

Ownership, Exemption, or Reduced Rate Certificate

► **File this form with your withholding agent.**

Please Type or Print	Name of beneficial owner	U.S. identifying number, if any
	Address (number and street, or P.O. Box number if mail is not delivered to street address)	Recipient's country of residence for tax purposes
	City, province or state, and postal code	Country

1 Check type of income for which this certificate applies. (If you check box a, you do not have to check any other box.):

a <input type="checkbox"/> Income from a trust, estate, or investment account	f <input type="checkbox"/> Royalties from use of patents, secret processes, etc.
b <input type="checkbox"/> Coupon bond interest (including tax-free covenant bonds)	g <input type="checkbox"/> Royalties from use of films, television tapes, etc.
c <input type="checkbox"/> Interest, other than coupon bond interest	h <input type="checkbox"/> Annuities
d <input type="checkbox"/> Rents	i <input type="checkbox"/> Other income (specify).....
e <input type="checkbox"/> Natural resource royalties and income from real property	

If you checked box b, complete items 2a through 2h and, if applicable, line 4 or line 5.
 If you checked any box other than b, complete either line 3 or line 4, whichever applies. Also complete line 5 if applicable.
Note: Before completing line 4 or line 5, see instructions.

2 Information on coupon bonds

a Name and address of obligor of bonds

b Identification of bond			c Date of issue	
d Date interest due	e Date interest paid	f Gross amount of interest paid	g Rate of tax (see instructions)	h Amount of tax withheld
		\$	%	\$

3 Calendar years for which the reduced rate of tax or exemption from tax applies to other than coupon bond interest:

First year	Second year	Third year
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4 Withheld tax requested to be released (see instructions) \$

5 Qualified resident status. If you are a corporation claiming treaty benefits for dividends you received from another foreign corporation or interest you received from a U.S. trade or business of another foreign corporation, explain how you meet qualified resident status (see instructions).

I certify that the information entered above is correct; and, if a reduced rate of tax or exemption from tax applies, I further certify that I have complied with all requirements to qualify for the reduced rate of tax or exemption from tax.

Sign Here ►

 (Signature of beneficial owner, fiduciary, trustee, or agent)

 (Date)

 (If trust or estate, enter name)

 (Address of fiduciary, trustee, or agent)

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Paperwork Reduction Act Notice

We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to provide the information. It is needed to ensure that you are complying with these laws and to ensure that the correct amount of tax is withheld.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average

time is:

Recordkeeping 4 hr., 32 min.

Learning about the law or the form 1 hr.

Preparing and sending the form 1 hr., 7 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write to the **Internal Revenue Service**, Attention: Tax Forms Committee, PC:FP, Washington, DC 20224.

DO NOT file this form with the IRS. Instead, file it with the withholding agent.

Purpose of Form

Beneficial owners of certain types of income (or owners' trustees or agents) use this form to report to a withholding agent both the ownership of the income and the reduced rate of tax or exemption from tax on the income under tax conventions or treaties. The form can also be used to claim a release of tax withheld at source.

Instructions for Owners, Trustees, or Agents

Who Must File.—You must file Form 1001 if you are the beneficial owner of income subject to withholding under section 1441, 1442, or 1451 (or you are the trustee or agent of the beneficial owner) and the owner is a nonresident alien individual or fiduciary, a foreign partnership, or a foreign corporation or other foreign entity.

The term "beneficial owner" means the person ultimately entitled to control the income. A nominee or any person acting in a similar capacity is not the beneficial owner.

Who Does Not Have To File.— You do not have to file this form if you are:

1. A beneficial owner, trustee, or agent who receives only dividends, except as provided below. (The withholding agent may generally rely on an owner's address of record as the basis for allowing the benefit of any income tax treaty to the dividends being paid to the owner.)

However, a foreign corporation that receives dividends from another foreign corporation that are treated as income from sources within the United States under section 861(a)(2)(B) must file Form 1001 unless the dividends are exempt from tax under section 884(e)(3) (relating to earnings and profits subject to the branch profits tax).

2. A beneficial owner, trustee, or agent who receives only income other than coupon bond interest and who **does not** claim the benefit of an income tax treaty.

3. A nonresident alien individual or fiduciary, foreign partnership, or foreign corporation engaged in a trade or business in the United States during the tax year if the income is (a) effectively connected with the conduct of a trade or business in the United States by the individual, fiduciary, partnership, or corporation, and (b) exempt from withholding under section 1441 or 1442 because of Regulations section 1.1441-4(a). (In this case, file **Form 4224**, Exemption From Withholding of Tax on Income Effectively Connected With the Conduct of a Trade or Business in the United States.)

4. A nonresident alien individual who claims exemption from withholding on compensation for independent personal services based on a U.S. tax treaty or the personal exemption amount. (File **Form 8233**, Exemption From Withholding on Compensation for Independent Personal Services of a Nonresident Alien Individual.)

5. A nonresident alien individual or fiduciary, a foreign corporation, or a foreign partnership made up entirely of nonresident alien individuals and foreign corporations, if the interest is exempt from withholding under section 1441 or 1442 because of section 1441(c)(9) or (10).

6. A foreign partnership or foreign corporation engaged in a trade or business in the United States during the tax year if the income is exempt from withholding under section 1441 or 1442 because of Regulations section 1.1441-4(f).

Where and When To File.—File this form with the withholding agent. When you file depends on the type of income to which Form 1001 applies, as specified in the boxes in item 1:

Box 1b.—For interest on coupon bonds, including tax-free covenant bonds, file the form each time you present a coupon for payment. (Use a separate Form 1001 for each issue of bonds.)

All other item 1 boxes.—For all other types of income, file the form as soon as you can for any successive 3-calendar-year period during which you expect to receive the income. Use a separate Form 1001 for each type of income, except for income received from a trust, estate, or investment account (box 1a). For that type of income, use a separate Form 1001 for each different trust, estate, or investment account.

If after filing a form you become ineligible for the benefits of the tax treaty for the income, notify the withholding agent in writing. If the beneficial ownership of the income changes hands, the new beneficial owner of record may receive the reduced or exempt rate of tax under the treaty only if entitled to it. In addition, the new beneficial owner must properly file Form 1001 with the withholding agent.

Specific Instructions

Address.—Enter your address in the space provided. For an individual, your address is your permanent place of residence. For partnerships or corporations, the address is the principal office or place of business. For estates and trusts, the address is the permanent residence or principal office of the fiduciary.

Note: *To qualify for treaty benefits, a taxpayer must be a resident of a treaty country. (In some cases, a corporate taxpayer must also be a "qualified resident." See the instructions for line 5.) The withholding agent may presume that the beneficial owner of the income is not a resident (or qualified resident) of a treaty country, and is not entitled to treaty benefits, if the owner does not have a resident address in that country. The beneficial owner of the income may demonstrate that he or she was a resident (or qualified resident) of the treaty country and was entitled to treaty benefits.*

Line 2g—Rate of tax.—Get **Pub. 901**, U.S. Tax Treaties, for the applicable rate, if any, to enter on line 2g. If the interest is exempt from tax, write "None."

Line 3—If you checked any box on line 1 other than box b, enter the years for which the reduced rate of tax or exemption from tax applies.

Line 4—Withheld tax requested to be released.—If you use this form to claim a release of tax withheld at source, enter the amount claimed on line 4. In the space to the left of the dollar entry space on line 4, identify the income tax treaty and the rate of tax for items 1a and 1c through 1i.

The release is only available prior to the filing of **Form 1042**, Annual Withholding Tax Return for U.S. Source Income of Foreign Persons, for the calendar year by the withholding agent (Regulations section 1.1461-4).

Line 5—Qualified resident status.— This line applies only to a corporation that claims treaty benefits for dividends paid to it by another foreign corporation or interest paid to it by a U.S. trade or business of another foreign corporation. To obtain treaty benefits for these payments, the recipient corporation must generally be a "qualified resident" of a treaty country or meet the requirements of a limitation on benefits article that entered into force after 1986. (See section 884 and its regulations for the definition of interest paid by a U.S. trade or business, and other applicable rules.) In general, a foreign corporation is a qualified resident of a country if any of the following applies: (a) it meets a 50% ownership and base erosion test, (b) it is primarily and regularly traded on an established securities market in its country of residence or the United States, (c) it carries on an active trade or business in its country of residence, or (d) it obtains a ruling from the IRS that it is a qualified resident. See Regulations section 1.884-5 for the requirements that must be met to satisfy each of these tests. Complete this line by indicating which of these tests has been met (if you claim qualified resident status) or that you meet the requirements of a limitation on benefits article that entered into force after 1986.

Instructions for Withholding Agent

As a withholding agent, you are not required to send Form 1001 to the IRS. Instead, use Form 1001 to prepare magnetic tape or paper document **Form 1042-S**, Foreign Person's U.S. Source Income Subject to Withholding. Keep Form 1001 for at least 4 years after the end of the last calendar year in which the income to which the form pertains is paid. Prepare a Form 1042-S for each separate payment during the calendar year of any item of income (including coupon bond interest). If you receive more than one Form 1001 for an owner during the calendar year, prepare only one Form 1042-S to show the total amount of any item paid to the owner for that year.

For withholding rates and other information, get **Pub. 515**, Withholding of Tax on Nonresident Aliens and Foreign Corporations.

