

Massachusetts Department of Revenue

Schedule TTP

Tax Treaty Positions

2020

For calendar year 2020 or taxable year beginning		2020 and ending					
Name of taxpayer	Federal Ide	Federal Identification number (if none, enter "Foreign")					
Massachusetts return filed							
○ 355 ○ 355U ○ 355S ○ 63 FI							
Taxpayer's U.S. address							
City/Town	State	Zip	Phone number				
Taxpayer's address in country of residence							
City/Town	State	Zip	Phone number				
Has taxpayer filed U.S. Form 1120F?				O Yes	O No		
Is taxpayer filing one or more U.S. Form(s) 8833 with the IRS?				⊖ Yes	O No		
Treaty information. If relying on multiple treaties, en	nter each trea	ty separately.					
Name of treaty country	Type of tre		Applicable article(s)				
IRS Code provision(s) overruled or modified by treaty-based position	O Income	e tax O Other					
Provision(s) of the limitation-on-benefits article (if any) in the treaty on whic	ch taxpayer relie	s on to prevent application	of the article				
Explain the treaty-based return position taken							
Income exclusions. Income to be excluded by app	lication of the	treaties identified abov	/e				
1 Interest			1				
2 Royalties							
3 Other FDAP gains, profits and income							
4 Other non-FDAP income to be excluded							
5 Total income to be excluded by application of treaties			5				
Combined report filers only							
Name of principal reporting corporation	deral Identificati	on number					

Amount of income excluded from return that is derived (directly or indirectly) from intangible property or service-related activities, the costs of which generally are deductible for federal income tax purposes against the business income of other members of the Massachusetts combined group. List amounts separately and identify the other member(s) claiming the deduction. See instructions.

Payer's name	Federal Identification number	Amount

Reason for inclusion of the member claiming the benefit in the combined return (check one only):

 \bigcirc Member is incorporated in U.S.

O Member is a non-U.S. corporation that is taxable on its income in Massachusetts

O Member is a non-U.S. corporation, not described in the question above, with an average of property, payroll and sales in the U.S. of 20% or more

Member is a non-U.S. corporation, not described in the question above, that derives at least 20% of gross income from services to other members
of the group