## PART I.3 TAX RETURN - TAX ON LARGE CORPORATIONS

Name of corporation	Account Number / Business Number		Taxation year-end				
		Da	ay	Mor	ith	Yea	ar

- This return is to be used for 1992 and subsequent taxation years by corporations (other than financial institutions and insurance corporations) that have Part I.3 tax payable before the deduction for surtax credits.
- This return includes changes proposed by the Minister of Finance in April and July, 1995. These changes were not law at the time of printing but we are preparing to apply them.
- Subsection 181(3) provides the basis to determine the carrying value of a corporation's assets or any other amount under Part I.3 in respect of its capital, investment allowance, taxable capital or taxable capital employed in Canada or in respect of a partnership in which it has an interest.
- Subsection 181(1) defines the terms "financial institution", "long-term debt" and "reserves".
- No Part I.3 tax is payable for a taxation year by a corporation that was:
  - 1) a non-resident owned investment corporation throughout the year, or
  - 2) a bankrupt (as defined by subsection 128(3)) at the end of the year, or
  - 3) throughout the year a deposit insurance corporation as defined by subsection 137.1(5), or deemed to be a deposit insurance corporation by subsection 137.1(5.1), or
  - throughout the year exempt from tax under section 149 on all of its taxable income, or

  - neither resident in Canada nor carried on business through a permanent establishment in Canada at any time in the year, or throughout the year a corporation described in subsection 136(2) the principal business of which was marketing (including processing incidental to or connected therewith) natural products belonging to or acquired from its members or customers.
- Parts, sections, subsections and paragraphs referred to in this return are those of the Income Tax Act.
- File the completed T2147 with the T2 Corporation Income Tax Return Form T2 within six months from the end of the taxation year.

		CALCULATION OF PART I.3 TAX		
Complete the follo	wing calculation, using the amounts deter	mined on the next pages of this return:		
Taxable Capital Employed in Canada for the year (Amount 956 or 965 whichever is applicable)				
				\$
	Excess (If there is no excess, do	o not file this return)	913	\$
PART I.3 TAX:				
Amount <b>913</b> x	Number of days in the taxation year before February 28, 1995		y .002	
Amount 913 X	Number of days in the taxation year	=	χ .002	
A	Number of days in the taxation year after February 27, 1995		x .00225	
Amount 913 X	Number of days in the taxation year	<u> </u>		
Where the taxation	year of a corporation is less than 51 week		Total <b>A</b>	\$
Amount A \$	X Number of day	s in the year ( ) = <b>B</b> \$		
Gross Part I.3 tax	Amount A or B, whichever is applicable).		375	\$
Unused Surtax cre Total (cannot exce	olied:  Ix credit (amount D from page 4)  dit carried forward from Form T962  ed amount <b>375</b> above)  ayable (Enter this amount at line 130 of yo	ur T2 return)	905	\$ \$

3609

Complete the following areas to determine the amounts for the Calculation of Part I.3 Tax on page 1. Where the corporation was not resident in Canada throughout the year and carried on a business through a permanent establishment in Canada, complete the areas beginning with the area entitled "Taxable Capital Employed in Canada - Non-resident Corporation".

Zapital Employed in Canada - Non-resident Corporation .	
CAPITAL	
Add the following amounts as at the end of the year:	
Capital stock (or members' contributions if incorporated without share capital)	920 \$
Retained earnings	921
Contributed Surplus	922
Any other surpluses	923
Reserves that have not been deducted in computing income for the year under Part I	924
Deferred unrealized foreign exchange gains at the end of the year	925
All loans and advances to the corporation	926
All indebtedness of the corporation represented by bonds, debentures, notes, mortgages,	
bankers' acceptances or similar obligations.	927 ———
Any dividends declared but not paid by the corporation before the end of the year	928
All other indebtedness (other than any indebtedness in respect of a lease) of the corporation that has been outstanding for more than 365 days before the end of the year	929
The proportion of the amount, if any, by which the total of all amounts (that would be determined under 924, 925, 926, 927 and 929 above) in respect of the partnership of which the corporation is a member at the end of the year exceeds the amount of the partnership's deferred unrealized foreign exchange losses at the end of that period (See Note below)	. 930
Total	<u> </u>
Deduct:	····· +
Deferred tax debit balance at the end of the year	\$
Any amount deducted under subsection 135(1) in computing income under Part I for the year, to the extent that the amount may reasonably be regarded as being included in any of amounts 920 to 930 above	
The amount of deferred unrealized foreign exchange losses at the end of the year	
Total deductions	
Capital for the year	<b>*</b>
Note:	935 \$
Amounts 924 to 929 are determined as follows:	
- Amounts owing to the member or to corporations that are other members of the partnership are	e not to be included.
- Amounts are determined as at the end of the last fiscal period of the partnership ending in the y	year of the corporation.
- All references to "corporation" are to be read as references to "partnership".	•
- The proportion of the total amounts is determined in accordance with the corporation's share of the partnership.	of the partnership's income or loss for the fiscal period of
INVESTMENT ALLOWANCE	
Add the carrying value at the end of the year of the following assets of the corporation:	
A share of another corporation	<b>940</b> \$
A loan or advance to another corporation (other than a financial institution)	
A bond, debenture, note, mortgage, or similar obligation of another corporation	
(other than a financial institution)	942
Long-term debt of a financial institution	
A dividend receivable on a share of the capital stock of another corporation	

## Investment Allowance for the year 947 \$ Notes:

(1) Where the corporation has an interest in a partnership, the carrying value, at the end of the taxation year, of that interest is deemed to be equal to that proportion of the total of the carrying value of each asset of the partnership described in 940 to 944 above, at the end of its last fiscal period ending at or before the end of the year, that the corporation's share of the partnership's income or loss is of the partnership's income or loss for that period.

A loan or advance to, or a bond, debenture, note, mortgage or similar obligation of, a partnership all of the members of which, throughout the year, were corporations (other than financial instutitions) that were not exempt

from tax under Part I.3 (otherwise than by reason of paragraph 181.1(3)(d))

An interest in a partnership (see Note 1 below)

- (2) A share of the capital stock of, a dividend receivable from, or indebtedness of a corporation that is exempt from Part I.3 tax (otherwise than by reason of paragraph 181.1(3)(d)) is to be excluded from the value of any asset determined in **940** to **944** and Note 1 above.
- (3) Where, in certain circumstances, a trust is used as a conduit for loaning money from a corporation to another related corporation (other than a financial institution), the loan will be considered to have been made directly from the lending corporation to the borrowing corporation.

Page 3
TAXABLE CAPITAL
Capital for the year (amount 935)
Deduct: Investment Allowance for the year (Amount 947)
Taxable Capital for the taxation year
TAXABLE CAPITAL EMPLOYED IN CANADA - CANADIAN RESIDENT CORPORATION
To be completed by a corporation that was resident in Canada at any time in the year:
Taxable Capital for the Year (351)  Taxable income earned in Canada (see note 1 below) = Taxable Capital Employed in Canada  Taxable Income  Taxable Income  Taxable Income
Notes: 1) Regulation 8601 gives details on calculating the amount of taxable income earned in Canada.  2) Where a corporation's taxable income for a taxation year is nil it shall, for the purposes of the above calculation, be deemed to have a taxable income for that year of \$1,000.00.  3) In the case of an airline corporation, Regulation 8601 should be considered when completing the above calculation.
3) In the case of an annie corporation, regulation ood i should be considered when completing the above calculation.
TAXABLE CAPITAL EMPLOYED IN CANADA - NON-RESIDENT CORPORATION
To be completed by a corporation that was not resident in Canada throughout the year and carried on a business through a permanent establishment 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 corporation used, in the year in, or held in the year in the course of, carrying on any business it carried on during the year through a permanent establishment in Canada \$
Deduct :
The corporation's indebtedness at the end of the year (other than indebtedness described in any of paragraphs 181.2(3)(c) to (f)) that may reasonably be regarded as relating to a business it carried on during the year through a permanent establishment in Canada
The total of all amounts each of which is the carrying value at the end of the year of an asset described in subsection 181.2(4) of the corporation that it used in the year in, or held in the year in the course of, carrying on any business it carried on during the year through a permanent establishment 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 corporation that is a ship or aircraft the corporation operated in international traffic, or personal property used in its business of transporting passengers or goods by ship or aircraft in international traffic, and that was used or held by the corporation in carrying on any business during the year through a permanent establishment in Canada (if the country in which the corporation is resident imposed neither a capital tax for that year on similar assets, nor a tax on the income from the operation of a ship or aircraft in international traffic, of a corporation resident in Canada during that year)
Total deductions

Taxable Capital Employed in Canada .....

965 \$ \_\_\_\_\_

## **CALCULATION OF CURRENT YEAR SURTAX CREDITS**

- For 1992 and subsequent taxation years, corporations can claim a credit against their Part I.3 tax for the amount of Canadian surtax payable. This is called Surtax credit.
- Any Unused Surtax credit can be carried back three years or carried forward seven years but never to a taxation year ending before 1992. The Unused Surtax credits must be applied in order of the oldest first.
- Refer to subsection 181.1(7) of the Act when calculating the amount deductible in respect of a corporation's unused surtax credits where control of the corporation has been acquired between the year in which the credits arose and the year in which you want to claim them.

the corporation has been acquire	d between the year in which the credits arose and the year	r in which you want to claim them.
Current Year Surtax Credit equals Co	urrent Year Canadian Surtax Payable	
•	the comment and and in Councils Line 200 from the TO De	tura D
,	It the year not resident in Canada, Line 209 from the T2 Re	turn
In any other case,	tavable capital employed in Canada (956)	D
Line 209 from your 12 Return	X taxable capital employed in Canada (956) taxable capital (351)	D
Please note, amount D cannot excee 125.3(1).	d the corporation's tax payable under Part I for the year as	calculated without reference to subsections 125.2(1) and
(	CALCULATION OF PART I.3 TAX CREDIT AVAILABLE F	FOR CARRY- FORWARD
	urtax credits (from Line 375 on page 1)	
Net Amount		<del></del> F
If amount F is positive: Amount of Par	rt I.3 tax credits that may be carried forward from taxation y	ears prior to 1992 and applied
Note: The portion of amount F carries	ayable. Refer to form 1962 for unused Part 1.3 tax credit by I forward should be entered at line 226 of the T2 return.	alance G
·		
If amount F is negative: This represe	ents the amount of unused surtax credit of other years, that	t may be applied to reduce Part I.3
tax payable in the current year.	,	H
	CALCULATION OF CURRENT YEAR UNUSED S	
Amount F (if positive)		
Less: Part I.3 tax credits claimed (car	rried forward from taxation years prior to 1992, see amount	G above)
Current Year Unused Surtax Credit .		\$ <u></u>
(Enter this amount on form T962)		·
	CERTIFICATION	
Signature only required if this form is	filed separately from signed T2 return.	
I,(Please print)	, certify that the information given on this fo	orm is, to the best of my knowledge, correct and complete.
Date	Signature of authorized person	Position or office

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