PART I.3 TAX ON LARGE CORPORATIONS (2004 and later taxation years)

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Name of corporation	Business Number	Taxation year-end						
			Ye	ar		Month	Day	у
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- This schedule is for use by corporations (other than financial institutions and insurance corporations) that have Part I.3 tax payable before deducting surtax credits (line 820 in Part 5). You should also use and file this schedule if you calculate a **gross Part I.3 tax for the purposes of unused surtax** credit (line 821 in Part 6) and a current-year unused surtax credit (line 850 in Part 8).
- Parts, sections, subsections, and paragraphs referred to on this schedule are from the federal *Income Tax Act* and the *Income Tax Regulations*.
- Subsection 181(1) defines the terms "financial institution," "long-term debt," and "reserves."
- 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 taxation year by a corporation that was:
 - a non-resident-owned investment corporation throughout the year;
 - bankrupt [as defined by subsection 128(3)] at the end of the year; 2)
 - 3) a deposit insurance corporation throughout the year, as defined by subsection 137.1(5), or deemed to be a deposit insurance corporation by subsection 137.1(5.1);
 - 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 the completed Schedule 33 with the T2 Corporation Income Tax Return no later than six months from the end of the taxation year.
- This schedule may contain changes that had not yet become law at the time of printing.

Complete the following areas to determine the amounts needed to calculate Part I.3 tax. If the corporation was a non-resident of Canada throughout the year and carried on a business through a permanent establishment in Canada, go to Part 4, "Taxable capital employed in Canada."

	─ Part 1 – Capital ─────			
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4	Add the following amounts at the end of the year:	_		
	Reserves that have not been deducted in computing income for the year under Part I	101		
	Capital stock (or members' contributions if incorporated without share capital)	103		
	Retained earnings	104		
	Contributed surplus	105		
	Any other surpluses	106		
	Deferred unrealized foreign exchange gains	107		
	All loans and advances to the corporation	108		
	All indebtedness of the corporation represented by bonds, debentures, notes, mortgages,	,		
	hypothecary claims, bankers' acceptances, or similar obligations	109		
	Any dividends declared but not paid by the corporation before the end of the year	110		
	All other indebtedness of the corporation (other than any indebtedness in respect of a lease)			
	that has been outstanding for more than 365 days before the end of the year	111		
	Proportion of the amount, if any, by which the total of all amounts (see note below) for 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	112		
		btotal	•	Δ
	Deduct the following amounts:	Diotal		^
	Deferred tax debit balance at the end of the year	121		
	Any deficit deducted in computing its shareholders' equity (including, for this purpose, the			
	amount of any provision for the redemption of preferred shares) at the end of the year	122		
	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			
	lines 101 to 112 above	123		
	The amount of deferred unrealized foreign exchange losses at the end of the year	124		
	Sub	btotal	<u> </u>	В
(Capital for the year (amount A minus amount B) (if negative, enter "0")		190	
	Note:			

Lines 101, 107, 108, 109, 111, and 112 are determined as follows:

- If the partnership is a member of another partnership (tiered partnerships), include the amounts of the partnership and tiered partnerships.
- Amounts for the partnership and tiered partnerships are those that would be determined under lines 101, 107, 108, 109, 111, and 112 as if they apply in the same way that they apply to corporations.
- Amounts owing to the member or to other corporations that are members of the partnership are not to be included.
- Amounts are determined as at the end of the last fiscal period of the partnership ending in the year of the corporation.
- The proportion of the total amounts is determined by the corporation's share of the partnership's income or loss for the fiscal period of the partnership.

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Part 2 – Investment allowance
Add the carrying value at the end of the year of the following assets of the corporation:
A share of another corporation
A loan or advance to, or a bond, debenture, note, mortgage, hypothecary claim, or similar obligation of, a partnership all of the members of which, throughout the year, were other corporations (other than financial institutions) that were not exempt from tax under Part I.3 (other than by reason of paragraph 181.1(3)(d))
Investment allowance for the year
 the carrying value of a partnership member's interest at the end of the year is its specified proportion [as defined in subsection 248(1)] of the partnership's investment allowance.
 Lines 401 to 405 should not include the carrying value of a share of the capital stock of, a dividend payable by, or indebtedness of a corporation that is exempt from tax under Part I.3 [other than by reason of paragraph 181.1(3)(d)]. Where 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, according to subsection 181.2(6).
— Part 3 – Taxable capital
Capital for the year (line 190) 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 —
To be completed by a corporation that was resident in Canada at any time in the year
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Taxable capital for Taxable income earned the year (line 500) Taxable capital and the year (line 500)
Taxable capital for Taxable income earned Taxable capital
Taxable capital for the year (line 500)
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Taxable capital for the year (line 500)
Taxable capital for the year (line 500) X Taxable income earned in Canada 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 "0," it shall, for the purposes of the above calculation, be deemed to have a taxable income for that year of \$1,000. 3. In the case of an airline corporation, Regulation 8601 should be considered when completing the above calculation. To be completed by a corporation that was a non-resident of Canada throughout the year and carried on a business through a permanent establishment in Canada 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 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 following amounts: 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
Taxable capital for the year (line 500)
Taxable capital for the year (line 500)
Taxable capital for the year (line 500)

Induct: Capital daduction	claimed for the	e year (enter \$50,000,000 or, for related corporations,		
		le 36)	801	
Excess of taxable capital e	employed in Ca	nada over capital deduction	811	
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		Number of days in the taxation year		
_ine 811	х	Number of days in the taxation year in 2004	x 0.002 =	G
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ine 811	x	Number of days in the taxation year in 2006	x 0.00125 =	I
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Part 7 – Calculation of current-year	surtax credit available ——————		
	ir Part I.3 tax for the amount of Canadian surtax payable for the ck three years or carried forward seven years. Unused surtax cre	•	lit.
` ,	en calculating the amount deductible for a corporation's unused so year in which the credits arose and the year in which you want		
For a corporation that was a non-resident of Ca	anada throughout the year, enter amount a or b at line R, whiche	ver is less:	
a) line 600 from the T2 return		a	
b) line 700 from the T2 return		b	R
In any other case, enter amount a or diet line S	Nukishayar is loos		
In any other case, enter amount c or d at line S		c	
c) line 600 from the 12 return	x line 690 of this schedule line 500 of this schedule		
			S
		_	
Current-year surtax credit available (amount	R or S, whichever applies)		
Less: Gross Part I.3 tax for purposes of the un	unused surtax credit used surtax credit (line 821) e, enter "0")	<u> </u>	
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	or 830, whichever is less)	>	U
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Enter this amount at line 704 of the T2 return.