

# **DIVISION OF REVENUE AND TAXATION**COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS

ALLOCATION OF INCOME FOR AN S CORPORATION



Do no file this form unless the corporation has filed or is

1120S-CM For calendar year 2013 or tax y			See separate instructions.  /ear beginning , 2013, ending							2013			
									,				
A Selection effective date			Please type Name							D Employer identification number			
	iness uction	s activity code no. (see ns)	or print	Number, street, and room or suite no. If a P.O. box, see instructions.						E Date incorporated			
	ck if s	Schedule	in ink	City or town, state, and ZIP code						F Total assets (see instructions) \$			
H Che	ck ap	poration electing to be an S copplicable boxes: (1)  Fin mber of shareholders who were the state of the shareholders.	al return	(2) Name chang	ge (3) Add	ress chan	ge <b>(4)</b> Ame	ended retur	rn <b>(5)</b>	S election t			
Cautio	n. Ir	nclude <b>only</b> trade or busin	ess incom	e and expenses on	lines 1a throu	gh 21. S	ee the instruction	s for more	e informatio	on.			
		Source of I	ncome	and Deduction	ıs		A WITHOUT		B WIT		C TOTAL		
	1a	Gross receipts or sales		1a								Т	
	b	Returns and allowances		1b									
Income	С	Balance. Subtract line 1b from I	ine 1a .			1c						$\perp$	
	2	Cost of goods sold (atta	ch Form	I125-A)		2							
	3	Gross profit. Subtract li				3						$\top$	
	4	Net gain (loss) from For				4						$^{\dagger}$	
		. , ,		,	·	5						+	
	5	Other income (loss) (see	e mstructi	uns - aπacri statem	ent)					-+	<u> </u>	+	
	6	Total income (loss). A	Add lines 3	through 5 · ·		6						┙	
<b>Deductions</b> or limitations on deductions.)	7	Compensation of office	rs			7							
	8	Salaries and wages (les	ss employ	ment credits) .		8							
	9	Repairs and maintenan	ce .			9						Т	
	10					10						T	
	11					11				_		+	
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<b>Deductions</b> for limitations on		/ ·· · · = · · · · · · · · · · · · · · ·				14							
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See instructions	18					17		+		-		+	
	19			nt)		19		+ +				+	
	20			,	🛛	20						+	
		a Ordinary business in		· ·		21a		<del>                                     </del>		-		$\dagger$	
		<ul><li>b Allocable percentage</li></ul>				21b		%		I 	100%		
		Under penalties of perjury.	declare that	at I have examined this		e best of r		elief, it is tr		and accurate	ly lists all		
		amounts and sources of incorpreparer has any knowledge	ayer) is bas	ed on all info	rmation of w	hich the							
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lere				\		1				discuss this return with the preparer shown below (see instructions)?			
		Signature of officer			Date	Title			Ye		,:		
		Preparer's				Date	Check i		PT	IN			
aid	_,_	signature self-employed self-employed											
repare Ise On		Firm's name (or yours if self-employed), address,							EIN	!			
JJ <b>J</b> 11	ا تر-	and ZIP code	7						In	, .			

## 1120S-CM INSTRUCTIONS

This form shall be used as attachment to Form 1120S, U.S. Income Tax Return for an S Corporation. The purpose of this form is to allocate the income and expenses of the S Corporation based on source of income and related expenses.

- 1. For lines 1c through 21a, make appropriate source allocation from each line item based upon income source within and without the CNMI. Enter the figure in their respective column.
- 2. For line 21b, make the percentage allocation of the taxable income from each source in proportion to the total taxable income on line 21a by dividing the taxable income from line 21a, columns A and B by the total taxable income from line 21a, column C.

## **EXAMPLE:**

#### Percentage allocation for line 2b, column A

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Line 21a, col. A
_____ = Percentage allocation for line 21b, col. A
Line 21a, col. C
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#### Percentage allocation for line 21b, column B

```
Line 21a, col. B

Percentage allocation for line 21b, col. B

Line 21a, col. C
```

**Caution:** If the percentage allocation is less than zero, enter zero. If more than 100%, enter only 100%.

- 3. All other instructions are contained in the regular Form 1120S instruction booklet.
- 4. Attach Schedule 1120S-CM to Form 1120S.

**NOTE:** The S corporation shall properly allocate the income (loss) to each shareholder. Also, all non-refundable credits shall be properly allocated to each shareholder under 4 CMC §1308(b).

However, any Business Gross Revenue Tax taken as a deduction shall not be allowed as a non-refundable credit.