## PART I.3 TAX ON FINANCIAL INSTITUTIONS (2006 and later tax years)

Name of corporation	Business Number	Tax year-end			
		Year		Month	Day
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- File this schedule if the total taxable capital employed in Canada of the corporation (a financial institution other than an insurance corporation) and its related corporations is greater than \$10,000,000.
- Even if there is no Part I.3 tax payable for the days in the tax year that are after 2005, you must still complete this schedule (except parts 5 and 9).
- Parts, sections, and subsections referred to on this schedule are from the Income Tax Act and the Income Tax Regulations.
- Subsection 181(1) defines the terms "financial institution," "long-term debt," and "reserves."
- Subsection 248(1) defines the terms "authorized foreign bank" and "Canadian banking business."
- Subsection 181(3) provides the basis to determine the carrying value of a corporation's assets or any other amount under Part I.3 for its capital, investment allowance, taxable capital, or taxable capital employed in Canada, or for a partnership in which it has an interest.
- No Part I.3 tax is payable for a tax year by a corporation that was:
  - bankrupt [as defined by subsection 128(3)] at the end of the year;
  - a deposit insurance corporation throughout the year, as defined by subsection 137.1(5), or deemed to be a deposit insurance corporation by
  - exempt from tax under section 149 throughout the year on all of its taxable income;

  - neither resident in Canada nor carrying on a business through a permanent establishment in Canada at any time in the year; or a corporation described in subsection 136(2) throughout the year, the principal business of which was marketing (including any related processing) natural products belonging to or acquired from its members or customers.
- File a completed copy of Schedule 34 with the T2 Corporation Income Tax Return no later than six months from the end of the tax year.
- This schedule may contain changes that had not yet become law at the time of printing.

Part 1 - Capital			
To be completed by a financial institution other than an authorized foreign bank			
Reserves that were not deducted in computing income under Part I for the year			
Add the following amounts at the end of the year:			
Long-term debt			
Capital stock (or members' contributions if incorporated without share capital)			
Retained earnings			
Contributed surplus 205			
Any other surpluses			
Subtotal	<b>•</b>		Α
Deduct the following amounts:		_	
Deferred tax debit balance at the end of the year			
Any deficit deducted in computing its shareholders' equity (including, for this purpose, the amount of any provision for redeeming preferred shares) at the end of the year			
Any amount deducted under subsection 130.1(1) or 137(2) in computing income under Part I for the year, as long as the amount may reasonably be regarded as being included in any of the amounts determined at lines 201 to 206			
Subtotal			В
Capital for the year (amount A minus amount B) (if negative, enter "0")	290		:
To be completed by an authorized foreign bank			
Add the following amounts at the end of the year for the Canadian banking business:			
10% of the bank's risk-weighted assets and exposures according to OSFI* risk-weighting guidelines, computed as if those guidelines applied	301		_
All amounts that are not for a loss-protection facility respecting asset securitization and that the bank would deduct from its capital under OSFI* risk-based capital adequacy guidelines if it was listed in Schedule II to the Bank Act	302		•
Capital for the year (line 301 plus line 302)	390		_
*Office of the Superintendant of Financial Institutions			-

Add the carrying value at the end of the year of the following eligible investments of the financial institution:  All shares of the capital stock of related financial institutions.  Investment allowance for the year In any other case, the investment allowance is nil.  Notes:  1) A share of the capital stock or long-term debt of another financial institution that is exempt from Part I.3 tax is to be excluded from the carrying value of any eligible investment determined above.  2) Where a credit union is a shareholder or member of another credit union, the two credit unions shall be deemed to be related to each other, of any eligible investment of the corporation should include only those of related financial institutions that are resident in Canada or are using the proceeds of the share or debt in a business carried on by the related financial institution through a permanent establishment in Canada.  4) In the case of an authorized foreign bank, its eligible investments should be the amount before the application of risk weights that would be reported under CSFI risk-weighting guidelines. The investments should include only those used or held by the corporation in the year in the course of carrying on its Canadian banking business.  Capital for the year (amount from line 290 or 390 on page 1, whichever applies)  Part 3 - Taxable capital  Capital for the year (amount from line 290 or 390 on page 1, whichever applies)  Deduct: investment allowance for the year (line 490)  Taxable capital for the year (should be a property developed by the institution primarily for the purpose of resale that was acquired by the financial institution (other than property held by the institution primarily for the purpose of resale that was acquired by the financial institution in the year of the preceding year, as a result of another person's default on anticipated default on a debt default on anticipated default on a debt default on a debt d	To be completed by a financial institution that was resident in Canada at any time in the year or by an authorized foreign bank (see note 4 below)	
Investment allowance for the year		
Investment allowance for the year  In any other case, the investment allowance is nil.  Notes:  1) A share of the capital stock or long-term debt of another financial institution that is exempt from Part I.3 tax is to be excluded from the carrying value of any eligible investment determined above.  2) Where a credit union is a shareholder or member of another credit union, the two credit unions shall be deemed to be related to each other.  3) The eligible investments of the corporation should include only those of related financial institutions that are resident in Canada or are using the proceeds of the share or debt in a business carried on by the related financial institutions that are resident in Canada or are using the proceeds of the share or debt in a business carried on by the related financial institutions that are resident in Canada or are using the proceeds of the share or debt in a business carried on by the related financial institutions that are resident in Canada or are using the proceeds of the share or debt in a business carried on by the related financial institutions that are resident in Canada or are using the proceeding variety in the course of carrying on its Canadian banking business.  4) In the case of an authorized foreign bank, its eligible investments should include only those used or held by the corporation in the year in the course of carrying on its Canadian banking business.  5) Part 3 – Taxable capital  Capital for the year (amount from line 290 or 390 on page 1, whichever applies)  Capital for the year (amount from line 290 or 390 on page 1, whichever applies)  Capital for the year (amount C minus amount D) (if negative, enter '0')  Deduct: investment allowance for the year (line 490)  Taxable capital for the year (amount C minus amount D) (if negative, enter '0')  Part 4 – Taxable capital employed in Canada  The total of all amounts each of which is the carrying value at the end of the year of an asset of the financial institution (other than properly held by the institution pr	This ordered of the duplical stook of related infarious motitations	_
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	If the tax year starts after 2005, do not com	plete this part.	
Taxable capital employed in Ca	anada (line 690)		
	med for the year (enter \$50,000,000 or, for related corporation		
the amount allocated of	on Schedule 36)	801	
Excess of taxable capital emplo	oyed in Canada over capital deduction		
Line 811	x Number of days in the tax year in 2004	x 0.002 =	E
	Number of days in the tax year		
Lina 011	x Number of days in the tax year in 2005	v 0.00175 -	F
Line 811	Number of days in the tax year in 2005  Number of days in the tax year	x 0.00175 =	'
<b>Note:</b> The Part I.3 tax rate is re that are after 2005.	educed to 0% for the days in the tax year	Outstate (add assessments Florad F)	C
		Subtotal (add amounts E and F)	
Where the tax year of a corpora	ation is less than 51 weeks, calculate the amount of gross Pa	rt I.3 tax as follows:	
Amount C	x Number of days in the year ( ) =		H
Amount G	x Number of days in the year ( ) =	······ <u> </u>	F
	365	<del></del>	F
		<del></del>	
	365	<del></del>	
	365	<del></del>	F
	365	<del></del>	
Gross Part I.3 tax (amount G o	365 or H, whichever applies)	820	
Gross Part I.3 tax (amount G o	gross Part I.3 tax for purposes of the unused surta	ax credit	
Gross Part I.3 tax (amount G o	365 or H, whichever applies)	ax credit	
Gross Part I.3 tax (amount G of part 6 – Calculation of Taxable capital employed in Ca	gross Part I.3 tax for purposes of the unused surta	ax credit	
Gross Part I.3 tax (amount G of part 6 – Calculation of Taxable capital employed in Ca	gross Part I.3 tax for purposes of the unused surta	ax credit	
Gross Part I.3 tax (amount G of part 6 – Calculation of Taxable capital employed in Ca	gross Part I.3 tax for purposes of the unused surta	ax credit	
Gross Part I.3 tax (amount G of part 6 – Calculation of Taxable capital employed in Calculation Calculation (approximately be a capital employed in Calculation)	gross Part I.3 tax for purposes of the unused surtanada (line 690)	nx credit inus amount J) (if negative, enter "0")	
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Gross Part I.3 tax (amount G of part 6 – Calculation of Taxable capital employed in Calculation Educt: Line 801 above	365  or H, whichever applies)	inus amount J) (if negative, enter "0")	
Gross Part I.3 tax (amount G of part 6 – Calculation of Taxable capital employed in Calculation Educt: Line 801 above	gross Part I.3 tax for purposes of the unused surtainada (line 690)	inus amount J) (if negative, enter "0")	
— Part 6 – Calculation of Taxable capital employed in Ca  Deduct: Line 801 above  Amount K  Where the tax year of a corporate unused surtax credit as follows.	gross Part I.3 tax for purposes of the unused surtainada (line 690)	inus amount J) (if negative, enter "0")	
Gross Part I.3 tax (amount G of Carlotte Part 6 – Calculation of Taxable capital employed in Carlotte Part 1 above	gross Part I.3 tax for purposes of the unused surtanada (line 690)	inus amount J) (if negative, enter "0")	

— Part 7 – Calculation of current-year surtax credit available	
<ul> <li>Corporations can claim a credit against their Part I.3 tax for the amount of Canadian surtax payable for the year. This is called the Any unused surtax credit can be carried back three years or carried forward seven years. Unused surtax credits must be applied the oldest first.</li> </ul>	
• Refer to subsection 181.1(7) when calculating the amount deductible for a corporation's unused surtax credits where control of that been acquired between the year in which the credits arose and the year in which you want to claim them.	the corporation
For a corporation that was a non-resident of Canada throughout the year, enter amount <b>a</b> or <b>b</b> at line N, whichever is less:	
a) line 600 from the T2 return	
b) line 700 from the T2 return	N
In any other case, enter amount <b>c</b> or <b>d</b> at line O, whichever is less:	
· ·	
c) line 600 from the T2 return $\underline{\hspace{1cm}}_{x} \underline{\hspace{1cm}}_{line 650 \text{ of this schedule}} \underline{\hspace{1cm}}_{=} \underline{\hspace{1cm}}_{c}$	
d) line 700 from the T2 return <b>d</b>	0
Current-year surtax credit available (amount N or O, whichever applies)	
— Part 8 – Calculation of current-year unused surtax credit —	
Current-year surtax credit available (line 830)	
Less: Gross Part I.3 tax for purposes of the unused surtax credit (line 821 of this schedule)	
Net amount (if negative, enter "0")	_
Part I tax payable (line 700 of the T2 return)	
Deduct:	
Gross Part VI tax for the period before July 1, 2006 (line 830 from Schedule 38)	
Gross Part VI tax for the period after June 30, 2006 (line 831 from Schedule 38)	
Gross Part I.3 tax for purposes of the unused surtax credit (line 821 of this schedule)	
Subtotal	
Net amount (if negative, enter "0")	Q
<u> </u>	
Current-year unused surtax credit (amount P or Q, whichever is less)	
— Part 9 – Calculation of net Part I.3 tax payable ————————————————————————————————————	
If the tax year starts after 2005, do not complete this part.	
	ь
Gross Part I.3 tax (line 820)	R
Deduct:  Current-year surtax credit applied (line 820 or 830, whichever is less)	
Unused surtax credit from previous years applied (amount from line 320 on Schedule 37)	
Subtotal (cannot exceed amount on line 820)	S
Net Part I.3 tax payable (amount R minus amount S)	
Enter this amount at line 704 of the T2 return.	
— Part 10 – Calculation for purposes of the small business deduction—	
This part is applicable only to corporations that are not associated in the current year, but were associated in the prior year	ır.
Taxable capital employed in Canada (line 690)	т
Deduct:  Capital deduction claimed for the year (enter \$10,000,000)	U
Excess (amount T minus amount U) (if negative, enter "0")	V
Gross Part I.3 tax for purposes of the small business deduction (Amount V x 0.00225)	W