firm's EIN		
		Firm's address							Phone no.		
		rwork Poduction Act Nation, can congrate in	structions							For	m 1120F-CM (2024)

For Paperwork Reduction Act Notice, see separate instructions.

E **1120F-CM** Department of Finance Division of Revenue and Taxation

Form	n 1120F-CM (2024)	I	-age 2
Ad	ditional Information (continued from page 1)		
		Yes	No
н	Did the corporation's method of accounting change from the preceding tax year?		
	If "Yes," attach a statement with an explanation.		
I	Did the corporation's method of determining income change from the preceding tax year?		
	If "Yes," attach a statement with an explanation.		
J	Did the corporation file a CNMI income tax return for the preceding tax year?		
Κ	(1) At any time during the tax year, was the corporation engaged in a trade or business in the CNMI?		
	(2) If the answer to question K(1) is "Yes," is the corporation's trade or business within the CNMI solely the result of a section 897 (FIRPTA) sale or disposition?		
	(3) If the answer to question K(1) is "No," was the corporation engaged in the trading of securities or commodities described in section 864(b)(2)(A)(i) or section 864(b)(2)(B)(i)?		
	If the answer to question K(3) is "Yes," enter the name of the resident broker, commission agent, custodian, or other independent agent who effects transactions in stocks and securities in the CNMI on the corporations's behalf:		
	(4) If the answer to question K(1) is "No," was the corporation engaged in the trading of securities or commodities described in section 864(b)(2)(A)(ii) or section 864(b)(2)(B)(ii)?		
	If the answer to question K(4) is "Yes," enter the name of any resident broker, commission agent, custodian, or other agent who effects transactions in stocks and securities in the CNMI on the corporation's behalf:		
	If the answer to question K(4) is "Yes," enter the name of any partnership that effects transactions in the CNMI in securities or commodities (either directly or through an employee, broker, commission agent, custodian, or other agent) in which the corporation is a partner:		
L	Did the corporation have a permanent establishment in the CNMI for purposes of any applicable tax treaty between the		
	CNMI and a foreign country?		
М	Did the corporation have any transactions with related parties?		
	If "Yes," Form 5472 may have to be filed (see instructions).		
	Enter number of Forms 5472 attached		
N	Is the corporation a controlled foreign corporation? (See section 957(a) for definition.)		
0	Is the corporation a personal service corporation? (See instructions for definition.)		
P	Enter tax-exempt interest received or accrued during the tax year (see instructions) \$		
Q	At the end of the tax year, did the corporation own, directly or indirectly, 50% or more of the voting stock of a CNMI corporation? (See section 267(c) for rules of attribution.)		
	If "Yes," attach a statement showing (1) name and EIN of such CNMI corporation; (2) percentage owned; and (3) taxable income or (loss) before NOL and special deductions of such CNMI corporation for the tax year ending with or within your tax year.		
R	If the corporation has an NOL for the tax year and is electing to forego the carryback period, check here (see instructions) .		
S	Enter the available NOL carryover from prior tax years. (Do not reduce it by any deduction on Section II, line 30a, page 5.) \$		
т	Is the corporation a subsidiary in a parent-subsidiary controlled group?		
	If "Yes," enter the parent corporation's:		
	(1) EIN		
	(2) Name		
U	(1) Is the corporation a dealer under section 475?		
	(2) Did the corporation mark to market any securities or commodities other than in a dealer capacity?		
v	At the end of the tax year, did any individual, partnership, corporation, estate, or trust own, directly or indirectly, 50% or more of the corporation's voting stock? (See section 267(c) for rules of attribution.)		
	If "Yes," attach a statement showing the name and identifying number. (Do not include any information already entered in item T.) Enter percentage owned		
w	(1) Is the corporation taking a position on this return that a CNMI tax treaty overrules or modifies a CNMI tax law of the CNMI, thereby causing a reduction of tax?		
	If "Yes," the corporation is generally required to complete and attach Form 8833. See Form 8833 for exceptions.		
	Note: Failure to disclose a treaty-based return position may result in a \$10,000 penalty (see section 6712).		
	(2) Is the corporation claiming treaty benefits pursuant to, or otherwise filing its return pursuant to, a Competent Authority determination or an Advance Pricing Agreement?		
	If "Yes," attach a copy of the Competent Authority determination letter or Advance Pricing Agreement to your return.		

Pag	e	3

Add	itional Information (continued from page 2)		-
x	During the tax year, did the corporation own any entity that was disregarded as an entity separate from its owner under Regulations sections 301.7701-2 and 301.7701-3?	Yes	No
	If "Yes," attach a statement listing the name, country under whose laws the entity was organized, and EIN (if any) of each such entity.		
Y	(1) Did a partnership allocate to the corporation a distributive share of income from a directly owned partnership interest, any of which is ECI or treated as ECI by the partnership or the partner?		
	If "Yes," attach Schedule P. See instructions.		
	(2) During the tax year, did the corporation dispose of an interest in a partnership that directly or indirectly engaged in a trade or business in the CNMI?		
	If "Yes," attach Schedule P (Form 1120-F). See instructions.		
	(3) During the tax year, did the corporation own, directly or indirectly, at least a 10% interest, in any foreign partnership?		
z	(1) Has the corporation engaged in any transactions the results of which are subject to the arm's-length standard under section 482 and its regulations?		
	(2) Has the corporation recognized any interbranch amounts?		
AA	Is the corporation required to file Schedule UTP (Form 1120), Uncertain Tax Position Statement (see instructions)?		
	If "Yes," complete and attach Schedule UTP.		
BB	During the corporation's tax year, did the corporation make any payments that would require it to file Forms 1042 and 1042-S under chapter 3 (sections 1441 through 1464) or chapter 4 (sections 1471 through 1474) of the Code?		
СС	Is the corporation (including the home office or any branch) a qualified derivatives dealer (QDD)?		
	(1) If "Yes," attach Schedule Q (Form 1120-F) (see instructions).		
	(2) If "Yes," enter the QI-EIN		
DD	Does the corporation have gross receipts of at least \$500 million in any of the 3 preceding tax years (see sections 59A(e)(2) and (3))?		
EE	During the tax year, did the corporation pay or accrue any interest or royalty for which a deduction is not allowed under section 267A (see instructions)?		
	If "Yes," enter the total amount of the disallowed deductions		
FF	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)?		
GG	Does the corporation satisfy one or more of the following (see instructions)?		
	(1) The corporation owns a pass-through entity with current, or prior year carryover, excess business interest expense.		
	(2) The corporation's aggregate average annual gross receipts (determined under section 448(c)) for the 3 tax years preceding the current tax year are more than \$30 million and the corporation has business interest expense.		
	(3) The corporation is a tax shelter and the corporation has business interest expense.		
	If "Yes," to any, complete and attach Form 8990.		
нн	Is the corporation attaching Form 8996 to certify as a Qualified Opportunity Fund?		
	If "Yes," enter amount from Form 8996, line 15		
II	Is the corporation a member of a controlled group?		
JJ	Corporate Alternative Minimum Tax:		
	(1) Was the corporation an applicable corporation under section 59(k)(1) in any prior tax year?		
	If "Yes," go to question JJ(2).		
	If "No," skip to question JJ(3).		
	(2) Is the corporation an applicable corporation under section 59(k)(1) in the current tax year because the corporation was an applicable corporation in the prior tax year?		
	If "Yes," complete and attach Form 4626.		
	If "No," continue to question JJ(3).		
	(3) Does the corporation meet the requirements of the safe harbor method as provided under section 59(k)(3)(A) for the current tax		
	year (see instructions)?		
	If "Yes," the corporation is not required to file Form 4626. If "No," complete and attach Form 4626.		
	Ti No, complete and attach Form 4626.	E CM	(000 (

SECTION I—Income From CNMI Sources Not Effectively Connected With the Conduct of a Trade or Business in the CNMI— Do not report items properly withheld and reported on Form 1042-S. See instructions.

Report all gross transportation income subject to 4% tax on line 9. Report other column (a) income items only if not properly withheld and reported on Form 1042-S. The rate of tax on these **gross** income items is 30% or such lower rate specified by tax treaty. No deductions are allowed against these types of income. Enter treaty rates where applicable. **If the corporation is claiming a lower treaty rate**, **also complete item W on page 2.** If multiple treaty rates apply to a type of income (for example, subsidiary and portfolio dividends or dividends received by disregarded entities), attach a statement showing the amounts, tax rates, and withholding for each. For any amounts reported in this Section I, you must attach Form(s) 1042-S to substantiate any withholding claimed on line 5i, page 1, related to these amounts.

Name of treaty country, if any

	(a) Class of income (see instructions)	(b) Gross amount	(c) Rate of tax (%)	(d) Amount of tax liability	(e) Amount of CNMI income tax paid or withheld at the source
1	Interest				
2a	Dividends (excluding payments received by QDDs in their equity derivatives dealer capacity)				
b	Dividend equivalents (excluding payments received by QDDs in their equity derivatives dealer capacity)				
3	Rents				
4	Royalties				
5	Annuities				
6	Gains from disposal of timber, coal, or domestic iron ore with a retained economic interest (attach supporting statement) .				
7	Gains from sale or exchange of patents, copyrights, etc.				
8	Fiduciary distributions (attach supporting statement)				
9	Gross transportation income (see instructions)		4		
10	Other items of income				
11	Total. Enter here and on line 1, page 1				
12	Total. Enter here and include on line 5i, page 1				
13	Is the corporation fiscally transparent under the listed above?	the laws of the foreign ju	risdiction with res	pect to any item of incon	🗌 Yes 🗌 No

Advertising

(see instructions) Important: Fill in all applicable lines and schedules. If you need more space, see Assembling the Return in the instructions. 1a Gross receipts or sales **b** Less returns and allowances c Bal 1c Gross profit (subtract line 2 from line 1c) ncome Interest Gross rents Gross royalties Capital gain net income (attach Schedule D (Form 1120)) Net gain or (loss) from Form 4797, Part II, line 17 (attach Form 4797) Total income. Add lines 3 through 10. Compensation of officers (see instructions-attach Form 1125-E) **Deductions** (See instructions for limitations on deductions.) Bad debts (for bad debts over \$500,000, attach a list of debtors and amounts)

SECTION II-Income Effectively Connected With the Conduct of a Trade or Business in the CNMI

Interest expense from Schedule I, line 25 (see instructions)

Depreciation from Form 4562 not claimed on Form 1125-A or elsewhere on return (attach Form 4562) . . .

Employee benefit programs

			Laura 1120E_CM (00)				
	31	Taxable income or (loss). Subtract line 30c from line 29	31				
		c Add lines 30a and 30b	30c				
ec.		b Special deductions (Schedule C, line 14)					
n	30	Less: a Net operating loss deduction (see instructions)					
	29	29					
S	28	Total deductions. Add lines 12 through 27	28				
(See I	27	27					
e e	26	Deductions allocated and apportioned to ECI from Schedule H, line 20 (see instructions)					

Form **1120F-CM** (2024)

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Form 1120F-CM (2024)

Sch	edule C Dividends and Special Deductions (see instructions)						
		(a	a) Divi	dends	(b) %		(c) Special deductions: (a) × (b)
1	Dividends from less-than-20%-owned domestic corporations (other than debt-financed stock)				50		
2	Dividends from 20%-or-more-owned domestic corporations (other than debt-financed stock)				65		
3	Dividends on certain debt-financed stock of domestic and foreign corporations (section 246A)				see instructions	s	
4	Dividends on certain preferred stock of less-than-20%-owned public utilities				23.3		
5	Dividends on certain preferred stock of 20%-or-more-owned public utilities .				26.7		
6	Dividends from less-than-20%-owned foreign corporations				50		
7	Dividends from 20%-or-more-owned foreign corporations				65		
8	Subtotal. Add lines 1 through 7. See instructions for limitation				see	s	
9	Dividends from foreign corporations not included on line 3, 6, or 7						
10	IC-DISC and former DISC dividends not included on line 1, 2, or 3 (section 246(d))						
11	Other dividends						
12	Deduction for dividends paid on certain preferred stock of public utilities .						
13	Total dividends. Add column (a), lines 8 through 11. Enter here and on line 4, page 5						
14	Total special deductions. Add column (c), lines 8 and 12. Enter here and on line	30b, pa	ige 5				
Sch	edule J Tax Computation (see instructions)						
1	Income tax					1	
2a	Base erosion minimum tax amount (attach Form 8991)					2a	
b	Amount from Form 4255, Part I, line 3, column (q)					2b	
С	Other chapter 1 tax					2c	
3	Corporate alternative minimum tax from Form 4626, Part II, line 13 (attach Form 4	626)				3	
4	Add lines 1, 2a, 2b, 2c, and 3					4	
5a	Foreign tax credit (attach Form 1118)	. 4	5a				
b	General business credit (see instructions-attach Form 3800)	. !	5b				
с	Credit for prior year minimum tax (attach Form 8827)	. 4	5c				
d	Bond credits from Form 8912	. !	5d				
6	Total credits. Add lines 5a through 5d					6	
7	Subtract line 6 from line 4					7	
8	Other taxes.						
а	Amount from Form 4255, Part I, line 3, column (r)	. 8	Ba				
b	Recapture of low-income housing credit (attach Form 8611)	. 8	Bb				
с	Completed long-term contract look-back interest due (attach Form 8697)	. 8	Bc				
d	Interest due under the look-back method income forecast method (attach Form 88	66) 8	Bd				
е	Alternative tax on qualifying shipping activities (attach Form 8902)	. 8	Be				
f	Other (attach statement)		8f				
z	Total other taxes (add lines 8a through 8f)					8z	
9	Total tax. Add lines 7 and 87. Enter here and on line 2 page 1				Γ	9	

SECI	FION III – Branch Profits Tax and Tax on Excess Interest				
Part	-Branch Profits Tax (see instructions)				
1	Enter the amount from Section II, line 29	1			
2	Enter total adjustments to line 1 to get effectively connected earnings and profits. (Attach required statement showing the nature and amount of adjustments.) (See instructions.)	2			
3	Effectively connected earnings and profits. Combine line 1 and line 2	3			
4a	Enter CNMI net equity at the end of the current tax year. (Attach required statement.)	4a			
b	Enter CNMI net equity at the end of the prior tax year. (Attach required statement.)	4b			
с	Increase in CNMI net equity. If line 4a is greater than or equal to line 4b, subtract line 4b from line 4a. Enter the result here and skip to line 4e	4c			
d	Decrease in CNMI net equity. If line 4b is greater than line 4a, subtract line 4a from line 4b	4d			
e	Non-previously taxed accumulated effectively connected earnings and profits. Enter excess, if any, of effectively connected earnings and profits for preceding tax years beginning after 1986 over any dividend equivalent amounts for those tax years	4e			
5	Dividend equivalent amount. Subtract line 4c from line 3. If zero or less, enter -0 If no amount is entered on line 4c, add the lesser of line 4d or line 4e to line 3 and enter the total here	5			
6	Branch profits tax. Multiply line 5 by 30% (0.30) (or lower treaty rate if the corporation is a qualified resident or otherwise qualifies for treaty benefits). (See instructions.) Enter here and include on line 3, page 1. Also complete item W on page 2	6			
Part	I -Tax on Excess Interest (see instructions for this Part and for Schedule I (Form 1120-F))				
7a	Enter the interest from Section II, line 18	7a			
b	Enter the inverse of the total amount deferred, capitalized, and disallowed from Schedule I, line 24g (that is, if line 24g is negative, enter as a positive number; if line 24g is positive, enter as a negative number)	7b			
с	Combine lines 7a and 7b (amount must equal Schedule I, line 23)	7c			
8	Branch Interest (see instructions for definition): Enter the sum of Schedule I, line 9, column (c), and Schedule I, line 22. If the interest paid by the foreign corporation's CNMI trade or business was increased because 80% or more of the foreign corporation's assets are CNMI assets, check this box	8			
9a	Excess interest. Subtract line 8 from line 7c. If zero or less, enter -0	9a			
b	If the foreign corporation is a bank, enter the excess interest treated as interest on deposits (see instructions for rules for computing this amount). Otherwise, enter -0	9b			
С	Subtract line 9b from line 9a	9c			
10	Tax on excess interest. Multiply line 9c by 30% (0.30) (or lower treaty rate if the corporation is a qualified resident or otherwise qualifies for treaty benefits). (See instructions.) Enter here and include on line 3, page 1. Also complete item W on page 2 .	10			
Part	III—Additional Information	10			
				Yes	No
11	Is the corporation claiming a reduction in, or exemption from, the branch profits tax due to:				
а	A complete termination of all CNMI trades or businesses?				
b	The tax-free liquidation or reorganization of a foreign corporation?				
с	The tax-free incorporation of a CNMI trade or business?				
	If 11a or 11b applies and the transferee is a domestic corporation, attach Form 8848. If 11c applies, attach	the sta	atement		

required by Temporary Regulations section 1.884-2T(d)(5).

Form 1120F-CM (2024)

Form **1120F-CM** (2024)

Page 7

Schedule L Balance Sheets per Books					
	Beginning of ta	ax year	End of tax year		
Assets	(a)	(b)	(c)	(d)	
Cash					
a Trade notes and accounts receivable					
b Less allowance for bad debts ()		()		
Inventories					
CNMI government obligations					
Tax-exempt securities (see instructions)					
a Interbranch current assets*					
b Other current non-CNMI. assets*					
c Other current CNMI assets*					
Loans to shareholders					
Mortgage and real estate loans					
a Other loans and investments-non-CNMI					
assets*					
b Other loans and investments-CNMI assets*.					
a Buildings and other depreciable assets					
b Less accumulated depreciation ()		()		
a Depletable assets					
b Less accumulated depletion			(
Less accumulated depiction	,				
a Intangible assets (amortizable only)					
b Less accumulated amortization ((
Assets held in trust)		/		
a Other non-current non-CNMI assets*					
b Other non-current CNMI assets*					
Total assets					
Liabilities					
Accounts payable					
Mortgages, notes, bonds payable in less than					
1 year:					
Interbranch liabilities*					
b Third-party liabilities*					
Other current liabilities*					
Loans from shareholders					
Mortgages, notes, bonds payable in 1 year or					
more:					
a Interbranch liabilities*					
b Third-party liabilities*					
Liabilities held in trust					
a Other interbranch liabilities*					
o Other third-party liabilities*					
Equity					
Capital stock: a Preferred stock					
b Common stock					
Additional paid-in capital					
Retained earnings-Appropriated*					
Retained earnings—Unappropriated					
Adjustments to shareholders' equity*					
Less cost of treasury stock	()	(
Total liabilities and shareholders' equity		, i i i i i i i i i i i i i i i i i i i			

*Attach statement-see instructions.

Form 1120F-CM (2024)

Form 1	120F-CM (2024)				Page 9
Sch	edule W Overpayment Resulting From Tax Deducted and Withhe	eld U	nder Chapters 3	and 4	
1	Total Chapter 3 and 4 payments. Enter the amount from page 1, line 5i			1	
2	Enter the tax amount from page 1, line 1	2			
3	Enter the portion of the tax amount shown on page 1, line 2, pertaining to income associated with amounts deducted and withheld under sections 1445 and 1446 (see instructions for general guidelines)	3			
4	Total Chapter 3 and 4 tax. Combine lines 2 and 3			4	
5	Tentative overpayment resulting from tax deducted and withheld under Chapters	3 and	4.		
	Subtract line 4 from line 1			5	
6	6 Enter the amount from page 1, line 8a				
7	Overpayment resulting from tax deducted and withheld under Chapters 3 and 4.				
	Enter the smaller of line 5 or line 6. Enter the result here and on page 1, line 8b			7	
				Form	n 1120F-CM (2024)

Schedule	OS-3405A
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Application for Non-refundable Credit and Rebate on CNMI Source Income Tax

(Attach to Form 1120F-CM)

Department of Finance Division of Revenue and Taxation Corporate name



17

Taxpayer identification number (TIN)

ooipt	Juici				
Mailir	ng ado	dress	Telephone number	Contact person	
Part	AN	Ion-refundable credits			
	1	Business gross revenue tax			
		Name	Tax ID No.		
	а		а		
	b		b		
	с		c		
	2	User fees paid (see OS-3405A instructions)	2		
	3	Fees and taxes imposed (see OS-3405A instr.)	3		
	4	Total non-refundable credits. Add lines 1a, 1b, 1c,	2, and 3		4
Part I	BR	ebate computation			
	5	Total NMTIT on all source. Enter amount from For	m 1120F-CM, page 1, line 4		5
	6	Total NMTIT payments made. Enter amount from	Form 1120F-CM, page 1, line 5z .		6
	7	Total non-refundable credits. Enter amount from li	ne 4 above		7
	8	Rebate base. If line 7 is greater than line 5, enter a	zero. Otherwise, subtract line 7 from	n line 5	8
	9	NMTIT overpayment. If line 8 is greater than line 6	, enter zero. Otherwise, subtract line	8 from line 6	9 (
	10	NMTIT underpaid. If line 6 is greater than line 8, er	nter zero. Otherwise subtract line 6	from line 8	10
	11	Rebate offset amount. Use the rebate table below	to calculate this amount based on I	ine 8	11 (
	12	Total NMTIT tax liability or overpayment after rebat overpayment, enclose the amount in parenthesis (12
Part (c c	hapter 7 tax adjustment			
	13	Tax on overpayment of credits. (See Schedule OS	-3405A instructions)		13
		Penalty and interest 14a Estimated tax penalty. Check if Form	2220 is attached		14a
		14b Penalty for late filing and/or payment, and	l interest charges		14b
	15	Total due or (overpaid). Add lines 12 through 14b. If this line shows an overpayment, enclose the amo	7 I J	•	15
	16	Amount you want credited to your 2025 estimated	tax		16

REBATE TABLE							
If rebate base (line 8) is:	The rebate offset amount is:	Example:					
Not over \$20,000	90% of the rebate base	Rebate base x 90%					
\$20,001 - \$100,000	\$18,000 plus 70% of the rebate base over \$20,000	Rebate base minus \$20,000 x 70% + \$18,000					
Over \$100,000	\$74,000 plus 50% of the rebate base over \$100,000	Rebate base minus \$100,000 x 50% + \$74,000					

17 Net overpayment. Add line 15 and line 16

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Schedule OS-3405A (2024) Instructions (Form 1120F-CM)

Type or print your business name, mailing address, state, city, ZIP, or foreign postal code.

Part A Non-refundable Credits

- Enter the amount of business gross revenue tax paid or accrued during the taxable year under 4CMC Chapter 3. For partners and/or shareholders of a sub-chapter S corporation, your share of BGRT should be in accordance with the percentage of profit or losses, or the equity, whichever is applicable. If you have more than one business name, list each one separately with its respective Taxpayer Identification Number (TIN) and amount of BGRT. This is the tax imposed under 4CMC §1301.
- 2. Enter the tax ID number and user fees paid pursuant to 4 CMC § 1422.
- 3. Enter the tax ID number and the amount of fees paid pursuant to 4 CMC § 2202(e), in lieu of the tax imposed under 4 CMC § 1301.
- 4. Add lines 1, 1a, 1b, 1c, 2, and 3.

Part B Rebate Computation

- 5. Enter the tax from Form 1120F-CM, page 1, line 4.
- 6. Enter the total payments made for the taxable year from Form 1120F-CM, page 1, line 5z.
- 7. Enter the total non-refundable credits from Part A, line 4 above.

- 8. Rebate offset base. If line 7 is greater than line 5, enter zero. Otherwise, subtract line 7 from line 5.
- 9. NMTIT overpayment. If line 8 is greater than line 6, enter zero. Otherwise, subtract line 8 from line 6.
- 10. NMTIT underpaid. If line 6 is greater than line 8, enter zero. Otherwise, subtract line 6 from line 8.
- 11. Rebate amount. Compute the rebate base amount on line 8 as shown on the rebate table below.
- **12.** This is your total NMTIT tax liability or overpayment after rebate offset. Add lines 9, 10, and 11. If this is an overpayment, enclose the amount in parenthesis.

Part C Chapter 7 Tax Adjustment

- 13. Tax on overpayment of credits. Enter the lesser of line 9 (ignore parenthesis) of Part B, or the amount of line 5g as shown on Form 1120F-CM, page 1. If zero or less, enter zero.
- 14. **a.** Enter the estimated tax penalty. If Form 2220 is attached, checkmark the box provided.

b. Enter the total amount of late charges for failure to file on time, failure to pay on time, and interest.

- 15. Total due or (overpaid). Add lines 12 through 14b.
- 16. Enter the amount you want credited to your 2025 estimated tax.
- 17. Net overpayment. Add line 15 and line 16.

REBATE TABLE							
If rebate offset base (line 8) is:	The rebate offset amount is:	Example					
Not over \$20,000	90% of the rebate offset base	Rebate offset base x 90%					
\$20,001 - \$100,000	\$18,000 plus 70% of the rebate offset base over \$20,000	Rebate offset base – 20,000 x 70% + 18,000					
Over \$100,000	\$74,000 plus 50% of the rebate offset base over \$100,000	Rebate offset base – 100,000 x 50% + 74,000					

If filing by mail, please send to:

Saipan Central Office Division of Revenue and Taxation P.O. Box 5234 CHRB Saipan, MP 96950 Rota District Office Division of Revenue and Taxation P.O. Box 1406 Rota, MP 96951 Tinian District Office Division of Revenue and Taxation P.O. Box 449 Tinian, MP 96952

Filing deadline

If fiscal year-end is December 31, the deadline for tax year 2024 is April 15, 2025. For fiscal year-end other than December 31, the deadline is the 15th day of the 3rd month after year end.