

Transactions of Foreign-Owned Corporations Line Item Estimates

2018



www.irs.gov/statistics

2,982

Form **5472**

(Rev. December 2018)

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 ______, and ending _____, Note: Enter all information in English and money items in U.S. dollars.

Part I Reporting Corpora	ation (see inst	ructions). All repor	rting co	rpora	ations mu	st co	mplete Part I.
1a Name of reporting corporation							1b Employer identification number
NUMBER OF REPORTING CORPORATIONS 3,507						3,507	
Number, street, and room or suite no. (if a P.O. box, see instructions)						1c Total assets	
All figures are estimates based on a sample							
City or town, state, and ZIP code	e (if a foreign addre	ess, see instructions)					
							\$
1d Principal business activity ►							ness activity code ► 3,507
	1f Total value of gross payments made or received 1g Total number of Forms 5472 1h Total value of gross payments made or received						
					II Forms 5472. See instructions.		
\$	35,303				\$		
1i Check here if this is a consolidate	ed filing 1j Che	ck here if this is the init	tial year 1	or which	ch the U.S.	1k C	ountry of incorporation
of Form 5472	▶∐ repo	orting corporation is fili	ng a Fori	m 5472			3,507
41 County (ico) under ulego lava the		ation files on income	dan Di	ا م ما ما	626	\	a business is posseluated
1I Country(ies) under whose laws the tax return as a resident	e reporting corpor	ation liles an income	IM Pr	incipai	country(les) wher	e business is conducted
tax rotarr as a rosidorit							
O Objects have if at any flow of other	H I	· ·				-1.500	/ - f /- \
2 Check here if, at any time during classes of the stock of the report							6 of (a) the total voting power of all
'							
3 Check here if the reporting corporation purposes of section 6038A. See			-		-		S. DE) treated as a corporation for
				•	<u> </u>	•	
_	,	,	orojan s	harok	aaldar liet	od in	Part II is a surrogate foreign
corporation under s	•	•	oreigi i	oi iai Ci	ioidei iist	.eu iii	r art ir is a surrogate foreign
1a Name and address of direct 25%							
	161	301					
1b(1) U.S. identifying number, if any		ID number (see instru	ctions)	1b(3)	Foreign tax	naver	identification number (FTIN), if any (see
is(i) ever derining nameer, it any	(=) Helerenee	TE Tramper (eee metra)		(0)	instruction		Tachancaner Harrison (Frings in any 1966
			1,744				116
1c Principal country(ies) where	re 1d Country of citizenship, 1e Country(ies) under whose laws the direct 25% foreign shareholder					ws the direct 25% foreign shareholder	
business is conducted	organization, or incorporation files an income tax return as a resident			<u> </u>			
3,456		3,460					3,453
2a Name and address of direct 25%	foreign sharehold	der					
	18						
2b(1) U.S. identifying number, if any	2b(2) Reference	ID number (see instru	ctions)	2b(3)	FTIN, if any	/ (see	instructions)
			65				9
2c Principal country(ies) where	2d Country of c	tizenship,	2e Co	untry(ie	s) under wh	nose la	ws the direct 25% foreign shareholder
business is conducted	organization	or incorporation	files	s an ind	come tax re	turn as	s a resident
123		123					123
3a Name and address of ultimate in	direct 25% foreigr	n shareholder					
1,:	525						
3b(1) U.S. identifying number, if any	3b(2) Reference	ID number (see instru	ctions)	3b(3)	FTIN, if any	/ (see	instructions)
			1,018				69
3c Principal country(ies) where	3d Country of ci		3e Coi	untry(ie	es) under wh	ose la	ws the ultimate indirect 25% foreign
business is conducted	organization	or incorporation		ırehold	er files an ir	ncome	tax return as a resident
1,527		1,530					1,526
4a Name and address of ultimate in	direct 25% foreigr	n shareholder					
	156						
4b(1) U.S. identifying number, if any	4b(2) Reference	ID number (see instru	ctions)	4b(3)	FTIN, if any	/ (see i	instructions)
			106				d
4c Principal country(ies) where	4d Country of c						ws the ultimate indirect 25% foreign
business is conducted	organization	or incorporation		rehold	er files an ir	ncome	tax return as a resident
		156	1				156

3,555

COUNTS Form 5472 (Rev. 12-2018) Part III Related Party (see instructions). All reporting corporations must complete this question and the rest of Part III. Check applicable box: Is the related party a ☐ foreign person or ☐ U.S. person? 1a Name and address of related party 38.657 38.657 1b(3) FTIN, if any (see instructions) **1b(1)** U.S. identifying number, if any **1b(2)** Reference ID number (see instructions) 1,044 34,215 6,625 20.180 35,657 1c Principal business activity ▶ 38,657 1e Relationship—Check boxes that apply: Related to reporting corporation Related to 25% foreign shareholder 25% foreign shareholder 1g Country(ies) under whose laws the related party files an income tax return as a 1f Principal country(ies) where business is conducted 38.656 38,656 Part IV Monetary Transactions Between Reporting Corporations and Foreign Related Party (see instructions) Caution: Part IV must be completed if the "foreign person" box is checked in the heading for Part III. If estimates are used, check here. ▶ □ 12.039 Sales of stock in trade (inventory) 1 1 657 2 Sales of tangible property other than stock in trade 2 3 20 3 Platform contribution transaction payments received 213 4 Cost-sharing transaction payments received 4 191 Rents received (for other than intangible property rights) 5a 5a Royalties received (for other than intangible property rights) 775 b 5b 786 6 Sales, leases, licenses, etc., of intangible property rights (for example, patents, trademarks, secret formulas) . 6 7 Consideration received for technical, managerial, engineering, construction, scientific, or like services 7 8,907 1,008 8 8 9 3,432 **b** Ending balance or monthly average ▶ 3,598 Amounts borrowed (see instructions) a Beginning balance 9b 1,646 10 10 261 11 Premiums received for insurance or reinsurance 11 12 12 7,156 13 26,162 13 **Total.** Combine amounts on lines 1 through 12 Purchases of stock in trade (inventory) 9,207 14 14 982 15 Purchases of tangible property other than stock in trade 15 8 16 16 17 Cost-sharing transaction payments paid 17 193 18a Rents paid (for other than intangible property rights) 18a 214 734 18b b 19 19 667 Purchases, leases, licenses, etc., of intangible property rights (for example, patents, trademarks, secret formulas) 8,602 20 Consideration paid for technical, managerial, engineering, construction, scientific, or like services 20 21 21 1.072 Commissions paid 3,423 **b** Ending balance or monthly average ▶ 22 Amounts loaned (see instructions) a Beginning balance 22b 3,441 2,242 23 23 24 24 561 Premiums paid for insurance or reinsurance . 7,461 25 Other amounts paid (see instructions) 25 26 **Total.** Combine amounts on lines 14 through 25 24,697 Reportable Transactions of a Reporting Corporation That is a Foreign-Owned U.S. DE (see instructions) Part V Describe on an attached separate sheet any other transaction as defined by Regulations section 1.482-1(i)(7), such as amounts paid or received in connection with the formation, dissolution, acquisition, and disposition

of the entity, including contributions to and distributions from the entity, and check here. \triangleright

the Foreign Related Party (see instructions)

Part VI

Nonmonetary and Less-Than-Full Consideration Transactions Between the Reporting Corporation and Describe these transactions on an attached separate sheet and check here. \triangleright

Form 5472 (Rev. 12-2018) Page **3**

			_
Part	VII Additional Information. All reporting corporations must complete Part VII.		
1	Does the reporting corporation import goods from a foreign related party?	☐ No	 17,1
2a	If "Yes," is the basis or inventory cost of the goods valued at greater than the customs value of the imported goods? 399 🗌 Yes	☐ No	21,9
b	If "Yes," attach a statement explaining the reason or reasons for such difference.		
С	If the answers to questions 1 and 2a are "Yes," were the documents used to support this treatment of the imported goods in existence and available in the United States at the time of filling Form 5472?	□No	4
3	During the tax year, was the foreign parent corporation a participant in any cost-sharing arrangement? 2,700 🗌 Yes	☐ No	33,0
4	During the course of the tax year, did the foreign parent corporation become a participant in any cost-sharing arrangement? 217 🗌 Yes	☐ No	35.2
5a	During the tax year, did the reporting corporation pay or accrue any interest or royalty, to the related party, for which the deduction is not allowed under section 267A? See instructions		,-
b	If "Yes," enter the total amount of the disallowed deductions	12	25
6a	Does the reporting corporation claim a foreign-derived intangible income (FDII) deduction (under section 250) with respect to amounts listed in Part IV?	☐ No	25,2
b	If "Yes," enter the amount of gross income derived from sales, leases, exchanges, or other dispositions (but not licenses) of property to the foreign related party that the reporting corporation included in its computation of foreign-derived deduction eligible income (FDDEI). See instructions	3,52	28_
С	If "Yes," enter the amount of gross income derived from a license of property to the foreign related party that the reporting corporation included in its computation of FDDEI. See instructions.	58	32
d	If "Yes," enter the amount of gross income derived from services provided to the foreign related party that the reporting corporation included in its computation of FDDEI. See instructions	1,67	<u>'2</u>
Part	Will Base Erosion Payments and Base Erosion Tax Benefits Under Section 59A (see instructions)		
1	Amounts defined as base erosion payments under section 59A(d)	10,19	9
2	Amount of base erosion tax benefits under section 59A(c)(2)	9,39	9
3	Amount of total qualified derivative payments as described in section 59A(h) made by the reporting corporation \$	24	8
4	Reserved for future use		

Form **5472**

(Rev. December 2018)

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_____, and ending____,

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

Internal Neverlue Service	ote: Enter all information in English	and money it	erns in 0.5. dollars.			
Part I Reporting Corpora	ation (see instructions). All repo	rting corpor	ations must complete Part I.			
1a Name of reporting corporation	1b Employer identification number					
NUMBER OF REPORTING CORPOR						
Number, street, and room or suit	1c Total assets					
All figures are estimates based on a sa	ample					
City or town, state, and ZIP code	e (if a foreign address, see instructions)					
			\$			
1d Principal business activity ▶			1e Principal business activity code ▶			
1f Total value of gross payments ma	ade or received 1g Total number of	1h Total value of gross payments made or received				
reported on this Form 5472. See	reported on this Form 5472. See instructions. filed for the tax year reported on					
\$	5,285,320,320		\$			
	ed filing 1j Check here if this is the ini	itial year for wh	ich the U.S. 1k Country of incorporation			
of Form 5472	▶☐ reporting corporation is fili	ing a Form 547	2 ▶□			
0.1.6	reperming corporation in					
11 Country(ies) under whose laws the	e reporting corporation files an income	1m Principa	al country(ies) where business is conducted			
tax return as a resident						
2 Check here if, at any time during	the tax year, any foreign person owned.	directly or indi	rectly, at least 50% of (a) the total voting power of all			
			f all classes of stock of the reporting corporation ▶ □			
3 Check here if the reporting corpo	pration is a foreign-owned domestic disr	eaarded entity	(foreign-owned U.S. DE) treated as a corporation for			
purposes of section 6038A. See			`			
Part II 25% Foreign Share	eholder (see instructions)					
	· · · · · · · · · · · · · · · · · · ·	oreign share	holder listed in Part II is a surrogate foreign			
-	section 7874(a)(2)(B). ► □	5. 5.g., 5. ia. 5	meraer netec in r art in le a earregate rereign			
1a Name and address of direct 25%						
	•					
1b(1) U.S. identifying number, if any	1b(2) Reference ID number (see instru	ctions) 1b(3)	Foreign taxpayer identification number (FTIN), if any (see			
(.,		,	instructions)			
1c Principal country(ies) where	1d Country of citizenship,	1e Country(i	es) under whose laws the direct 25% foreign shareholder			
business is conducted	organization, or incorporation		ncome tax return as a resident			
2a Name and address of direct 25%	o foreign shareholder					
	ŭ					
2b(1) U.S. identifying number, if any	2b(2) Reference ID number (see instru	ctions) 2b(3)	FTIN, if any (see instructions)			
	ì	,	,			
2c Principal country(ies) where	2d Country of citizenship,	2e Country(i	es) under whose laws the direct 25% foreign shareholder			
business is conducted	organization, or incorporation		ncome tax return as a resident			
3a Name and address of ultimate inc	direct 25% foreign shareholder					
3b(1) U.S. identifying number, if any	3b(2) Reference ID number (see instru	ctions) 3b(3)	FTIN, if any (see instructions)			
			, , . (ess monoscens)			
3c Principal country(ies) where	3d Country of citizenship,	3e Country(i	es) under whose laws the ultimate indirect 25% foreign			
business is conducted	organization, or incorporation	1	der files an income tax return as a resident			
4a Name and address of ultimate in	Lect 25% foreign shareholder					
4a Name and address of ultimate indirect 25% foreign shareholder						
4b(1) U.S. identifying number, if any	4b(2) Reference ID number (see instru	ctions) 4b(3)	FTIN, if any (see instructions)			
(., o.o. identifying hamber, if any	, riolololo ib fidilibol (500 libita		, , arry (000 mondonor)			
4c Principal country(ies) where	4d Country of citizenship,	4e Country/i	es) under whose laws the ultimate indirect 25% foreign			
business is conducted	organization, or incorporation		der files an income tax return as a resident			

Form 5472 (Rev. 12-2018) Part III Related Party (see instructions). All reporting corporations must complete this question and the rest of Part III. Check applicable box: Is the related party a ☐ foreign person or ☐ U.S. person? 1a Name and address of related party 1b(1) U.S. identifying number, if any **1b(2)** Reference ID number (see instructions) **1b(3)** FTIN, if any (see instructions) 1c Principal business activity ▶ 1d Principal business activity code ▶ 1e Relationship—Check boxes that apply: Related to reporting corporation Related to 25% foreign shareholder 25% foreign shareholder 1f Principal country(ies) where business is conducted 1g Country(ies) under whose laws the related party files an income tax return as a Monetary Transactions Between Reporting Corporations and Foreign Related Party (see instructions) Part IV Caution: Part IV must be completed if the "foreign person" box is checked in the heading for Part III. If estimates are used, check here. ▶ □ 1.145.198.502 1 1 3,895,844 2 2 3 412,675 3 Platform contribution transaction payments received 4 2,792,554 4 Cost-sharing transaction payments received 593,562 5a 5a 8,583,756 b 5b 20,626,481 6 Sales, leases, licenses, etc., of intangible property rights (for example, patents, trademarks, secret formulas) . 6 7 Consideration received for technical, managerial, engineering, construction, scientific, or like services 7 87,620,657 3,713,022 8 8 Amounts borrowed (see instructions) a Beginning balance _____1,489,635,881 b Ending balance or monthly average ▶ 9 1,241,417,008 9b 22,136,402 10 10 5.719.364 11 11 12 12 212,135,054 **Total.** Combine amounts on lines 1 through 12 13 2,754,844,880 13 1,625,197,771 14 14 17,746,990 15 Purchases of tangible property other than stock in trade 15 103,813 16 16 17 17 2,292,892 18a Rents paid (for other than intangible property rights) 18a 776,010 17,410,500 18b b 14,526,463 19 Purchases, leases, licenses, etc., of intangible property rights (for example, patents, trademarks, secret formulas) 19 51,318,510 20 Consideration paid for technical, managerial, engineering, construction, scientific, or like services 20 21 21 2.062.087 Amounts loaned (see instructions) **a** Beginning balance 749,632,734 **b** Ending balance or monthly average ▶ 520,093,318 22 22b 71,035,543 23 23 24 24 23,728,854 184,182,690 25 25 26 **Total.** Combine amounts on lines 14 through 25 2,530,475,439 Reportable Transactions of a Reporting Corporation That is a Foreign-Owned U.S. DE (see instructions) Part V Describe on an attached separate sheet any other transaction as defined by Regulations section 1.482-1(i)(7), such as amounts paid or received in connection with the formation, dissolution, acquisition, and disposition of the entity, including contributions to and distributions from the entity, and check here. \triangleright

Nonmonetary and Less-Than-Full Consideration Transactions Between the Reporting Corporation and

Describe these transactions on an attached separate sheet and check here. \triangleright

Part VI

the Foreign Related Party (see instructions)

Form 5472 (Rev. 12-2018) Page **3**

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Part	VII Additional Information. All reporting corporations must complete Part VII.		
1	Does the reporting corporation import goods from a foreign related party?	☐ Yes	☐ No
2a	If "Yes," is the basis or inventory cost of the goods valued at greater than the customs value of the imported goods? .	☐ Yes	☐ No
b	If "Yes," attach a statement explaining the reason or reasons for such difference.		
С	If the answers to questions 1 and 2a are "Yes," were the documents used to support this treatment of the imported goods in existence and available in the United States at the time of filing Form 5472?	☐ Yes	□No
3	During the tax year, was the foreign parent corporation a participant in any cost-sharing arrangement?	☐ Yes	☐ No
4	During the course of the tax year, did the foreign parent corporation become a participant in any cost-sharing arrangement? .	☐ Yes	☐ No
5a	During the tax year, did the reporting corporation pay or accrue any interest or royalty, to the related party, for which the deduction is not allowed under section 267A? See instructions	☐ Yes	☐ No
b	If "Yes," enter the total amount of the disallowed deductions		3,564,813
6a	Does the reporting corporation claim a foreign-derived intangible income (FDII) deduction (under section 250) with respect to amounts listed in Part IV?	☐ Yes	□ No
b	If "Yes," enter the amount of gross income derived from sales, leases, exchanges, or other dispositions (but not licenses) of property to the foreign related party that the reporting corporation included in its computation of foreign-derived deduction eligible income (FDDEI). See instructions		60,633,217
С	If "Yes," enter the amount of gross income derived from a license of property to the foreign related party that the reporting corporation included in its computation of FDDEI. See instructions		9,779,800
d	If "Yes," enter the amount of gross income derived from services provided to the foreign related party that the reporting corporation included in its computation of FDDEI. See instructions		11,411,679
Part	VIII Base Erosion Payments and Base Erosion Tax Benefits Under Section 59A (see instruction	ns)	
1	Amounts defined as base erosion payments under section 59A(d)		109,207,840
2	Amount of base erosion tax benefits under section 59A(c)(2)		90,189,137
3	Amount of total qualified derivative payments as described in section 59A(h) made by the reporting corporation \$	3	375,975,342
4	Reserved for future use		

