(Rev. December 2012)

## Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business (Under Sections 6038A and 6038C of the Internal Revenue Code)

▶ Information about Form 5472 and its separate instructions is at www.irs.gov/form5472.

OMB No. 1545-0805

Part Reporting Corporation (see instructions). All reporting corporations must complete Part I.						
1a	Name of reporting corporation					1b Employer identification number
	Number, street, and room or suite no. (if a P.O. box, see instructions)					1c Total assets
	City or town, state, and ZIP code (if a foreign address, see instructions)					\$
1d	Principal business activity ▶				1e Principal bus	iness activity code ►
	Total value of gross payments made or received (see instructions) reported on <b>this</b> Form 5472  1g Total number of filed for the tax y				1h Total value of	f gross payments made or received (see reported on <b>all</b> Forms 5472
				der whose laws the reporting s an income tax return as a resident		Principal country(ies) where business is conducted
2	Check here if, at any time during	% of (a) the total voting power of all				
	classes of the stock of the reporting corporation entitled to vote, or (b) the total value of all classes of stock of the reporting corporation >					
Part II 25% Foreign Shareholder (see instructions)						
1a	Name and address of direct 25% foreign shareholder					<b>1b(1)</b> U.S. identifying number, if any
						<b>1b(2)</b> Reference ID number (see instructions)
1c	Principal country(ies) where business is conducted  1d Country of citizenship, organization, or incorporation			1e Country(ies) under whose laws the direct 25% foreign shareholder files an income tax return as a resident		
2a	Name and address of direct 25%	foreign sharehold	der	1		2b(1) U.S. identifying number, if any
						2b(2) Reference ID number (see instructions)
2c	Principal country(ies) where business is conducted  2d Country of citizenship, organization, or incorporation			2e Country(ies) under whose laws the direct 25% foreign shareholder files an income tax return as a resident		
3a	Name and address of ultimate in	direct 25% foreigr	n shareholder			<b>3b(1)</b> U.S. identifying number, if any
						<b>3b(2)</b> Reference ID number (see instructions)
3с	Principal country(ies) where business is conducted  3d Country of citizenship, organization, or incorporation			3e Country(ies) under whose laws the ultimate indirect 25% foreign shareholder files an income tax return as a resident		
4a	Name and address of ultimate in	l direct 25% foreigr	n shareholder	1		4b(1) U.S. identifying number, if any
						4b(2) Reference ID number (see instructions)
4c	Principal country(ies) where business is conducted	4d Country of ci organization,	tizenship, or incorporation			aws the ultimate indirect 25% foreign at a return as a resident

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Form 5472 (Rev. 12-2012) Page 2 Part III Related Party (see instructions) Check applicable box: Is the related party a ☐ foreign person or ☐ U.S. person? All reporting corporations must complete this question and the rest of Part III. 1a Name and address of related party 1b(1) U.S. identifying number, if any 1b(2) Reference ID number (see instructions) 1d Principal business activity code ▶ 1c Principal business activity ▶ 1e Relationship—Check boxes that apply: 🗌 Related to reporting corporation 🗌 Related to 25% foreign shareholder 🔲 25% foreign shareholder 1g Country(ies) under whose laws the related party files an income tax return as a **1f** Principal country(ies) where business is conducted Part IV Monetary Transactions Between Reporting Corporations and Foreign Related Party (see instructions) Caution: Part IV must be completed if the "foreign person" box is checked in the heading for Part III. If estimates are used, check here 1 Sales of stock in trade (inventory) . . . . . . 2 2 Sales of tangible property other than stock in trade . 3 3 Platform contribution transaction payments received 4 Cost sharing transaction payments received . . . . 4 5a Rents received (for other than intangible property rights) 5a b Royalties received (for other than intangible property rights) . . . . 5b 6 Sales, leases, licenses, etc., of intangible property rights (e.g., patents, trademarks, secret formulas) . 6 7 7 Consideration received for technical, managerial, engineering, construction, scientific, or like services . 8 8 9 Amounts borrowed (see instructions) a Beginning balance b Ending balance or monthly average ► 9b 10 10 11 Premiums received for insurance or reinsurance . . . 11 12 Other amounts received (see instructions) . . . . 12 **Total.** Combine amounts on lines 1 through 12 . . . . 13 13 14 14 15 Purchases of tangible property other than stock in trade 15 16 Platform contribution transaction payments paid . . . . . . . 16 17 17 18a Rents paid (for other than intangible property rights) . . . 18a b Royalties paid (for other than intangible property rights) . . . . 18b 19 Purchases, leases, licenses, etc., of intangible property rights (e.g., patents, trademarks, secret formulas) . . . 19 20 Consideration paid for technical, managerial, engineering, construction, scientific, or like services . . . . . . . . . 21 Commissions paid 21 22 22h Amounts loaned (see instructions) a Beginning balance **b** Ending balance or monthly average 23 23 24 24 25 Other amounts paid (see instructions) . . . 25 26 **Total.** Combine amounts on lines 14 through 25 26 Part V Nonmonetary and Less-Than-Full Consideration Transactions Between the Reporting Corporation and the Foreign Related Party (see instructions) Describe these transactions on an attached separate sheet and check here. **Additional Information** Part VI All reporting corporations must complete Part VI. ☐ Yes Does the reporting corporation import goods from a foreign related party? . . . . . . . . . ☐ Yes □ No If "Yes," is the basis or inventory cost of the goods valued at greater than the customs value of the imported goods? If "No," do not complete b and c below. If "Yes." attach a statement explaining the reason or reasons for such difference. If the answers to questions 1 and 2a are "Yes," were the documents used to support this treatment of the imported 3 During the tax year, was the foreign parent corporation a participant in any cost sharing arrangement? . . . . . . . .

During the course of the tax year, did the foreign parent corporation become a participant in any cost sharing

arrangement?

Yes