# Canada Revenue Agency du Ca

• Use this version of the return for taxation years that begin after 2010.

This revised form T1134 is a combination of former forms T1134A and T1134B.

Refer to the attached instructions before you complete the T1134 Summary and Supplements.

# Information Return Relating to Controlled and Not-Controlled Foreign Affiliates (2011 and later taxation years)

# **T1134 Summary Form**

<ul> <li>A separate supp</li> </ul>	element must be file	d for each fore	ign affiliat	te.																			
<ul> <li>Do not file a return for "dormant" or "inactive" foreign affiliates. Refer to the attached instructions for the definition of dormant or inactive foreign affiliates.</li> </ul>																							
References on this return to the foreign affiliate or the affiliate refer to the foreign affiliate for which the reporting entity is filing a supplement.																							
If you are reporti	ing on a partnership	, references to	year or ta	axati	on year	should b	e read	d as fis	scal pe	riod.													
If you need more	e space to report inf	ormation, you	can use a	attach	nments.																		
	s been made to use ncy code of the fund													$\perp$									
If this is an amende	ed return, tick this bo	ox.												L									
Part I – Identi	ification																						
Section 1 – Re	porting entity	informatio	n																				
Tick a box to indicat		rting for, and o	complete t				please	print)	)														
Individual	First name				_ast nam	е									Initial	So	cial in I I	sura	nce i	numb ا	er 	1	ı
	Corporation's nam	e									E	Busir	ness nu	mber	(BN)								
Corporation																			R	С			
□ <b>-</b> .	Trust's name												<u> </u>		Accou	nt nun	ber						
Trust															Т		_					-	
Partnership	Partnership's name	е									F	Partr	ership!	s acco	ount nu	nber		1			1		
i aitileisilip																			R	Z			
=	Do you have a business number for other reporting purposes (for example: GST/HST remittances, Payroll, etc.)? If so, please provide								Bu	sines	s nui	mber	(BN)										
Reporting entity's ac	ddress																						•
Number —									Street														
	City						Р	rovino	ce or te	rritory						F	ostal	cod	e		Cou	ntry o	code
	•				.,							.,											
For what taxation ye	nor are you filing this	n form?		1	Ye	ar	Mo	nth I	Day	1	ı	Ye	ar	I M	onth I	Day	1						
			Froi							_ To	Ш												
Does this period inc	clude 2 or more shor	t taxation year	s? (see at	ittach	ed instru	ictions)	Y	es		No													
Number of supplement	ents attached																						
Section 2 – Ce	ertification																						
Person to contact fo		(please print)																					
First name				Las	t name											Te	lepho	one r	numb	er			
ı				^	ertify tha	t the info	ormati	on aiv	en on t	hese T1	134 S	umn	narv an	d Sun	nlemen	ts are	to th	ne he	est of	mv l	nowl	edne	
.,	(Print name)	)		_ , 0	.c.my ula		Jiiiuli	on giv	J., O.,		.0+0	- G11111	y um	a oup	Pioriton	.5 416	,		.5. 01	у Г	10 111	Jugo	,
correct and complet	te.																						
Date	Date Authorized signing officer's, or representative's signature Position, title				e, office	's ran	k																



Do not use this area

# Section 3 - Organizational structure

This information is required only if you are reporting on one or more "Controlled" Foreign Affiliate(s) as defined in subsection 95(1) of the Act (see attached instructions). You only have
to produce the information required under this section once for a group of persons that are related to each other. If a person/partnership other than the reporting entity is filing the
organizational structure, identify that person/partnership who is filing for the related group:

Name	SIN / BN / Other account number

If the following table has insufficient space, attach a separate page with a continuation of the information.

A. List the name and country code of the country of residence of each corporation (other than another foreign affiliate of the reporting entity) that is not dealing at arm's length with the reporting entity and that has an equity percentage (as defined in subsection 95(4) of the Act) in any foreign affiliate of the reporting entity. Where the reporting entity is a partnership, list the name and country code of the country of residence of each corporation that is not dealing at arm's length with the members of the partnership, and that has an equity percentage in any foreign affiliate of the reporting entity. Include the corporation's equity percentage and direct equity percentage, if any, in the foreign affiliate. (see attached instructions)

Name of related corporation	Country code of residence of corporation	Name of foreign affiliate	Country code of residence of foreign affiliate	Corporation's equity percentage in foreign affiliate	Corporation's direct equity percentage in foreign affiliate

B. List the name and country code of the country of residence of each foreign affiliate of the reporting entity that has an equity percentage in any other foreign affiliate of the reporting entity. Include the foreign affiliate's equity percentage and direct equity percentage, if any, in the other foreign affiliate.

, , ,		1 71 0 7 77			
Name of foreign affiliate	Country code of residence of foreign affiliate	Name of other foreign affiliate	Country code of residence of other foreign affiliate	Foreign affiliate's equity percentage in other foreign affiliate	Foreign affiliate's direct equity percentage in other foreign affiliate

C. If the reporting entity is a partnership, list the name, address and country code of the country of residence of each member of the partnership.

Name of partner	Address of partner	Country code of country of residence of partner

D. List the name, address and country code of the business location of each partnership of which a foreign affiliate is a member.

Partnership name	Address of partnership	Country code of country of location of partnership	Foreign affiliate	Foreign affiliate's interest percentage in the partnership

# **T1134 Supplement**

Complete a separate supplement for each foreign affiliate and/or controlled foreign affiliate. (see attached instructions)

# Part II – Foreign affiliate information

# Section 1 – Reporting entity information

Section 1 - Reporting	entity information						
Corporation	Business number	R C	Trust	Trus <b>T</b>	st account number		
Partnership	Partnership account number	R   Z	Individu	ual	Social insurance number		
Year Month Day Year Month Day  For what tax year are you filing this supplement?  From           To							
Section 2 – Foreign aff							
Where the foreign affiliate has more than one tax year ending in the reporting entity's tax year, report the required information for the second and subsequent tax year(s) of the foreign affiliate in a separate supplement.							
A. Identification of foreig	n affiliate						
Name		Address of head office					
Year in which the corporation be foreign affiliate of the reporting		Did the corporation ceas	e to be a foreign affiliate o Yes		ne year?		
Specify the principal activity(ies NAICS codes).	s) of the foreign affiliate using the	l e appropriate North Ameri	can Industrial Classification	on System (NAICS) code	(s). (see attached instructions for		
NAICS code(s) (6 digits):	1.	2.   1 1	_		4.		
Specify the countries or jurisdic for country codes).	ctions in which the foreign affiliat	e carries on a business or	other income earning act	tivity. Enter the appropriat	te country code(s). (see attached instructions		
Country code(s):	1 2	3.	4.				
Country or jurisdiction of reside	ence of the foreign affiliate. Enter	r the appropriate country of	code (see attached instruc	etions).			
Country code(s):	1.						
Is this the first time that the rep	orting entity has filed Form T113	34 for this foreign affiliate?	·		Yes No		
	ed foreign affiliate as defined in						
B. Capital stock of foreig	ın affiliate						
(i) Total book cost of shares of	of the foreign affiliate's capital sto	ock owned by the reporting	g entity as of the end of re	porting entity's taxation y	ear:		
Book (historical) cost amou	unt:	(state in Canadian do	llars or the elected function	onal currency – see attach	hed instructions)		
(ii) Total book cost of shares o person related to the report		ock at the end of reporting	entity's taxation year own	ed by a controlled foreigr	n affiliate of the reporting entity or other		
Book (historical) cost amou	unt:	Currency code					
C. Other information of formation of formati	oreign affiliate						
(i) What was the reporting en	tity's equity percentage in the fo	reign affiliate at the begini	ning of the reporting entity	's taxation year?	%		
(ii) What was the reporting en	tity's equity percentage in the fo	reign affiliate at the end of	the reporting entity's taxa	ation year?	%		
(iii) If the Act were read withou	ıt paragraph 95(2.2)(a), would th	e reporting entity have a c	qualifying interest in the fo	reign affiliate:			
a) At the beginning of the	reporting entity's taxation year?				Yes No		
, , ,	ting entity's taxation year?				Vaa 🗆 Na 🗀		
(iv) Specify the gross amount	of the debt (state in Canadian do	ollars or the elected function	onal currency—see attach	ned instructions):			
a) the foreign affiliate owe	ed to the reporting entity at the e	nd of the reporting entity's	taxation year		. Amount		
b) the reporting entity owe	ed to the foreign affiliate at the e	nd of the reporting entity's	taxation year		Amount		

# Section 3 – Financial information of the foreign affiliate

Section 3 – Financial information o	the foreign affiliate					
Give the taxation year of the foreign affiliate for very reported:		Year	Month Day	Year	Month	Day
· For each taxation year of the foreign affiliate enc			information for the affiliate:			
Unconsolidated financial statements (include)					Attache	ed (Tick)
available to you as a shareholder	Amo		Currency code		103	140
- Total assets						
Accounting net income before tax						
- Income or profits tax paid or payable on	ncome					
Country code to which income or profits tax code(s) (see attached instructions)	was paid or payable. Enter appropriate	e country 1.	2.	3	4.	
Section 4 – Surplus accounts						
A. Surplus accounts of foreign affiliates	<u> </u>					
<ol> <li>Did the reporting entity, at any time in the tax</li> <li>If yes, provide the amount of dividend (stated)</li> </ol>	•	•	· ·		Yes	No
Amount	Exempt surplus	Amount	in which surplus account.	Taxable surpl	us	
Amount	<del></del>	Amount		Hybrid surplus	3	
If yes, and the reporting entity is a corporatio hybrid surplus, hybrid deficit, and underlying the dividend deduction claimed. Documentati should be made in the calculating currency u.  2. Was a subsection 93(1) election made or will lf yes, provide the actual or estimated amour	foreign tax of the foreign affiliate at the consupporting these calculations need render subsection 5907(6) of the <i>Income</i> such an election be made for the dispo	end of the affiliate's last not be filed but should b Tax Regulations.	taxation year ending in the e retained as it may be req	reporting entity's ta uested for examinat	xation year in	support of
B. Surplus accounts and share transac	tions of controlled foreign affilia	ates (for not-controlled	foreign affiliates, only comp	blete "A" above and	go to Part IV)	
<ol> <li>At any time in the taxation year of the reportir corporate or other organization, reorganizatio or cancellation of share capital or a similar tra hybrid surplus, hybrid deficit, or underlying fo If the answer is yes, provide a summary design</li> </ol>	n, amalgamation, merger, winding-up, l insaction in a manner that affected the reign tax of the affiliate for the reporting	liquidation, dissolution, exempt surplus, exemp	division, or an issuance, red t deficit, taxable surplus, ta	demption, xable deficit,	Yes	No
At any time in the taxation year of the reporting dispose of a share of the capital stock of the					Yes	No
If the answer is <b>yes</b> , provide a summary desc	ription of each transaction or event.					

# Part III - Nature of income of "controlled" foreign affiliate (do not complete for not-controlled foreign affiliates)

Section 1 – Employees per business							
How many full-time employees or employee equivalents (as defined if foreign affiliate employ on a business by business basis throughout en NAICS code(s) from the link in the attached instructions).	n subparagraphs (c)(i) and (i ach taxation year of the affili	<ul> <li>i) of the investment business definition in subsecti ate ending in the reporting entity's taxation year? (E</li> </ul>	on 95(1) of the Act) did the nter the appropriate				
Number of fu or employ	Number of full-time employees or employee equivalents						
Business (NAICS) code 1 to 5	More than 5	Business (NAICS) code 1 to	5 More than 5				
1.		3.					
2.			<b>-</b> -				
2.		4 L	_				
Section 2 – Composition of revenue							
Give the amount of the controlled foreign affiliate's gross revenue from each of the following sources:	m a business or property for	the affiliate's taxation year(s) ending in the reporting	entity's taxation year, derived from				
Source	Fo	reign affiliate's gross revenue amount and curre	encv code				
(i) Interest – From other foreign affiliates of the reporting entity	Amount	Currency	1 1				
Interest – Other	Amount	Currency					
(ii) Dividends – From other foreign affiliates of the reporting entity	Amount	Currency					
Dividends – Other	Amount	Currency					
(iii) Royalties	Amount	Currency					
(iv) Rental and leasing activities	Amount	Currency					
(v) Loans or lending activities	Amount	Currency					
(vi) Insurance or reinsurance of risks	Amount	Currency					
(vii) Factoring of trade accounts receivable	Amount	<del>`</del>					
(viii) Disposition of investment property	Amount	Currency					
(m) Disposition of infocution property	Amount	Currency	code				
Section 3 – Foreign accrual property income (FAP	l)						
(i) Did the foreign affiliate earn FAPI in any taxation year of the affil	iate that ended in the reportir	ng entity's taxation year?	Yes No				
(ii) If yes, give the reporting entity's total participating percentage fo	r the foreign affiliate for that y	/ear.	%				
Also, give the gross amount of FAPI the affiliate earned that year in re	espect of each of the followin	g:	Amount				
(i) FAPI that is income from property under subsection 95(1)	of the Act						
(ii) FAPI from the sale of property under paragraph 95(2)(a.1)	) of the Act						
(iii) FAPI from the insurance or reinsurance of risks under par-	agraph 95(2)(a.2) of the Act						
(iv) FAPI from indebtedness and lease obligations under para	graph 95(2)(a.3) of the Act						
(v) FAPI from indebtedness and lease obligations under para	graph 95(2)(a.4) of the Act						
(vi) FAPI from providing services under paragraph 95(2)(b) of	the Act						
(vii) FAPI from the disposition of capital property							
(viii) FAPI under the description of C in the definition of FAPI in	subsection 95(1) of the Act						
		Tota	0				
Section 4 – Capital gains and losses							
(i) Excluded property							
Did the foreign affiliate dispose of a share in another foreign affiliate to property in a taxation year of the affiliate that ended in the reporting e			Yes No No				
(ii) Property that is not excluded property	, <del> ,</del>						
Did the foreign affiliate dispose of capital property that was not exclude			Voc No No				
entity's taxation year?			Yes No No				

# Section 5 - Income included in income from an active business

Was income of the foreign affiliate that would otherwise have been included in its income from property included in its income from an active business? If **yes**, please specify which of the below apply by ticking the appropriate "yes" or "no" box.

	Yes	No
because of subparagraph 95(2)(a)(i) of the Act?		
because of subparagraph 95(2)(a)(ii) of the Act?		
because of subparagraph 95(2)(a)(iii) of the Act?		
because of subparagraph 95(2)(a)(iv) of the Act?		
because of subparagraph 95(2)(a)(v) of the Act?		
because of subparagraph 95(2)(a)(vi) of the Act?		
because of the type of business carried on and the number of persons employed by the foreign affiliate in the business pursuant to paragraphs (a) and (b) of the definition of investment business in subsection 95(1) of the Act?		
because of paragraph 95(2)(I) of the Act?		
Was income of the foreign affiliate that would otherwise have been included in its income from a business other than an active business included in its income If <b>yes</b> , please specify which of the below apply by ticking the appropriate "yes" or "no" box.	from an active	e business?
	Yes	No
because of the 90% test in paragraphs 95(2)(a.1) through (a.4) of the Act?		
because of subsection 95(2.3) of the Act?		
because of subsection 95(2.4) of the Act?		
Part IV - Disclosure (To be completed for both not-controlled foreign affiliates and controlled foreign affiliates)		
Is any information requested in this return not available?	Yes	No 🗌
		I

# Instructions

All legislative references on this sheet refer to the Income Tax Act (the Act).

# Do you have to file this return?

Form T1134, Information Return Relating to Controlled and Not-Controlled Foreign Affiliates, must be filed annually by:

- a taxpayer resident in Canada (other than a taxpayer all of whose taxable income
  for the year is exempt from tax under Part I of the Act) for which a non-resident
  corporation or trust is a foreign affiliate (FA) or a controlled foreign affiliate (CFA)
  at any time in the year; and
- · a partnership where:
  - the share of the income or loss of the partnership for the year of non-resident members is less than 90% of the income or loss of the partnership for the year; and
  - a non-resident corporation or trust would be a FA or CFA of the partnership at any time in the year if the partnership were a person resident in Canada.

#### Note:

A trust deemed under paragraph 94(1)(c) of the Act to be resident in Canada for purposes of Part I (i.e., a non-resident discretionary trust) is also deemed to be so resident for the purpose of filing this return.

This return is to be filed by a reporting entity only in respect of a foreign affiliate in which the reporting entity or a controlled foreign affiliate of the entity has a direct equity percentage at any time in the reporting entity's taxation year.

Do not file Form T1134 if the total cost amount to the reporting person at any time in the year of the interest in all foreign affiliates was less than \$100,000 **AND** the foreign affiliate is "dormant" or "inactive" for the affiliate's taxation year ending in your taxation year. For purposes of completing Form T1134, a dormant or inactive foreign affiliate means, for a taxation year of the affiliate, one that:

- had gross receipts (including proceeds from the disposition of property) of less than \$25,000 in the year; and
- at no time in the year had assets with a total fair market value of more than \$1,000,000:

For the purpose of completing Form T1134, the definition of **gross receipts** refers to any receipt received in the year, and not just income amounts. This would include all non-revenue receipts, such as loans, etc. The purpose of the test is meant to indicate the level of activity in the foreign affiliate.

For **short taxation years** (e.g. where there is a deemed year-end due to a change in control), reporting for more than one fiscal period (not exceeding the normal 12-month or 53-week period) is sufficient if the information that would otherwise be reported for the short taxation year is included on the T1134 returns that are filed.

As an individual (other than a trust) you do **not** have to file Form T1134 for the year in which you **first become a resident** of Canada. Section 233.7 exempts an individual (other than a trust) from the requirement to file T1134 if the individual first became resident in Canada in the year. The expression "first became resident" in section 233.7 does not include a situation where a former resident of Canada again becomes resident of Canada at a later date. An individual who has already been a resident of Canada during a prior year, whether he or she was a factual resident of Canada or a deemed resident of Canada at that time, may not take advantage of the exception provided in section 233.7 when he or she again becomes resident in Canada during a year. A "returning" resident could immediately be subject to the reporting requirements of section 233.4.

# Note:

In determining whether a non-resident corporation is a foreign affiliate of a taxpayer resident in Canada or of a partnership for purposes of these reporting requirements, the following rules apply:

- the reference to "any corporation" in paragraph (b) of the definition of "equity percentage" in subsection 95(4) of the Act should be read as if it were a reference to "any corporation other than a corporation resident in Canada";
- the definitions "direct equity percentage" and "equity percentage" in subsection 95(4) of the Act should be read as if a partnership were a person; and
- the definitions "controlled foreign affiliate" and "foreign affiliate" in subsection 95(1) of the Act should be read as if a partnership were a taxpayer resident in Canada.

Only the lowest tier subsidiary in a group of Canadian corporations under common control has to report for its foreign affiliate. However, if another corporation in the Canadian group has a direct equity percentage in the foreign affiliate; it too is required to report on that foreign affiliate.

If a foreign affiliate is owned indirectly by a partnership through a Canadian corporation(s), only the lowest tier Canadian corporation reports for the foreign affiliate. However, if a member of the partnership also has a direct equity percentage in the foreign affiliate, it too is required to report on the foreign affiliate.

# Due date for filing this return

Form T1134 is due within 15 months after the end of your taxation year.

# Foreign currency conversion

Report monetary values in Canadian dollars except where an election has been made under paragraph 261(3)(b) of the Act to use a functional currency (if the election to use the functional currency is made, the currency code must be indicated on the top of page 1 of the T1134 Summary). The accepted codes for functional currencies are as follows:

AUD - For Australian dollar

USD - For U. S. dollar

GBP – For U.K. pound

EUR - For Euro

Where a monetary value is not stated in Canadian dollars or the elected functional currency (i.e.: it is an amount obtained from the Foreign affiliate's financial information), the currency code in which the value is reported must be indicated in the space provided.

A nil amount should be reported by indicating "0" (zero) in the "amount" field rather than leaving the field empty.

For a list of currency codes, see the CRA publication T4061 entitled NR4 – Non-Resident Tax Withholding, Remitting and Reporting Guide,

Appendix D - Currency Codes, at:

www.cra-arc.gc.ca/E/pub/tg/t4061/t4061-e.html.

When converting amounts into Canadian dollars from a foreign currency, you should use the exchange rate in effect at the time of the transaction (e.g., the time the income was received). If income is received throughout the year, we will accept an average rate for the year.

Where you are required to provide an amount at the beginning or at the end of the year, you may use the exchange rate in effect at the relevant time.

# **Country codes**

For a list of country codes, see the CRA publication T4061 entitled NR4 – Non-Resident Tax Withholding, Remitting and Reporting Guide, Appendix A – Country Codes, at:

www.cra-arc.gc.ca/E/pub/tg/t4061/t4061-e.html

# More information

If you need more information, visit our Web site at www.cra.gc.ca or call 1-800-959-5525. You can also write to your local tax services office. Our addresses and fax numbers are listed on our Web site and in the government section of your telephone book.

# How to complete the T1134 Summary

# Part I - Identification

# Section 1 - Reporting entity information

Identify the reporting entity.

# Section 2 - Certification

This area should be completed and signed by:

- the person filing this return in the case of an individual;
- an authorized officer in the case of a corporation;
- $\bullet \quad \text{the trustee, executor, or administrator where the person filing the return is a trust; or }$
- an authorized partner in the case of a partnership.

# Section 3 - Group structure

This section 3 is only required to be completed if there is a **controlled** foreign affiliate in the group. Provide information about the organizational structure of the group (including trusts and partnerships) at the end of the taxation year. Only one Section 3 has to be filed by a related group—however, if Section 3 is filed by a taxpayer or partnership other than the reporting entity, the name and a CRA registered identification number (SIN, BN, etc.) of the taxpayer reporting Section 3 must be provided.

# How to complete the T1134 Supplement

# Part II – Foreign affiliate information

# Section 1 - Reporting entity information

Identify the reporting entity.

# Section 2 - Foreign affiliate information

# A. Identification of foreign affiliate

Identify the foreign affiliate for which this return is being filed.

For the purpose of this return, residence generally means where the foreign affiliate's central management and control is.

State the main business activities of the foreign affiliate by entering the appropriate North American Industrial Classification System (NAICS) codes. The current NAICS codes can be found at Statistics Canada internet site, <a href="http://www23.statcan.gc.ca:81/imdb/p3VD.pl?Function=getVDPage1&db=imdb&dis=2&adm=8&TVD=118464">http://www23.statcan.gc.ca:81/imdb/p3VD.pl?Function=getVDPage1&db=imdb&dis=2&adm=8&TVD=118464</a>. You can enter more than one code.

For the list of country and currency codes, see the CRA publication, T4061 entitled NR4 – Non-Resident Tax Withholding, Remitting and Reporting Guide (Appendix A – Country Codes and Appendix D – Currency Codes), at: www.cra-arc.gc.ca/E/pub/tg/t4061/t4061-e.html

#### B. Capital stock of foreign affiliate

Provide information about your direct ownership and ownership by another controlled foreign affiliate and by other related parties of the capital stock of the foreign affiliate. Use the book cost of the shares on a non-consolidated, non-equity basis.

#### C. Other Information

Provide additional information about your interest in the foreign affiliate. For the purpose of completing this return, gross indebtedness does not include set-offs or trade accounts payable.

# Section 3 - Financial information of the foreign affiliate

Include the unconsolidated financial statements (including the notes to the financial statements) of the foreign affiliate or, if unavailable, the financial information that is available to you as a shareholder.

The total assets reported should be net of depreciation or amortization. The net income should be accounting net income. Tax paid or payable should be the actual tax paid or payable and not deferred tax. Do not include withholding tax. Foreign language information will only be accepted if the information is not available in English or French.

# Section 4 - Surplus accounts

#### A. Surplus accounts of foreign affiliates

Provide information about any dividends you received from the foreign affiliate and information about the foreign affiliate's surplus accounts.

#### B. Surplus accounts and share transactions

Provide information about any events that affected the controlled foreign affiliate's surplus accounts. "B" applies to controlled foreign affiliates only.

# Part III - Nature of Income of "controlled" foreign affiliates

Part III applies to a controlled foreign affiliate (CFA) only. Do not complete this part for not-controlled foreign affiliates.

#### Section 1 - Employees per business

Provide the number of full-time employees or employee equivalents employed by the CFA on a business by business basis.

# Section 2 - Composition of revenue

Provide the amount of the CFA's gross revenue from the sources listed. Report interest and dividends received from foreign affiliates separately from interest and dividends from other sources.

# Section 3 - Foreign accrual property income (FAPI)

Provide information about the gross foreign accrual property income earned by the foreign affiliate. This section does not include the subsection 91(4) adjustment (amounts deductible in respect of foreign taxes).

# Section 4 - Capital gains and losses

Provide information about capital gains and losses realized by the foreign affiliate. Only dispositions of shares or partnership interests that are excluded property and capital property that is not excluded property needs to be reported.

# Section 5 - Income included in income from an active business

Provide information about the income of the foreign affiliate that is from an active business.

#### Part IV - Disclosure

Part IV is applicable to both not-controlled and controlled foreign affiliates. State whether any of the information requested on this return is not available at the time of filing. If information is not available, specify what information is not available and why it is not available. Also explain what steps were taken to obtain the information.

# Due diligence exception

The information required to be filed on this return does not include information that is not available, on the day that the return is filed, to the person or partnership required to file the return where:

- a) there is reasonable disclosure in the return of the unavailability of the information;
- b) before that day, the person or partnership exercised due diligence in attempting to obtain the information;
- c) it was reasonable to expect, at the time of each transaction, if any, entered into by the person or partnership after March 5, 1996, that gives rise to the requirement to file the return or that affects the information to be reported in the return, that sufficient information would be available to the person or partnership to comply with the reporting requirements; and
- d) if the information subsequently becomes available to the person or partnership, it will be filed no more than 90 days after it becomes available.

# Filing this return

Each reporting entity must file one T1134 Summary. The reporting entity must also file separate T1134 Supplements for each foreign affiliate, along with the foreign affiliate's financial statements and the notes to the financial statements.

A paper copy of this return must be filed separately from your income tax return. **Currently this return cannot be filed electronically.** 

Before you file this return, make a copy of it for your records.

Send the original return, amended return, or any additional information to:

Ottawa Technology Centre
Data Assessment and Evaluation Programs Division
Validation and Verification Section
Other Programs Unit
875 Heron Road
Ottawa ON K1A 1A2

Specifications for diskette filing are available. If you have any questions or need more information, contact:

Magnetic Media Processing Team Ottawa Technology Centre Canada Revenue Agency 875 Heron Road Ottawa ON K1A 1A2

Telephone: 1-800-665-5164

# Penalties for non-reporting

There are substantial penalties for failing to complete and file this return by the due date.

# **Voluntary disclosures**

To promote compliance with Canada's tax laws, we encourage you to voluntarily correct any deficiencies in your past tax affairs. You can make a voluntary disclosure by contacting your tax services office. Our addresses and fax numbers are listed on our Web site at **www.cra.gc.ca** and in the government section of your telephone book.

For more information, see Information Circular IC00-1R2, Voluntary Disclosures Program (Income Tax Act).