Schedule 1120S-CM

Allocation of Income for an S Corporation

Do not file this return unless the corporation has filed or is attaching Form 2553 to elect to be an S Corporation

П	٦.	9
\Box	Ш	J

Department of Finance Division of Revenue and Taxation

https://finance.gov.mp

Commonwealth of the Northern Mariana Islands

For calendar year 2019, or tax year beginning								_ , 2019, ending		, 20			
A S election effective date Name										D Employer identification number			
(see instructions)							uite no. If a P.O. box, see instructions				E Date incorporated		
City or town, state or province, country,						/ince, country, a	and ZIP or foreign postal code				F Total assets (see instructions)		
_	Check II	Sch. M-3 allached											
H I J	G Is the corporation electing to be an S corporation beginning with this tax year? Yes No If "Yes", attach Form 2553 if not already filed. H Check if: (1) Final return (2) Name change (3) Address change (4) Amended return (5) Selection termination or revocation I Enter the number of shareholders who were shareholders during any part of the year												
Source of Income and Deductions								(A) (B) INCOME WITHOUT INCOME WIT			(C)		
	1a Gr	oss receipts or sales			1a								
		eturns and allowances			1b								
	c Ba	alance. Subtract line 1	b from li	ne 1a .			1c						
Income	2 Cc	ost of goods sold (attac	ch Form	1125-A)			2						
	3 Gr	oss profit. Subtract lir	profit. Subtract line 2 from line 1c										
<u> </u>	4 Ne	et gain (loss) from For	m 4797,	line 17 (a	attach Form 479	97)	4						
		ther income (loss) (see		-		•	5						
	6 To	otal income (loss). Ad	ld lines 3	through :	5	•	6						
	7 Co	ompensation of officers	s (see in:	structions	- attach Form 1	I125-Е)	7						
(SL	8 Sa	alaries and wages (les	s employ	ment cred	dits)		8						
atio	9 Re	pairs and maintenance											
miţ	10 Ba	ad debts											
or li	11 Re	ents					11						
JS f	12 Ta	kes and licenses											
ctio	13 Int	erest (see instructions	s)				13						
stru	14 De	preciation not claimed on	Form 112	5-A or elsew	here on return (Af	ttach Form 4562)	14						
ij	15 De	epletion (Do not dedu	ct oil an	d gas de _l	oletion.)		15						
see	16 Ad	lvertising					16						
ductions (see instructions for limitations)	17 Pe	ension, profit-sharing,	etc., plar	ıs			17						
ţ	18 En	mployee benefit progra	ıms .				18						
	19 Ot	her deductions (attach	stateme	ent)			19						
Ď	20 To	tal deductions. Add lines 7 through 19											
	21a Or	dinary business inco	ome (los	s). Subtr	act line 20 from	line 6	21a						
	21b All	ocable percentage .					21b	O.	6	9	6	%	
Q;	gn							ing accompanying schenan taxpayer) is based		on of which May the D	oreparer has a RT discuss t	any knowledge. his return with	
	ere	Signature of office	Signature of officer			Date		Title			e preparer shown below ee instructions)?		
Paid Preparer			Print/Type preparer's name				s sign	ature			ck if PTIN employed		
	se Only										Firm's EIN▶		
		Firm's address ▶	Firm's address ▶								Phone no.		

2019

Supplemental instructions for Schedule 1120S-CM

This form must be used as an attachment to Form 1120S (2019), U.S. Income Tax Return for an S Corporation. The purpose of this form is to allocate the source of income and deductions of the S Corporation.

- 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 21a, column A

Percentage allocation for line 21a, column B

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

All other instructions are contained in the regular Form 1120S IRS instruction booklet.

Attach this Schedule 1120S-CM to the IRS 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.