## **BALANCE SHEET INFORMATION**

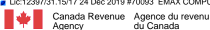
## SCHEDULE 100

- IDENTI	FICATION OF THE CORPORATION ————————————————————————————————————			
Name	EMAX COMPUTER SYSTEMS INC.			
Business I	Business Number <u>101624039RC0001</u> Taxation Year Er			
GIFI#	Description	Amount		
3640 To	al liabilities and shareholder equity	= 23,167		
1002 De 1300 Du 1599 To 2599 To	ash and deposits	+ 9,713 + 13,454 + 23,167		
2600 Ba	TIES  nk overdraft			
3500 Co 3600 Re	HOLDER EQUITY  mmon shares	+ 23,137		
3660 Re 3680 Ne	etained earnings / deficit - start	+ 3,069		

## **INCOME STATEMENT INFORMATION**

SCHEDULE 125

	IFICATIO	N OF THE CORPORATION ————————————————————————————————————		
Name		EMAX COMPUTER SYSTEMS INC.		
Business	Number	<u>101624039RC0001</u> Taxation Yea	End:	2017-08-31
GIFI#		Description		Amount
0004	NI			
0001	perating Na	ame		
			Sequ	
0002 De	escription (	of the operation 0003	numb	per
— SUMM	IARY —			
		loss		9,619
		ning income		3,069
		ome		
9970 Ne	et income	loss before taxes and extraordinary items	. =	3,069
EVTD		RY ITEMS AND INCOMES TAXES		
		y item(s)		
		nents		
		18		
		me taxes		
		ome tax provision		
		comprehensive income		
9999 Ne	et income	/ loss after taxes and extraordinary items	. =	3,069
INICON				
- INCOM				0.040
		of goods and servicesbf goods and services		9,619 9,619
		Je		9,619
0200 1				
EXPE	NSES -			
8300 O	pening inv	entory	. +	
		bank charges		195
		nery and supplies		1,003
i		elated expenses		3,144
i	•	and telecommunications		2,208
	otal operat otal expen	ing expenses	. +	6,550 6,550
9300 10	nai expen	<del>565</del>		0,330
- FARM	ING INCO	ME		
9370 G	rains and	oilseeds	. +	
9659 T	otal farm re	evenue	. +	
FADM	ING EXPE	INSES		
		Ses		
3030 1	otal lallil e	xpenses	. +	



## **Notes Checklist** (2010 and later tax years)

Schedule 141 Code 1002

Protected B when completed

Corporation's name	Business number	Tax year-end
EMAX COMPUTER SYSTEMS INC.	101624039RC0001	Year Month Day 2017-08-31
Elim of Colin Cite Colon Cite Col	101021000110001	2011 00 01

- Parts 1, 2, and 3 of this schedule must be completed from the perspective of the person (referred to in these parts as the accountant) who prepared or reported on the financial statements. If the person preparing the tax return is not the accountant referred to above, they must still complete Parts 1, 2, 3, and 4, as applicable. • For more information, see Guide RC4088, General Index of Financial Information (GIFI) and T4012, T2 Corporation – Income Tax Guide.

an officer, or an employee of the corporation; or (iii) a person not dealing at arm's length with the corporation.

• Complete this schedule and include it with your T2 return along with the other GIFI schedules.

- Part 1 – Information on the accountant who prepared or reported on the financial statements  $\,-\,$ 1 Yes X 2 No Note If the accountant does not have a professional designation or is connected to the corporation, you do not have to complete Parts 2 and 3 of this schedule. However, you do have to complete Part 4, as applicable. \* A person connected with a corporation can be: (i) a shareholder of the corporation who owns more than 10% of the common shares; (ii) a director,

Part 2 – Type of involvement with the financial statements			
Completed an auditor's report		1	
Completed a review engagement report		2	
Conducted a compilation engagement		3 X	
	Completed an auditor's report  Completed a review engagement report	Completed an auditor's report  Completed a review engagement report	Part 2 – Type of involvement with the financial statements  oose the option that represents the highest level of involvement of the accountant:  Completed an auditor's report  Completed a review engagement report  Conducted a compilation engagement  3 X

Part 3 – Reservations		
If you selected option 1 or 2 under Type of involvement with the financial statements above, answer the following question:		
Has the accountant expressed a reservation?	1 Yes	2 No 🗌

Part 4 – Other information – If you have a professional designation and are not the accountant associated with the financial statements in Part 1 <u>110</u> above, choose one of the following options:

Prepared the tax return (financial statements prepared by client) ......

Prepared the tax return and the financial information contained therein (financial statements have not been prepared) ...... 2 No X 

If yes, complete lines 104 to 107 below: 

Is contingent liability information mentioned in the notes?

2 No 1 Yes

2 No X 1 Yes

Version 21.01 DT36 Page 1 of 2 T2 SCH 141 E (14)

— Part 4 – Other information (continued) ————							
Impairment and fair value changes							
In any of the following assets, was an amount recognized in net in result of an impairment loss in the tax year, a reversal of an impachange in fair value during the tax year?	1 Yes	2 No X					
If <b>yes</b> , enter the amount recognized:	In net income Increase (decrease)	In OCI Increase (decrease)					
	,	,					
Property, plant, and equipment	0	211					
Intangible assets	5	216					
Investment property	0						
Biological assets	5						
Financial instruments	0	231					
Other 23	5	236					
Financial instruments							
Did the corporation derecognize any financial instrument(s) durin	g the tax year (other than tr	rade receivables)?	250	1 Yes	2 No X		
Did the corporation apply hedge accounting during the tax year?			255	1 Yes	2 No X		
Did the corporation discontinue hedge accounting during the tax	year?		260	1 Yes	2 No X		
Adjustments to opening equity							
Was an amount included in the opening balance of retained earn recognize a change in accounting policy, or to adopt a new accounting policy.			265	1 Yes	2 No X		
If <b>yes</b> , you have to maintain a separate reconciliation.							

## Capital dividend account balance for the year ended

2017 09 21

Capital dividend account balance for the year ended	2017-00-31	
•	Year Month Day	
Capital gains in excess of capital losses		
Non-taxable portion of capital gains (including business investment losses):		
Realized in previous tax years ending after 1971		
Realized in current tax year		• •
Non-deductible portion of capital losses:		(25,000)
Incurred in previous tax years ending after 1971		· · · · · · · · · · · · · · · · · · ·
		(25,000)
Net amount		
Capital dividends received		
Received in previous tax years		
Received in current tax year		• •
Total		
Eligible capital property		
Additions:		
Non-taxable portion of net proceeds from eligible capital expendi		
Previous years		_
•		
Deductions:  Non-taxable portion of eligible capital expenditures acquired		
Previous years		
Current year		_ 
The applicable portion of the amount deducted as a bad debt (subs. 20(4.2)) and allowable capital loss (subs. 20(4.3)) during the same period.		
Previous years		
Current year		
Net amount		

## Life insurance policies

Proceeds from life insurance policies

Disposed of in current tax year

Received in previous tax years ..... Received in current tax year .....

Less: Adjusted cost base of life insurance policies Disposed of in previous tax years .....

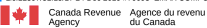
Net amount ......

## Summary

Capital dividend account balance before payment of dividends ...... Dividends from C.D.A. paid during the previous tax years ...... Dividends from C.D.A. paid in the current tax year (paragraph 83(2))

Ending capital dividend account balance ......

055



## **T2 Corporation Income Tax Return** (2016 and later tax years)

Code 1601

when completed

Do not use this area

Protected B

This form serves as a federal, provincial, and territorial corporation income tax return, unless the corporation is located in Quebec or Alberta. If the corporation is located in one of these provinces, you have to file a separate provincial corporation return. All legislative references on this return are to the federal Income Tax Act and Income Tax Regulations. This return may

contain changes that had not yet become law at the time of publication.

Send one completed copy of this return, including schedules and the General Index of Financial Information (GIFI), to your

tax centre or tax services office. You have to file the return within six months af	
For more information see cra.gc.ca or Guide T4012, T2 Corporation – Income	Tax Guide.
Identification	T.
<b>Business number (BN)</b>	
Corporation's name	To which tax year does this return apply?
002 EMAX COMPUTER SYSTEMS INC.	Tax year start Tax year-end
	Year Month Day
Address of head office	060 2016 09 01 061 2017 08 31
Has this address changed since the last time we were notified?	Has there been an acquisition of control
If <b>yes</b> , complete lines 011 to 018.	resulting in the application of subsection 249(4) since the tax year
011	start on line 060?
012	If <b>yes</b> , provide the date control was
City Province, territory, or state	acquired
015016	Is the date on line 061 a deemed
Country (other than Canada) Postal or ZIP code	tax year-end according to
017 018	subsection 249(3.1)?         2 No X
Mailing address (if different from head office address)  Has this address changed since the	Is the corporation a professional
last time we were notified?	corporation that is a member of a partnership?
If <b>yes</b> , complete lines 021 to 028.	Is this the first year of filing after:
<u>021</u> c/o	Incorporation?
022	Amalgamation?
City Province, territory, or state	If <b>yes</b> , complete lines 030 to 038 and attach Schedule 24.
025 026	Has there been a wind-up of a
Country (other than Canada) Postal or ZIP code	subsidiary under section 88 during the
027 028	current tax year?         2 No X
Location of books and records (if different from head office address)	If yes, complete and attach Schedule 24.
Has this address shared since the	Is this the final tax year before
Has this address changed since the last time we were notified?	amalgamation?         2 No X
If <b>yes</b> , complete lines 031 to 038.	Is this the final return up to dissolution?
031	
032	If an election was made under section 261, state the functional currency used
City Province, territory, or state	
Country (other than Canada)  Postal or ZIP code	Is the corporation a resident of Canada? 1 Yes X 2 No
037 038	If <b>no</b> , give the country of residence on line 081 and complete and attach Schedule 97.
140 Type of corporation at the end of the tax year (tick one)	081
Type of corporation at the one of the tax year (not one)	Is the non-resident corporation claiming
X 1 Canadian-controlled private corporation (CCPC)	an exemption under an income tax treaty?
2 Other private corporation	If yes, complete and attach Schedule 91.
3 Public corporation	If the corporation is exempt from tax under section 149, tick one of the
4 Corporation controlled by a public corporation	following boxes:
5 Other corporation (specify)	D35 1 Exempt under paragraph 149(1)(e) or (l)
If the type of corporation changed	2 Exempt under paragraph 149(1)(j)
during the tax year, provide the	3 Exempt under paragraph 149(1)(t)
effective date of the change 043	4 Exempt under other paragraphs of section 149
Do not us	e this area
095 096	898

		Protect	ted P	3 wh	en complete
_	— Attachments ————————————————————————————————————		ica L	VVII	en complete
	Financial statement information: Use GIFI schedules 100, 125, and 141.				
	Schedules – Answer the following questions. For each yes response, attach the schedule to the T2 return, unless otherwise inst	ructed.	١	<b>′es</b>	Schedule
	Is the corporation related to any other corporations?		150	П	9
	Is the corporation an associated CCPC?			Ħ	23
	Is the corporation an associated CCPC that is claiming the expenditure limit?			Ħ	49
	Does the corporation have any non-resident shareholders who own voting shares?			Ħ	19
		,			
	Has the corporation had any transactions, including section 85 transfers, with its shareholders, officers, or employees,				
	other than transactions in the ordinary course of business? Exclude non-arm's length transactions with non-residents	!	162	Ш	11
	If you answered <b>yes</b> to the above question, and the transaction was between corporations not dealing at arm's length, were all or substantially all of the assets of the transferor disposed of to the transferee?		163		44
	Has the corporation paid any royalties, management fees, or other similar payments to residents of Canada?			H	14
	Is the corporation claiming a deduction for payments to a type of employee benefit plan?			Ħ	15
	Is the corporation claiming a loss or deduction from a tax shelter?			H	T5004
	Is the corporation a member of a partnership for which a partnership account number has been assigned?			H	T5004
	Did the corporation, a foreign affiliate controlled by the corporation, or any other corporation or trust that did		107	ш	10010
	not deal at arm's length with the corporation have a beneficial interest in a non-resident discretionary trust (without reference to section 94)?		168		22
	Did the corporation own any shares in one or more foreign affiliates in the tax year?		169	H	25
	Has the corporation made any payments to non-residents of Canada under subsections 202(1) and/or 105(1) of		100	ш	20
	the Income Tax Regulations?		170		29
	Did the corporation have a total amount over \$1 million of reportable transactions with non-arm's length non-residents?		171	Ħ	T106
	For private corporations: Does the corporation have any shareholders who own 10% or more of the corporation's common				
	and/or preferred shares?		173	Χ	50
	Has the corporation made payments to, or received amounts from, a retirement compensation plan arrangement during the year?	, i	172		
	Does the corporation earn income from one or more Internet webpages or websites?	1	180		88
	Is the net income/loss shown on the financial statements different from the net income/loss for income tax purposes?	1	201	Χ	1
	Has the corporation made any charitable donations; gifts of cultural or ecological property; or gifts of medicine?	!	202		2
	Has the corporation received any dividends or paid any taxable dividends for purposes of the dividend refund?				3
	Is the corporation claiming any type of losses?	!	204	Χ	4
	Is the corporation claiming a provincial or territorial tax credit or does it have a				
	permanent establishment in more than one jurisdiction?		205	$\sqcup$	5
	Has the corporation realized any capital gains or incurred any capital losses during the tax year?		206	Ш	6
	i) Is the corporation claiming the small business deduction and reporting a) income or loss from property (other than dividends				
	deductible on line 320 of the T2 return), b) income from a partnership, c) income from a foreign business, d) income from a personal services business, e) income referred to in clause 125(1)(a)(i)(C) or 125(1)(a)(i)(B), or f) business limit assigned under subsection 125(3.2); or				
	ii) does the corporation have aggregate investment income at line 440?		207	П	7
	Does the corporation have any property that is eligible for capital cost allowance?		208	$\overline{\mathbf{X}}$	8
	Does the corporation have any property that is eligible capital property?		210	Ħ	10
	Does the corporation have any resource-related deductions?		212	Ħ	12
	Is the corporation claiming deductible reserves (other than transitional reserves under section 34.2)?				13
	Is the corporation claiming a patronage dividend deduction?				16
		•			
	Is the corporation a credit union claiming a deduction for allocations in proportion to borrowing or an additional deduction?		217	Ц	17
	Is the corporation an investment corporation or a mutual fund corporation?		218	Ц	18
	Is the corporation carrying on business in Canada as a non-resident corporation?			Ц	20
	Is the corporation claiming any federal, provincial, or territorial foreign tax credits, or any federal logging tax credits?			Ц	21
	Does the corporation have any Canadian manufacturing and processing profits?			Н	27
	Is the corporation claiming an investment tax credit?		231	Н	31
	Is the corporation claiming any scientific research and experimental development (SR&ED) expenditures?			Н	T661
	Is the total taxable capital employed in Canada of the corporation and its related corporations over \$10,000,000?			$\vdash$	33/34/35
	Is the total taxable capital employed in Canada of the corporation and its associated corporations over \$10,000,000?			$\vdash$	
	Is the corporation subject to gross Part VI tax on capital of financial institutions?			$\vdash$	38
	Is the corporation claiming a Part I tax credit?		242	Ш	42
	Is the corporation subject to Part IV.1 tax on dividends received on taxable preferred shares or Part VI.1 tax on dividends paid?		243	$\Box$	43
	Is the corporation agreeing to a transfer of the liability for Part VI.1 tax?		244	Ħ	45
	Is the corporation subject to Part II – Tobacco Manufacturers' surtax?			Ħ	46
	For financial institutions: Is the corporation a member of a related group of financial institutions	- •			
	with one or more members subject to gross Part VI tax?	!	250		39
			252		T1121
	Is the corporation claiming a Canadian film or video production tay credit refund?		PLY!	1 1	11121

T1177

92

Is the corporation claiming a film or video production services tax credit refund?

Protected	J D	wnen	comp	letec

— Attachments (continued) ————————————————————————————————————		
	7571 □ <b>-</b>	
Did the corporation have any foreign affiliates in the tax year?		1134
Did the corporation own or hold specified foreign property where the total cost amount of all such property, at any time in the year was more than CAN\$100,000?		1135
Did the corporation transfer or loan property to a non-resident trust?		1141
Did the corporation receive a distribution from or was it indebted to a non-resident trust in the year?		1142
Has the corporation entered into an agreement to allocate assistance for SR&ED carried out in Canada?		1145
Has the corporation entered into an agreement to transfer qualified expenditures incurred in respect of SR&ED contracts?	_	1146
Has the corporation entered into an agreement to transfer qualified expenditures incurred in respect of SR&ED contracts?	200 🗀 1	1140
specified employees for SR&ED?	<b>264</b> 🔲 T	1174
Did the corporation pay taxable dividends (other than capital gains dividends) in the tax year?	265	55
Has the corporation made an election under subsection 89(11) not to be a CCPC?		2002
Has the corporation revoked any previous election made under subsection 89(11)?		2002
Did the corporation (CCPC or deposit insurance corporation (DIC)) pay eligible dividends, or did its		
general rate income pool (GRIP) change in the tax year?	268	53
Did the corporation (other than a CCPC or DIC) pay eligible dividends, or did its low rate income pool (LRIP) change in the tax year?	260	54
Change in the tax year:		J4
— Additional information ————————————————————————————————————		
Did the corporation use the International Financial Reporting Standards (IFRS) when it prepared its financial statements? . 27	1 Yes 2	No X
Is the corporation inactive?		No X
· · · · · · · · · · · · · · · · · · ·	•	
Specify the principal products mined, manufactured, sold constructed or services provided giving the	<b>285</b> 60	%
sold, constructed, or services provided, giving the approximate percentage of the total revenue that each Web Page/Internet Advertising	<b>287</b> 40	%
product or service represents.	289	%
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		
Did the corporation immigrate to Canada during the tax year?		No X
Did the corporation emigrate from Canada during the tax year?		No X
Do you want to be considered as a quarterly instalment remitter if you are eligible?	1 Yes 2	No
If the corporation was eligible to remit instalments on a quarterly basis for part of the tax year, provide the date the	Year Month D	Day
corporation ceased to be eligible	<u> </u>	
	_	
If the corporation's major business activity is construction, did you have any subcontractors during the tax year?	1 Yes 2	No X
— Taxable income		
Net income or (loss) for income tax purposes from Schedule 1, financial statements, or GIFI	3003,0	<u>043</u> A
Deduct:		
Charitable donations from Schedule 2		
Cultural gifts from Schedule 2		
Ecological gifts from Schedule 2		
Gifts of medicine from Schedule 2		
Taxable dividends deductible under section 112 or 113, or subsection 138(6)		
from Schedule 3 320		
Part VI.1 tax deduction*		
Non-capital losses of previous tax years from Schedule 4		
Net capital losses of previous tax years from Schedule 4		
Restricted farm losses of previous tax years from Schedule 4		
Farm losses of previous tax years from Schedule 4		
Limited partnership losses of previous tax years from Schedule 4		
Taxable capital gains or taxable dividends allocated from a		
central credit union		
Prospector's and grubstaker's shares	2.4	142 D
Subtotal 3,043  Subtotal (amount A minus amount R) (it regetive enter	·	043 B
Subtotal (amount A <b>minus</b> amount B) (if negative, enter	<u> </u>	_0 C
	<u>355</u>	D
	360	
Income exempt under paragraph 149(1)(t)		
	•	
<b>Taxable income</b> for a corporation with exempt income under paragraph 149(1)(t) (line 360 <b>minus</b> line 370)	•	z

Constitutions deducation				Protecte	ed B when complete
— Small business deduction — Canadian-controlled private corporations (		shout the tay year			
Income from active business carried on in Car	,	•		400	3,043 A
Taxable income from line 360 on page 3, <b>minu</b> line 636** on page 8, and <b>minus</b> any amount to	us 100/28 of the	e amount on line 632* on page 8, <b>n</b>	ninus 4 times the amou	unt on	<u>3,043</u> A
Business limit (see notes 1 and 2 below)		·			500,000 C
Notes:					
For CCPCs that are not associated, enter \$     prorate this amount by the number of days				i1 weeks,	
2. For associated CCPCs, use Schedule 23 to	calculate the	amount to be entered on line 410.			
Business limit reduction:					
Amount C	15 ***			<u> </u>	E
		1,250			=00 000 <b>=</b>
Reduced business limit (amount C minus amo					
Business limit the CCPC assigns under subse					
Amount F minus amount G				427	500,000 H
Small business deduction					
Amount A, B, C, or H,		lumber of days in the tax year before January 1, 2016		470/	4
whichever is the least	×	lumber of days in the tax year		× 17% =	1
		lumber of days in the tax year			
Amount A, B, C, or H, whichever is the least	á	after December 31, 2015 and before January 1, 2018	365	× 17.5% =	2
WillChever is the least		lumber of days in the tax year	365	X 17.570 =	
Amount A, B, C, or H, whichever is the least		lumber of days in the tax year after December 31, 2017		× 18% =	3
whichever is the least		lumber of days in the tax year		× 1070 =	
		otal of amounts 1, 2 and 3 (enter a	emount Lon line. Lon n	age 8) <b>430</b>	1
* Calculate the amount of familian was business					I
<ul> <li>Calculate the amount of foreign non-businessimple investment income (line 604) and without</li> </ul>				undable lax on the	CCPCS
** Calculate the amount of foreign business				ation tax reductions	under
section 123.4.	income tax ore	an academic on line occ without it	cicionoc to the corpore	Allor tax readollorio	undor
*** Large corporations					
<ul> <li>If the corporation is not associated with</li> </ul>				to be entered on lir	ne 415 is:
(total taxable capital employed in Cana	ida for the <b>prior</b>	year <b>minus</b> \$10,000,000) × 0.225	%.		
Mathematical Control of the Control		and the discount of the control of t	and the state of t		
<ul> <li>If the corporation is not associated with entered on line 415 is: (total taxable ca</li> </ul>					nount to be
critered of fine 410 is. (total taxable ea	pitai ciripioyea	in danada for the <b>current</b> year <b>ini</b>	iu3 ψ10,000,000) × 0.2	-2070.	
<ul> <li>For corporations associated in the current</li> </ul>	ent tax year, se	e Schedule 23 for the special rules	that apply.		
Specified corporate income and assignmen	nt under subse	ection 125(3.2)			
Applicable to tax years that begin after Mar		, ,			
Except that, if the tax year of your corporation		•	16 and in the tax year o	of a CCPC, you can	make an
assignment of business limit to that other CCP		started after March 21, 2016.	I		
J   K	(	L	Í		

	J Business number of the corporation receiving the assigned amount	L Business limit assigned to corporation identified in column J <sup>4</sup>	
	490	500	505
1.			
2.			
3.			
4.			

Notes:

3. This amount is [as defined in subsection 125(7) **specified corporate income** (a)(i)] the total of all amounts each of which is income from an active business of the corporation for the year from the provision of services or property to a private corporation (directly or indirectly, in any manner

Total 515

- (A) at any time in the year, the corporation (or one of its shareholders) or a person who does not deal at arm's length with the corporation (or one of its shareholders) holds a direct or indirect interest in the private corporation, and
- (B) it is not the case that all or substantially all of the corporation's income for the year from an active business is from the provision of services or property to

  - (i) persons (other than the private corporation) with which the corporation deals at arm's length, or (II) partnerships with which the corporation deals at arm's length, other than a partnership in which a person that does not deal at arm's length with the corporation holds a direct or indirect interest.
- 4. The amount of the business limit you assign to a CCPC cannot be greater than the amount determined by the formula A B, where A is the amount of income referred to in column K in respect of that CCPC and B is the portion of the amount described in A that is deductible by you in respect of the amount of income referred to in clauses 125(1)(a)(i)(A) or (B) for the year. The amount on line 515 cannot be greater than the amount on line 425.

Enter amount R on line 639 on page 8.

— General tax reduction for Canadian-controlled private corporations —————	Protected B when com	pleted
Canadian-controlled private corporations throughout the tax year		
Taxable income from page 3 (line 360 or amount Z, whichever applies)		_ A
Lesser of amounts B9 and H9 from Part 9 of Schedule 27	В	
Amount K13 from Part 13 of Schedule 27		
Personal services business income		
Amount used to calculate the credit union deduction (amount F from Schedule 17)		
Amount from line 400, 405, 410, or 427 on page 4, whichever is the least		
Aggregate investment income from line 440 on page 6*	G	
Subtotal (add amounts B to G)	<b>&gt;</b>	_ H
Amount A <b>minus</b> amount H (if negative, enter "0")	<u></u>	_ I
General tax reduction for Canadian-controlled private corporations – Amount I multiplied by 13%	·	<sub>=</sub> J
Enter amount J on line 638 on page 8.		
* Except for a corporation that is, throughout the year, a cooperative corporation (within the meaning a	ssigned by subsection 136(2)) or a credit union.	
— General tax reduction —		
Do not complete this area if you are a Canadian-controlled private corporation, an investment c a mutual fund corporation, or any corporation with taxable income that is not subject to the cor		n,
Taxable income from page 3 (line 360 or amount Z, whichever applies)		_ K
Lesser of amounts B9 and H9 from Part 9 of Schedule 27	L	
Amount K13 from Part 13 of Schedule 27		
Personal services business income	N	
Amount used to calculate the credit union deduction (amount F from Schedule 17)	0	
Subtotal (add amounts L to O)	<b>&gt;</b>	_ P
Amount K minus amount P (if negative, enter "0")		_ Q
General tax reduction – Amount Q multiplied by 13%	·····	R

— Refundable portion of	Part I tax —————		1.10100104.2.1	non complete
Canadian-controlled private	corporations throughout the tax year			
Aggregate investment income	from Schedule 7	440	A	
	Number of days in the tax year			
Amount A	x before January 1, 2016  Number of days in the tax year	× 26 2/3% =	1	
	·			
Amount A	Number of days in the tax year after December 31, 2015	365 × 30 2/3% =	2	
	Number of days in the tax year	365		
	Subtotal (	(amount 1 <b>plus</b> amount 2)	<b>&gt;</b>	B
Foreign investment income fro	m Schedule 7	445	С	
-	Number of days in the tax year			
Amount C	x before January 1, 2016	× 9 1/3% =	3	
	Number of days in the tax year			
Amount C	Number of days in the tax year after December 31, 2015	365 × 8% =	Δ	
Amount 0	Number of days in the tax year		·	
	Subtotal (	(amount 3 <b>plus</b> amount 4)	D	
				_
Foreign non-business income	tax credit from line 632 on page 8 <b>minus</b> amou	unt D (if negative, enter "0")	······	E
Amount B $\boldsymbol{minus}$ amount E (if	negative, enter "0")		·····	F
Foreign non huningen ingemen	toy are dit from line 622 on name 9		C	
Number of days in the t	tax credit from line 632 on page 8	·····		
before January 1, 2			5	
Number of days in the t	ax year			
Number of days in the tagget after December 31, 2			38 6667 6	
Number of days in the t			<u> </u>	
	Subtotal (	(amount 5 <b>plus</b> amount 6)	38.6667 H	
Amount G	× 100 H 38.6667		I	
Taxable income from line 360	on page 3		J	
Deduct:				
Amount from line 400, 405, 410	0, or 427 on page 4, whichever is the least	K		
Amount I		L		
Foreign business income tax				
credit from line 636 on page 8	× 4 =	M		
	Subtotal (total of amounts K to M)	<b>_</b>	N	
	Subtotal (ar	mount J <b>minus</b> amount N)	0	
	Number of days in the tax year	· <del></del>		
Amount O		× 26 2/3% =	7	
	Number of days in the tax year			
Amount O	Number of days in the tax year after December 31, 2015	<u>365</u> × 30 2/3% =	8	
Amount O	Number of days in the tax year	365 x 30 2/3 % =	°	
	Subtotal /	(amount 7 <b>plus</b> amount 8)	•	D
	Subiotal (		<b>~</b>	r
Part I tax pavable <b>minus</b> inves	tment tax credit refund (line 700 <b>minus</b> line 78	30 from page 9)		Q
	tax – Amount F, P, or Q, whichever is the leas			
Neturidable portion of Part I	LAN - AITIOUTILE, P. OF Q. WITICHEVER IS THE TEAS	· · · · · · · · · · · · · · · · · · ·		K

Refundable divi	dend tax on ha	and ————		Protected I	B when complete
Refundable dividend tax	c on hand at the e	end of the previous tax year	460		
Deduct:					
Dividend refund for the	previous tax year				
				<b>&gt;</b>	A
Add:					
Refundable portion of	of Part I tax from I	ine 450 on page 6	· · · · · · · · · · · · · · · · · · ·	B	
	ividend refund for the previous tax year			C	
			480		
corporation on amaig	garriation, or from				D
		Subtotal (add amounts t	5, 6, and line 400)		
Taxable dividends pa	aid in the tax year	from line 460 on page 3 of Schedule 3	· · · · · · · · · · · · · · · · · · ·	E	
Amount E	×		× 33 1/3% =	1	
Amount E	×		365 × 38 1/3% =	2	
		Number of days in the tax year			
		Subtotal (	amount 1 <b>plus</b> amount 2)	<b>&gt;</b>	F
Refundable dividend	tax on hand at th	ne end of the tax year from line 485 abo	ve	····· <u> </u>	G
Dividend refund – Amo	ount F or G, which	never is less			Н
Enter amount H on line	784 on page 9.				

Protected B when comple
-------------------------

— Part I tax — — — — — — — — — — — — — — — — — — —					ACC B WHOM COMpleted
Base amount Part I tax – Taxable in	ncome from page 3 (line 360 or a	mount Z, whichever ap	oplies) <b>multiplie</b> d	<b>i</b> by 38% <u>550</u>	<u> </u>
Additional tax on personal service	ees business income (section 12	3.5)			
Taxable income from a personal services business	555 ×	Number of days in the after December 3	1, 2015	× 5% = <b>560</b>	B
		Number of days in the	ne tax year		
Recapture of investment tax credit	from Schedule 31			602	c
Calculation for the refundable tax (if it was a CCPC throughout the tax		ivate corporation's (	CCPC) investme	ent income	
Aggregate investment income from	line 440 on page 6			D	
			_		
Taxable income from line 360 on pa	age 3		E		
Deduct:					
Amount from line 400, 405, 410, or is the least			F		
				_	
Amount D or G.	Net amount (amount E minus a	mount F)	P =	G	
whichever	Number of days in the ta				
is less >	before January 1, 20		_ × 6 2/3% = _	1	
Amount D or G,	Number of days in the ta	x year			
whichever	Number of days in the ta	x year			
is less >	after December 31, 20		_ × 10 2/3% = <b>_</b>	2	
	Number of days in the ta	x year 365			
Refundable tax on CCPC's investm	ent income (amount 1 <b>plus</b> amou	nt 2)	604	<b>-</b>	н
			_		
			Subtotal (add a	mounts A, B, C, and H)	1
Deduct:					
Small business deduction from line	430 on page 4			J	
Federal tax abatement			608 _		
Manufacturing and processing profi					
Investment corporation deduction			6 <b>20</b> _		
Taxed capital gain					
Additional deduction – credit unions					
Federal foreign non-business incom					
Federal foreign business income ta					
General tax reduction for CCPCs from				_	
General tax reduction from amount Federal logging tax credit from Sch					
Eligible Canadian bank deduction u					
Federal qualifying environmental tru					
Investment tax credit from Schedule					
25				<b>&gt;</b>	к
			=		
Part I tax payable – Amount I mini	us amount K				0 L
Enter amount L on line 700 on page				_	
roo on page	- <del>-</del> ·				

#### Privacy statement -

Personal information is collected under the *Income Tax Act* to administer tax, benefits, and related programs. It may also be used for any purpose related to the administration or enforcement of the Act such as audit, compliance and the payment of debts owed to the Crown. It may be shared or verified with other federal, provincial/territorial government institutions to the extent authorized by law. Failure to provide this information may result in interest payable, penalties or other actions. Under the *Privacy Act*, individuals have the right to access their personal information and request correction if there are errors or omissions. Refer to Info Source cra.gc.ca/gncy/tp/nfsrc/nfsrc-eng.html, personal information bank CRA PPU 047.

— Summary of tax and credits —	Protected B when completed
Federal tax Part I tax payable from amount L on page 8	<b>700</b>
Part II surtax payable from Schedule 46	
Part III.1 tax payable from Schedule 55	· · · · · · · · · · · · · · · · · ·
Part IV tax payable from Schedule 3	
Part IV.1 tax payable from Schedule 43	
Part VI tax payable from Schedule 38	
Part VI.1 tax payable from Schedule 43	
Part XIII.1 tax payable from Schedule 92	
Part XIV tax payable from Schedule 20	728
	Total federal tax0
Add provincial or territorial tax:	
Provincial or territorial jurisdiction	
Net provincial or territorial tax payable (except Quebec and Alberta)	
The provincial of territorial tax payable (except quebec and riborta)	Total tax payable 770 A
Deduct other credits:	
Investment tax credit refund from Schedule 31	
Dividend refund from amount H on page 7	
Federal capital gains refund from Schedule 18	
Federal qualifying environmental trust tax credit refund	792
Canadian film or video production tax credit refund (Form T1131)	796
Film or video production services tax credit refund (Form T1177)	77077
Tax withheld at source	
Total payments on which tax has been withheld	
Provincial and territorial capital gains refund from Schedule 18	
Provincial and territorial refundable tax credits from Schedule 5	
Tax instalments paid	
·	I credits 890 B
Refund code 894 Overpayment	Balance (amount A <b>minus</b> amount B)0
Direct deposit request	If the result is positive, you have a balance unpaid.
To have the corporation's refund deposited directly into the corporation's bank	If the result is negative, you have an <b>overpayment</b> .  Inter the amount on which you line and line.
account at a financial institution in Canada, or to change banking information you	Enter the amount on whichever line applies.  Generally, we do not charge or refund a difference
already gave us, complete the information below:	of \$2 or less.
Start Change information 910	Balance unpaid
914 918	For information on how to make your payment, go to
Institution number Account number	cra-arc.gc.ca/payments.
If the corporation is a Canadian-controlled private corporation throughout the tax year, does	it qualify for the
one-month extension of the date the balance of tax is due?	
If this return was prepared by a tax preparer for a fee, provide their EFILE number	
— Certification —	
I, 950 Friedman 951 Barry	954 President ,
Last name First name	Position, office, or rank
am an authorized signing officer of the corporation. I certify that I have examined this return,	
the information given on this return is, to the best of my knowledge, correct and complete. I a year is consistent with that of the previous tax year except as specifically disclosed in a state	
Date (yyyy/mm/dd)  Signature of the authorized signing officer of the co	
Is the contact person the same as the authorized signing officer? If <b>no</b> , complete the information	
958	959
Name of other authorized person	Telephone number
<u> </u>	•
<ul> <li>Language of correspondence – Langue de correspondance – Indicate your language of correspondence by entering 1 for English or 2 for French.</li> </ul>	
Indiquez votre langue de correspondance en inscrivant 1 pour anglais ou 2 pour français.	990 1

Canada Revenue Agence du revenu du Canada

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## Business consent for access by telephone and mail

## Representatives

Get access to your clients' business information faster online using "Represent a Client." Go to canada.ca/cra-login-services and log in. On the "Welcome" page, select "Review and update", then your "RepID", "Group ID", or "Business number." Open the "Manage clients" tab, then select "Authorization request" and follow the instructions.

#### **Business owners**

**Give your representative instant** access to your business information online using "My Business Account." Go to **canada.ca/cra-login-services** and log in. On the "Welcome" page, select "Manage", then "Representatives" and follow the instructions.

Use this form to give a representative access to your business number program accounts only by telephone and mail.

The Canada Revenue Agency (CRA) needs your permission to deal with a representative. There are two kinds of representatives: an individual or a firm. Some examples of individual representatives include accountants, lawyers, or employees.

#### Do not use this form to:

- Authorize a representative for your individual tax and benefit, or trust accounts. Use Form T1013, *Authorizing or Cancelling a Representative* or use the "Authorize my representative" service at **canada.ca/my-cra-account**. Online access is not available for trust accounts.
- Authorize a third party to act on your behalf for tax ruling or interpretation requests. For more information, see Income Tax Information Circular IC70-6R7,
   Advance Income Tax Rulings and Technical Interpretations, or GST/HST Memorandum 1.4, Excise and GST/HST Rulings and Interpretations Service.

#### Do not use this form if both of the following apply:

- you are a selected listed financial institution (SLFI) for goods and services tax/harmonized sales tax (GST/HST) purposes, or Quebec sales tax (QST) purposes, or both
- you have a GST/HST (RT) program account that includes QST information

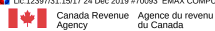
Instead, use Form RC7259, Business Consent for Certain Selected Listed Financial Institutions. For more information, including the definition of an SLFI for GST/HST and QST purposes, go to canada.ca/gst-hst-financial-institutions.

GST/HST and QST purposes, go to canada.ca/gst-hst-financial-institutions.		
— Part 1 – Business information ————————————————————————————————————		
Enter the business name and the business number (BN) as registered with the CRA.		
Business name		Business number
EMAX COMPUTER SYSTEMS INC.		101624039
— Part 2 – Authorize a representative —		
Authorize access by telephone and mail		
If you are giving consent to an individual, enter their full name and BN if applicable. If you you want us to deal with a specific individual in that firm, enter the individual's name <b>and</b> firm, then you are giving us consent to deal with anyone from that firm.		
Name of individual		Telephone number
Steven Agulnik		(613) 233 0028
Name of firm		Business number
Steven Agulnink, CGA		
Note: Online access must be requested through My Business Account at canada.ca/my canada.ca/taxes-representatives.	-cra-business-account or Represe	ent a Client at
— Part 3 – Select the program accounts and authorization level ———		
Complete either Option 1 or Option 2.		
For update and view options, tick the <b>allow update access box</b> . Your representative car and accept changes to information on your program accounts. Otherwise, your represendisclose information to your representative.		
Option 1 – Give access to all your program accounts		
All program accounts	Allow update access (view only if not ticked)	Optional expiry date (YYYY-MM-DD)
Option 2 – Give access to certain program accounts		
For a list of supported program identifiers, see page 2.		
Program identifier (two letters)  All reference numbers or specific reference number (four digits)  or  or  or	Allow update access (view only if not ticked)	Optional expiry date (YYYY-MM-DD)
or		
If more than four program identifiers are required, fill in another RC59 form.		ļ

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Part 4 – Certification	
You <b>must sign and date</b> this form. The CRA <b>must</b> receive this form <b>within six moonly</b> be signed by an individual with <b>proper authority</b> for the business (see the chathey have <b>delegated authority</b> . If the name of the individual signing this form does that cannot be processed, for any reason, will be returned to the business. To avoid that the CRA has complete and valid information on file for your business. We may	oices below). An <b>authorized representative cannot</b> sign this form <b>unless</b> not <b>exactly match</b> CRA records, this form will not be processed. Forms d processing delays and <b>before</b> you sign this form, you <b>must</b> make sure
The individual signing this form is (tick one box only):	
an owner a partner of a partnership	X a corporate director a corporate officer
an officer of a non-profit organization a trustee of a trust	an individual with delegated authority
First name	Last name
Barry	Friedman
Title	Telephone number
President	(613) 725-3198
I certify that the information given on this form is correct and complete.	
Signature	Date (YYYY-MM-DD)
<b>▶</b>	2019-12-23
Once completed, send this form to your tax centre. For more information, go to	canada.ca/tax-centres.
Our goal is to process RC59 forms within 15 business days from when we get then	n.

Personal information is collected under the *Income Tax Act*, *Excise Tax Act*, and other legislation to administer tax, benefits, rebates, elections, and related programs. It may also be used for any purpose related to the administration or enforcement of these Acts such as audit, compliance and the payment of debts owed to the Crown. It may be shared or verified with other federal, provincial/territorial government institutions to the extent authorized by law. Failure to provide this information may result in interest payable, penalties or other actions. Under the *Privacy Act*, individuals have the right to access their personal information and request correction if there are errors or omissions. Refer to Info Source at canada.ca/cra-info-source, Personal Information Bank CRA PPU 047.



## Net Income (Loss) for Income Tax Purposes (2017 and later tax years)

Schedule 1
Code 1701
Protected B
when completed

Corporation's name	Business number	Tax year-end Year Month Day
EMAX COMPUTER SYSTEMS INC.	101624039RC0001	2017-08-31

- The purpose of this schedule is to provide a reconciliation between the corporation's net income (loss) as reported on the financial statements and its net income (loss) for tax purposes. For more information, see the T2 Corporation Income Tax Guide.
- All legislative references are to the *Income Tax Act*.

Net income (loss) after taxes and extraordinary items from line 9999 of Schedule 125	3,069 A
Add:	
Provision for income taxes – current	
Provision for income taxes – deferred	
Interest and penalties on taxes	
Amortization of tangible assets	
Amortization of natural resource assets	
Amortization of intangible assets	
Recapture of capital cost allowance from Schedule 8	
Income inclusion under subparagraph 13(38)(d)(iii) from Schedule 10	
Loss in equity of subsidiaries and affiliates	
Loss on disposal of assets	
Charitable donations and gifts from Schedule 2	
Taxable capital gains from Schedule 6	
Political contributions	
Holdbacks	
Deferred and prepaid expenses	
Depreciation in inventory – end of year	
Scientific research expenditures deducted per financial statements	
Capitalized interest	
Non-deductible club dues and fees	
Non-deductible meals and entertainment expenses	
Non-deductible automobile expenses	
Non-deductible life insurance premiums	
Non-deductible company pension plans	
Other reserves on lines 270 and 275 from Schedule 13	
Reserves from financial statements – balance at the end of the year	
Soft costs on construction and renovation of buildings	
Non-deductible fines and penalties under section 67.6	
Income or loss for tax purposes – partnerships	
Amounts calculated under section 34.2 from Schedule 73	
Income shortfall adjustment and additional amount from Schedule 73	
Income or loss for tax purposes – joint ventures	
Amount F on page 3	
<b>Total</b> (lines 101 to 199) 500	<b>&gt;</b> [

Enter amount E on line 300 on page 3 of the T2 return.

#### Protected B when completed

Amount A <b>plus</b> amount B	3,069 C
Deduct:	
Gain on disposal of assets per financial statements	
Non-taxable dividends under section 83 from Schedule 3	
Capital cost allowance from Schedule 8	
Terminal loss from Schedule 8	
Cumulative eligible capital deduction from Schedule 10	
Allowable business investment loss from Schedule 6	
Foreign non-business tax deduction under subsection 20(12)	
Holdbacks	
Deferred and prepaid expenses	
Depreciation in inventory – end of prior year	
SR&ED expenditures claimed in the year on line 460 from Form T661	
Other reserves on line 280 from Schedule 13	
Reserves from financial statements – balance at the beginning of the year	
Patronage dividend deduction from Schedule 16	
Contributions to deferred income plans from Schedule 15	
Incorporation expenses under paragraph 20(1)(b)	
Amount G on page 4	
<b>Total</b> (lines 401 to 499) <b>510 26</b> ▶	<u>26</u> D
Net income (loss) for income tax purposes (amount C minus amount D)	3,043 E

**DT36** Page 2 of 4 T2 SCH 1 E (17) Version 21.01

d:		
Accounts payable and accruals for cash basis – closing		201
Accounts receivable and prepaid for cash basis – opening		202
Accrual inventory – opening		203
Accrued dividends – prior year		204
Capital items expensed		206
Debt issue expense		208
Deemed dividend income		
Deemed interest on loans to non-residents		
Deemed interest received		
Development expenses claimed in current year		
Dividend stop-loss adjustment		
Dividends credited to the investment account		
Exploration expenses claimed in current year		
Financing fees deducted in books		
Foreign accrual property income		
Foreign affiliate property income		
Foreign exchange included in retained earnings		
Gain on settlement of debt		
nterest paid on income debentures		
Limited partnership losses from Schedule 4		
Mandatory inventory adjustment – included in current year		
Non-deductible advertising		
Non-deductible interest		
Non-deductible legal and accounting fees		
Optional value of inventory – included in current year		
Other expenses from financial statements		
Recapture of SR&ED expenditures from Form T661		<u>231</u>
Resource amounts deducted		232
Restricted farm losses – current year from Schedule 4		<u>233</u>
Sales tax assessments		234
Share issue expense		<u>235</u>
Nrite-down of capital property		236
Amounts received in respect of qualifying environmental trust per paragraphs 12(1)(z.1) and 12(1)(z.2)		237
Contractors' completion method adjustment: revenue net of costs on contracts under 2	2 vears – previous vear	<b>238</b>
Taxable/non-deductible other comprehensive income items		
Book loss on joint ventures		
•		<u>249</u> <u>249</u>
Book loss on partnerships		
Other additions:		
1	2	
Description	Amount	
605	295	
f you need more space, attach additional schedules.  Total of column 2		296

De	duct:		
	Accounts payable and accruals for cash basis – opening	300	
	Accounts receivable and prepaid for cash basis – closing	301	
	Accrual inventory – closing	302	
	Accrued dividends – current year	303	
	Bad debt	304	
	Equity in income from subsidiaries or affiliates	306	
	Exempt income under section 81	307	
	Mandatory inventory adjustment – included in prior year	309	
	Contributions to a qualifying environmental trust	310	
	Non-Canadian advertising expenses – broadcasting	311	
	Non-Canadian advertising expenses – printed materials	312	
	Optional value of inventory – included in prior year	313	
	Other income from financial statements	314	
	Payments made for allocations in proportion to borrowing and bonus interest payments from Schedule 17	315	
	Non-taxable/deductible other comprehensive income items	316 347 348 349	
	Resource deductions:		
		340	
		341	
	Canadian oil and gas property expenses from Schedule 12	342	
	Depletion from Schedule 12	344	
	Foreign exploration and development expenses from Schedule 12	345	
	Other deductions:		
1. 2. 3. 4.	1 Description Amount 395		
	f you need more space, attach additional schedules.  Total of column 2	396	
	Total of lines 300 to 345 and line 396		G

#### Schedule 4 Code 1302

**Protected B** when completed

## **Corporation Loss Continuity and Application** (2013 and later tax years)

Corporation's name	Business number	Tax year-end Year Month Day
EMAX COMPUTER SYSTEMS INC.	101624039RC0001	2017-08-31

- Use this form to determine the continuity and use of available losses; to determine a current-year non-capital loss, farm loss, restricted farm loss, or limited partnership loss; to determine the amount of restricted farm loss and limited partnership loss that can be applied in a year; and to ask for a loss carryback to previous years.
- A corporation can choose whether or not to deduct an available loss from income in a tax year. The corporation can deduct losses in any order. However, for each type of loss, deduct the oldest loss first.
- According to subsection 111(4) of the Income Tax Act, when control has been acquired, no amount of capital loss incurred for a tax year ending before that time is deductible in computing taxable income in a tax year ending after that time. Also, no amount of capital loss incurred in a tax year ending after that time is deductible in computing taxable income of a tax year ending before that time.
- · When control has been acquired, subsection 111(5) provides for similar treatment of non-capital and farm losses, except as listed in paragraphs 111(5)(a) and (b).
- For information on these losses, see the T2 Corporation Income Tax Guide.
- File one completed copy of this schedule with the T2 return, or send the schedule by itself to the tax centre where the return is filed.
- All legislative references are to the Income Tax Act.

— Part 1 – Non-capital losses ——————————————————————————————————		
Determination of current-year non-capital loss		
Net income (loss) for income tax purposes		3,043 A
Deduct: (increase a loss)		
Net capital losses deducted in the year (enter as a positive amount)	a	
Taxable dividends deductible under section 112 or subsections 113(1) or 138(6)	b	
Amount of Part VI.1 tax deductible under paragraph 110(1)(k)	c	
Amount deductible as prospector's and grubstaker's shares – Paragraph 110(1)(d.2)	d	
Subtotal (total of amounts a to d)	<b>&gt;</b>	B
Subtotal (amount A minus amount B; if positi		
Deduct: (increase a loss)		
Section 110.5 or subparagraph 115(1)(a)(vii) – Addition for foreign tax deductions	<u> </u>	D
Subtotal (amount C minu	us amount D)	E
Add: (decrease a loss)		
Current-year farm loss (the lesser of: the net loss from farming or fishing included in income and the non-capital loss before deducting the farm loss)		
Current-year non-capital loss (amount E <b>plus</b> amount F; if positive, enter "0")	····· <u> </u>	G
Continuity of non-capital losses and request for a carryback		
Non-capital loss at the end of the previous tax year	<u>11,979</u> e	
<b>Deduct:</b> Non-capital loss expired (note 1)	f	
Non-capital losses at the beginning of the tax year (amount e <b>minus</b> amount f)	11,979 ►	<u>11,979</u> H
Non-capital losses transferred on an amalgamation or on the wind-up of a subsidiary (note 2) corporation	g	
Current-year non-capital loss (from amount G)	h	
Subtotal (amount g <b>plus</b> amount h)	<b>&gt;</b>	I
Subtotal (amount H <b>pl</b> u	us amount I)	11.979 J
Note 1: A non-capital loss expires as follows:	/	,- ,- ,-

- after 10 tax years if it arose in a tax year ending after March 22, 2004, and before 2006; and
- after 20 tax years if it arose in a tax year ending after 2005.

An allowable business investment loss becomes a net capital loss after 10 tax years if it arose in a tax year ending after March 22, 2004.

Note 2: Subsidiary is defined in subsection 88(1) as a taxable Canadian corporation of which 90% or more of each class of issued shares are owned by its parent corporation and the remaining shares are owned by persons that deal at arm's length with the parent corporation.

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		<b>Protected</b>	В	when	compl	et
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— Part 1 – Non-capital losses (continued) ————————————————————————————————————	· · · · · · · · · · · · · · · · · · ·
Deduct:	
Other adjustments (includes adjustments for an acquisition of control)	
Section 80 – Adjustments for forgiven amounts	
Non-capital losses of previous tax years applied in the current tax year	· ·
Current and previous year non-capital losses applied against current-year taxable dividends subject to Part IV tax (note 3)	
Subtotal (total of amounts i to I)3,043_ I	3,043 K
Non-capital losses before any request for a carryback (amount J minus amount K	s) <u>8,936</u> L
Deduct – Request to carry back non-capital loss to:	
First previous tax year to reduce taxable income n	n
Second previous tax year to reduce taxable income	1
Third previous tax year to reduce taxable income	)
First previous tax year to reduce taxable dividends subject to Part IV tax 911 p	)
Second previous tax year to reduce taxable dividends subject to Part IV tax	1
Third previous tax year to reduce taxable dividends subject to Part IV tax 913 r	
Total of requests to carry back non-capital losses to previous tax years (total of amounts m to r)	• M
Closing balance of non-capital losses to be carried forward to future tax years (amount L minus amount M)	80 8,936 N
Note 3: Amount I is the total of lines 330 and 335 from Schedule 3, Dividends Received, Taxable Dividends Paid, and Part IV 7	Fax Calculation.

	Part	2 –	Capital	losses
--	------	-----	---------	--------

— Part 2 - Capitai Iosses ——————————————————————————————————			
Continuity of capital losses and request for a carryback			
Capital losses at the end of the previous tax year	50,000	а	
Capital losses transferred on an amalgamation or on the wind-up of a subsidiary corporation		b	
Subtotal (amount a <b>plus</b> amount b)	50,000	50,000	Α
Deduct:         Other adjustments (includes adjustments for an acquisition of control)         250		С	
Section 80 – Adjustments for forgiven amounts		d	
Subtotal (amount c <b>plus</b> amount d)		<b>.</b>	В
Subtotal (amou	nt A <b>minus</b> amount	B) <u>50,000</u>	С
Add: Current-year capital loss (from the calculation on Schedule 6, Summary of Dispositions of Capital Pro	operty)	210	D
Unused non-capital losses that expired in the tax year (note 4)		е	
Allowable business investment losses (ABILs) that expired as non-capital losses at the end of the previous tax year (note 5)		f	
Enter amount e or f, whichever is less		g	
ABILs expired as non-capital losses: line 215 multiplied by 2		220	Ε
Subtotal (	total of amounts C to	o E)50,000	F

If there has been an amalgamation or a wind-up of a subsidiary, do a separate calculation of the ABIL expired as non-capital loss for each predecessor or subsidiary corporation. Add all these amounts and enter the total on line 220 above.

- Note 4: If the loss was incurred in a tax year ending after March 22, 2004, determine the amount of the loss from the 11th previous tax year and enter the part of that loss that was not used in previous years and the current year on line e.
- Note 5: If the ABILs were incurred in a tax year ending after March 22, 2004, enter the amount of the ABILs from the 11th previous tax year. Enter the full amount on line f.

Part 2 – Capital losses (continued)	Protected B when com	ıplete
<b>Deduct:</b> Capital losses from previous tax years applied against the current-year net capital gain (note 6)	225	G
Capital losses before any request for a carryback (amount F minus amount	G) 50,00	<u>00</u> H
Deduct – Request to carry back capital loss to (note 7):		
First previous tax year	h	
Second previous tax year	i	
Third previous tax year 953	j	
Subtotal (total of amounts h to j)	<b>-</b>	I
Closing balance of capital losses to be carried forward to future tax years (amount H minus amount I)	<b>280</b> 50,00	<u>)0</u> J
Note 6: To get the net capital losses required to reduce the taxable capital gain included in the net income (loss) for the currer amount from line 225 <b>divided</b> by 2 at line 332 of the T2 return.	nt-year tax, enter the	
Note 7: On line 225, 951, 952, or 953, whichever applies, enter the actual amount of the loss. When the loss is applied, <b>divid</b> er result represents the 50% inclusion rate.	e this amount by 2. The	t

— Part 3 – Farm losses ——————————————————————————————————		
Continuity of farm losses and request for a carryback		
Farm losses at the end of the previous tax year	а	
Deduct: Farm loss expired (note 8)       300         Farm losses at the beginning of the tax year (amount a minus amount b)       302	b 	Α
Add:		
Farm losses transferred on an amalgamation or on the wind–up of a subsidiary corporation	c	
Subtotal (amount c plus amount d)	_ <u>`</u>	В
Subtotal (amount A <b>plus</b> amou	unt B)	
Deduct:	unt b)	0
Other adjustments (includes adjustments for an acquisition of control)	e	
Section 80 – Adjustments for forgiven amounts	f	
Farm losses of previous tax years applied in the current tax year	g	
Current and previous year farm losses applied against current-year taxable dividends subject to Part IV tax (note 9)	h	
Subtotal (total of amounts e to h)	<b>■ ▶ </b>	D
Farm losses before any request for a carryback (amount C minus amount	unt D)	E
Deduct – Request to carry back farm loss to:		
First previous tax year to reduce taxable income	i	
Second previous tax year to reduce taxable income	j	
Third previous tax year to reduce taxable income	k	
First previous tax year to reduce taxable dividends subject to Part IV tax	I	
Second previous tax year to reduce taxable dividends subject to Part IV tax	m	
Third previous tax year to reduce taxable dividends subject to Part IV tax	n	
Subtotal (total of amounts i to n)	<b>=</b> ▶ <b></b>	F
Closing balance of farm losses to be carried forward to future tax years (amount E minus amount	F) 380	G
Note 8: A farm loss expires as follows:  • after 10 tax years if it arose in a tax year ending before 2006; and • after 20 tax years if it arose in a tax year ending after 2005.		
Note 9: Amount h is the total of lines 340 and 345 from Schedule 3.		

Version 21.01

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Part 4 – Restricted farm I	osses —	Protected B will	en completed
Current-year restricted farm loss			
Total losses for the year from farming	business		A
Minus the deductible farm loss:			
(amount A above	- \$2,500) <b>divided</b> by 2 = a		
Amount a or \$15,000 (note 10),	whichever is less	b	
		<b>2,500</b> C	
	Subtotal (amount b <b>plus</b> amount c)	<b>&gt;</b>	B
	Current-year restricted farm loss (amount A	minus amount B)	C
Continuity of restricted farm losses	and request for a carryback		
Restricted farm losses at the end of th	e previous tax year	d	
Deduct: Restricted farm loss expired	(note 11)	e	
Restricted farm losses at the beginning	g of the tax year (amount d <b>minus</b> amount e)	<b>&gt;</b>	D
Add:			
	n an amalgamation or on the wind-up	f	
	om amount C)		
-	dule 1, Net Income (Loss) for Income Tax Purposes.	ş	
	Subtotal (amount f <b>plus</b> amount g)	<b>&gt;</b>	E
	Subtotal (amount E	O <b>plus</b> amount E)	F
Deduct:  Restricted farm losses from previous	s tax years applied against current farming income	h	
Enter amount h on line 333 of the T2		··	
Section 80 – Adjustments for forgive	en amounts	i	
Other adjustments		j	
	Subtotal (total of amounts h to j)	<b>&gt;</b>	G
	Restricted farm losses before any request for a carryback (amount F	minus amount G)	Н
Deduct - Request to carry back res	tricted farm loss to:		
First previous tax year to reduce farm	ming income	k	
Second previous tax year to reduce	farming income <u>942</u>	1	
Third previous tax year to reduce far	rming income	m	
	Subtotal (total of amounts k to m)	<b>&gt;</b>	I
Closing balance of re	stricted farm losses to be carried forward to future tax years (amount H <b>mi</b>	nus amount I) 480	J
Note			
	farming businesses are calculated without including scientific research ex	penses.	
Note 10: For tax years that end befo	re March 21, 2013, use \$6,250 instead of \$15,000.		
Note 11: A restricted farm loss expire			
-	se in a tax year ending before 2006; and se in a tax year ending after 2005.		

— Part 5 – Listed personal property losses ——————————————————————————————————	Protected B w	hen complete
Continuity of listed personal property loss and request for a carryback		
Listed personal property losses at the end of the previous tax year	a	
Deduct: Listed personal property loss expired after 7 tax years	b	
Listed personal property losses at the beginning of the tax year (amount a <b>minus</b> amount b)	<b>&gt;</b>	A
Add: Current-year listed personal property loss (from Schedule 6)	<u>510</u>	В
Subtotal (amount A plus	amount B)	C
Deduct:  Listed personal property losses from previous tax years applied against listed personal property gains		
Subtotal (amount c <b>plus</b> amount d)	<b>-</b>	D
Listed personal property losses remaining before any request for a carryback (amount C minus	amount D)	E
Deduct – Request to carry back listed personal property loss to:		
First previous tax year to reduce listed personal property gains	e	
Second previous tax year to reduce listed personal property gains	f	
Third previous tax year to reduce listed personal property gains	g	

Subtotal (total of amounts e to g)

Part 6 – Analysis of balance of losses by year of origin ——————

	yolo or salarios or recode s	, ,		
Year of origin	Non-capital losses (note 12)	Farm losses	Restricted farm losses	Listed personal property losses
2017				
2016	195	0	0	
2015	0	0	0	
2014	0	0	0	
2013	0	0	0	
2012	0	0	0	
2011	0	0	0	
2010	0	0	0	
2009	4,807	0	0	
2008	3,934	0	0	
2007	0	0	0	
2006	0	0	0	
2005	0	0	0	
2004	0	0	0	
2003	0	0	0	
2002	0	0	0	
2001	0	0	0	
2000	0	0	0	
1999	0	0	0	
1998	0	0	0	

Closing balance of listed personal property losses to be carried forward to future tax years (amount E minus amount F) 580

——— Continued on next page —

Part 6 – Analysis of	f balance	of losses	by year o	f origin
----------------------	-----------	-----------	-----------	----------

Year of origin	Non-capital losses (note 12)	Farm losses	Restricted farm losses	
1997	0	0	0	
Total	8,936			

Note 12: A non-capital loss expires as follows:

- after 10 tax years if it arose in a tax year ending after March 22, 2004, and before 2006; and
- after 20 tax years if it arose in a tax year ending after 2005.

An allowable business investment loss becomes a net capital loss after 10 tax years if it arose in a tax year ending after March 22, 2004.

## Part 7 – Limited partnership losses -

2 x year ending yyyy/mm/dd	3 Corporation's	4	5	6	7
	Corporation's				•
,yyy,mmudu	share of limited partnership loss	Corporation's at-risk amount	Total of corporation's share of partnership investment tax credit, farming losses, and resource expenses	Column 4 <b>minus</b> column 5 (if negative, enter "0")	Current-year limited partnership losses (column 3 <b>minus</b> column 6)
602	604	606	608		620
	602		602 604 606	farming losses, and resource expenses  602 604 606 608	farming losses, and resource expenses

Total (enter this amount on line 222 of Schedule 1)

### Limited partnership losses from previous tax years that may be applied in the current year -

	1	2	3	4	5	6	7
	Partnership account number	Tax year ending yyyy/mm/dd	Limited partnership losses at the end of the previous tax year and amounts transferred on an amalgamation or on the wind-up of a subsidiary	Corporation's at-risk amount	Total of corporation's share of partnership investment tax credit, business or property losses, and resource expenses	Column 4 minus column 5 (if negative, enter "0")	Limited partnership losses that may be applied in the year (the lesser of columns 3 and 6)
	630	632	634	636	638		650
1							
2							
3							
4							
5							

## Part 7 – Limited partnership losses (continued)

1	2	3	4	5	6
Partnership account number	Limited partnership losses at the end of the previous tax year	Limited partnership losses transferred in the year on an amalgamation or on the wind-up of a subsidiary	Current-year limited partnership losses (from line 620)	Limited partnership losses applied in the current year (must be equal to or less than line 650)	Current year limited partnership losses closing balance to be carried forward to future years (column 2 plus column 3 plus column 4 minus column 5)
660	662	664	670	675	680
	Tota	I (enter this amount on lin	ne 335 of the T2 return)		

If you need more space, you can attach more schedules.

In the case of the wind-up of a subsidiary, if the election is made, the non-capital loss, restricted farm loss, farm loss, or limited partnership loss of the

subsidiary – that otherwise would become the loss of the parent corporation for a particular tax year starting after the the wind–up began – will be considered as the loss of the parent corporation for its immediately preceding tax year and not for the particular year.

#### Note

This election is only applicable for wind-ups under subsection 88(1) that are reported on Schedule 24, First-Time Filer after Incorporation, Amalgamation or Winding-up of a Subsidiary into a Parent.

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## Capital Cost Allowance (CCA) (2006 and later tax years)

Schedule 8 Code 0603 Protected B when completed 12397/31.15/17 24 Dec 2019 #70093 EMAX COMPUTER SYSTEMS INC

Corporation's name	Business number	Tax year-end Year Month Day
EMAX COMPUTER SYSTEMS INC.	101624039RC0001	2017-08-31

For more information, see the section called "Capital Cost Allowance" in the T2 Corporation Income Tax Guide.

Is the corporation electing under Regulation 1101(5q)?

M	Yes	X	No

	1	2	3	4	5	6	7	8	9	10	11	12	13
	Class	Undepreciated	Cost of	Adjustments and	Proceeds of	Undepreciated	50% rule	Reduced	CCA	Recapture	Terminal loss	Capital cost	Undepreciated
n	umber	capital cost at the beginning	acquisitions during the year	transfers (show amounts that will	dispositions during the year	capital cost (column 2 plus	(1/2 of the amount, if any,	undepreciated capital cost	rate %	of capital cost		allowance (for declining	capital cost at the end
		of the year	(new property	reduce the	(amount not to	column 3 plus or	by which the net	(column 6		allowance		balance method,	of the year
		(amount from	must be	undepreciated	exceed the	minus column 4 minus column 5)	cost of	minus column 7)				column 8 multiplied by	(column 6 minus column 12)
		column 13 of last year's schedule 8)	available for use)	capital cost in brackets)	capital cost)	minus column 5)	acquisitions exceeds	Column 7)				column 9, or a	Column 12)
		) can a contaction of	400)	2. denote)			column 5)					lower amount)	
			(	( O b -l)			(see note 3		(see note 4	(see note 5		(see note 6	
			(see note 1 below)	(see note 2 below)			below)		below)	below)		below)	
							,		,	,		,	
	200	201	203	205	207		211		212	213	215	217	220
1.	<b>200</b> 10	<b>201</b> 64	203	205	207	64	211	64	<b>212</b> 30	213	215	<b>217</b> 19	<b>220</b> 45
1.			203	205	207	64 16	211	64 16		213	215		
1.	10	64	203	205	207		211		30	213	215	19	45
1	10	64	203	205	207		211		30	213	215	19	45
1 2 3 4	10	64	203	205	207		211		30	213	215	19	45
1 2 3 4	10	64	203	205	207		211		30	213	215	19	45
1 2 3 4	10	64	203	205	207		211		30	213	215	19	45

Totals	80		80	80		26	

- Note 1. Include any property acquired in previous years that has now become available for use. This property would have been previously excluded from column 3. List separately any acquisitions that are not subject to the 50% rule, see Regulation 1100(2) and (2.2).
- Note 2. Enter in column 4, "Adjustments and transfers", amounts that increase or reduce the undepreciated capital cost (column 6). Items that increase the undepreciated capital cost include amounts transferred under section 85, or transferred on amalgamation or winding-up of a subsidiary. Items that reduce the undepreciated capital cost (show amounts that reduce the undepreciated capital cost in brackets) include government assistance received or entitled to be received in the year, or a reduction of capital cost after the application of section 80. See the T2 Corporation Income Tax Guide for other examples of adjustments and transfers to include in column 4.
- Note 3. The net cost of acquisitions is the cost of acquisitions (column 3) plus or minus certain adjustments and transfers from column 4. For exceptions to the 50% rule, see Interpretation Bulletin IT-285, Capital Cost Allowance - General Comments.
- Note 4. Enter a rate only if you are using the declining balance method. For any other method (for example the straight-line method, where calculations are always based on the cost of acquisitions), enter N/A. Then enter the amount you are claiming in column 12.
- Note 5. For every entry in column 10, the "Recapture of capital cost allowance" there must be a corresponding entry in column 5, "Proceeds of dispositions during the year". The recapture and terminal loss rules do not apply to passenger vehicles in Class 10.1.
- Note 6. If the tax year is shorter than 365 days, prorate the CCA claim. Some classes of property do not have to be prorated. See the T2 Corporation Income Tax Guide for more information.

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Enter the total of column 10 on line 107 of Schedule 1.

Enter the total of column 11 on line 404 of Schedule 1.

Enter the total of column 12 on line 403 of Schedule 1.

Part 1 - Capital -

#### Schedule 33 Code 1402

Protected B when completed

# Taxable Capital Employed in Canada – Large Corporations (2014 and later tax years)

Corporation's name	Business number	Tax year-end Year Month Day
EMAX COMPUTER SYSTEMS INC.	101624039RC0001	2017-08-31

- Use this schedule in determining if the total taxable capital employed in Canada of the corporation (other than a financial institution or an insurance corporation) and its related corporations is greater than \$10,000,000.
- If the total taxable capital employed in Canada of the corporation and its related corporations is greater than \$10,000,000, file a completed Schedule 33 with your *T2 Corporation Income Tax Return* no later than six months from the end of the tax year.
- Unless otherwise noted, all legislative references are to the Income Tax Act and the Income Tax Regulations.
- Subsection 181(1) defines the terms financial institution, long-term debt, and reserves.
- Subsection 181(3) provides the basis to determine the carrying value of a corporation's assets or any other amount under Part I.3 for its capital, investment allowance, taxable capital, or taxable capital employed in Canada, or for a partnership in which it has an interest.
- If the corporation was a non-resident of Canada throughout the year and carried on a business through a permanent establishment in Canada, go to Part 4, Taxable capital employed in Canada.

	•	
A	kdd the following year-end amounts:	
	Reserves that have not been deducted in calculating income for the year under Part I 101	
	Capital stock (or members' contributions if incorporated without share capital) 103	30
	Retained earnings	23,137
	Contributed surplus	
	Any other surpluses	
	Deferred unrealized foreign exchange gains	
	All loans and advances to the corporation	
	All indebtedness of the corporation represented by bonds, debentures, notes, mortgages, hypothecary claims, bankers' acceptances, or similar obligations	]
	Any dividends declared but not paid by the corporation before the end of the year	
	All other indebtedness of the corporation (other than any indebtedness for a lease) that has been outstanding for more than 365 days before the end of the year	
	The total of all amounts, each of which is the amount, if any, in respect of a partnership in which the corporation held a membership interest at the end of the year, either directly or indirectly through another partnership (see note below)	]
	Subtotal (add lines 101 to 112)	23,167

## Note:

Line 112 is determined by the formula  $(A - B) \times C/D$  (as per paragraph 181.2(3)(g)) where:

- A is the total of all amounts that would be determined for lines 101, 107, 108, 109, and 111 in respect of the partnership for its last fiscal period that ends at or before the end of the year if
  - (a) those lines applied to partnerships in the same manner that they apply to corporations, and
  - (b) those amounts were computed without reference to amounts owing by the partnership
    - (i) to any corporation that held a membership interest in the partnership either directly or indirectly through another partnership, or
    - (ii) to any partnership in which a corporation described in subparagraph (i) held a membership interest either directly or indirectly through another partnership.
- B is the partnership's deferred unrealized foreign exchange losses at the end of the period,
- C is the share of the partnership's income or loss for the period to which the corporation is entitled either directly or indirectly through another partnership, and
- D is the partnership's income or loss for the period.

Part 1 – Capital (continued)	FIOLE	ected B when completed
	Subtotal A (from page 1)	23,167 A
Deduct the following amounts:		
Deferred tax debit balance at the end of the year		
Any deficit deducted in calculating its shareholders' equity (including, for this purpose, the amount of any provision for the redemption of preferred shares) at the end of the year		
To the extent that the amount may reasonably be regarded as being included in any of lines 101 to 112 above for the year, any amount deducted under subsection 135(1) in calculating income under Part I for the year		
Deferred unrealized foreign exchange losses at the end of the year		
Subtotal (add lines 121 to 124)	<b>-</b> _	B
Capital for the year (amount A minus amount B) (if negative, enter "0")	190	23,167

Add the carrying value at the end of the year of the following assets of the corporation:	
A share of another corporation	. 401
A loan or advance to another corporation (other than a financial institution)	
A bond, debenture, note, mortgage, hypothecary claim, or similar obligation of another corporation (other than a financial institution)	
Long-term debt of a financial institution	. 404
A dividend payable on a share of the capital stock of another corporation	
A loan or advance to, or a bond, debenture, note, mortgage, hypothecary claim or similar obligation of, a partnership each member of which was, throughout the year, another corporation (other than a financial institution) that was not exempt from tax under this Part (otherwise than because of paragraph 181.1(3)(d)), or another partnership described in paragraph 181.2(4)(d.1).	. 406
An interest in a partnership (see note 2 below)	. 407
Investment allowance for the year (add lines 401 to 407)	

## Notes:

- 1. Lines 401 to 405 should not include the carrying value of a share of the capital stock of, a dividend payable by, or indebtedness of a corporation that is exempt from tax under Part I.3 (other than a non-resident corporation that at no time in the year carried on business in Canada through a permanent establishment).
- 2. Where the corporation has an interest in a partnership held either directly or indirectly through another partnership, refer to subsection 181.2(5) for additional rules regarding the carrying value of an interest in a partnership.
- 3. Where a trust is used as a conduit for loaning money from a corporation to another related corporation (other than a financial institution), the loan will be considered to have been made directly from the lending corporation to the borrowing corporation. Refer to subsection 181.2(6) for special rules that may apply.

Par	t 3 – Taxable capital  ————————————————————————————————————	
Capital	for the year (line 190)	23,167 C
Deduct	: Investment allowance for the year (line 490)	D
Taxable	e capital for the year (amount C minus amount D) (if negative, enter "0")	23,167

Part 4 – Taxable capital employed in Canada ——————————————————————————————————	Frotected B when complete
To be completed by a corporation that was resident in Canada at any time in the	e year
Taxable capital for Taxable income earned Taxable capital for Taxa	<u> </u>
the year (line 500)	Canada 69023,167
<ol> <li>Notes: 1. Regulation 8601 gives details on calculating the amount of taxable income earned in Canada.</li> <li>Where a corporation's taxable income for a tax year is "0," it shall, for the purposes of the above calculat income for that year of \$1,000.</li> <li>In the case of an airline corporation, Regulation 8601 should be considered when completing the above</li> </ol>	·
To be completed by a corporation that was a non-resident of Canada throughout and carried on a business through a permanent establishment in Canada	•
Total of all amounts each of which is the carrying value at the end of the year of an asset of the corporation used in the year or held in the year, in the course of carrying on any business during the year through a permanent establishment in Canada	_
<b>Deduct</b> the following amounts:  Corporation's indebtedness at the end of the year [other than indebtedness described in any of paragraphs 181.2(3)(c) to (f)] that may reasonably be regarded as relating to a business it carried on during the year through a permanent establishment in Canada	
Total of all amounts each of which is the carrying value at the end of year of an asset described in subsection 181.2(4) of the corporation that it used in the year, or held in the year, in the course of carrying on any business during the year through a permanent establishment in Canada	
Total of all amounts each of which is the carrying value at the end of year of an asset of the corporation that is a ship or aircraft the corporation operated in international traffic, or personal or movable property used or held by the corporation in carrying on any business during the year through a permanent establishment in Canada (see note below)	
Total deductions (add lines 711, 712, and 713)	<b>&gt;</b> E
Taxable capital employed in Canada (line 701 minus amount E) (if negative, enter "0")	790
<b>Note:</b> Complete line 713 only if the country in which the corporation is resident did not impose a capital tax for the year on the income from the operation of a ship or aircraft in international traffic, of any corporation resident	
Part 5 – Calculation for purposes of the small business deduction	
This part is applicable to corporations that are not associated in the current year, but were associated in the	prior year.
Taxable capital employed in Canada (amount from line 690)	F
Deduct:	<u>\$10,000,000</u> G
Excess (amount F <b>minus</b> amount G) (if negative	e, enter "0") H
Calculation for purposes of the small business deduction (amount H × 0.225%)	I

## **SCHEDULE 50**

Code 0601

## SHAREHOLDER INFORMATION (2006 and later taxation years)

Corporation's name	Business Number	Taxation year-end Year Month Day
EMAX COMPUTER SYSTEMS INC.	101624039RC0001	2017-08-31

All private corporations must complete this schedule for any shareholder who holds 10% or more of the corporation's common and/or preferred shares.

		Provide only on	e number per shareh	older		
	Name of shareholder (after name, indicate in brackets if the shareholder is a corporation, partnership, individual, or trust)	Business Number (if a corporation is not registered, enter "NR")	Social insurance number	Trust number	Percentage common shares	Percentage preferred shares
	100	200	300	350	400	500
1.	Barry Friedman		232-160-929		50	50
2.	Friedman Family Trust			NA	50	50
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						

du Canada



## **Ontario Corporate Minimum Tax** (2009 and later tax years)

Schedule 510 Code 0904 Protected B when completed

	•		mon complete
Corporation's name		Business number	Tax year-end Year Month Day
EMAX COMPUTER SYSTEMS INC.		101624039RC0001	2017-08-31

- File this schedule if the corporation is subject to Ontario corporate minimum tax (CMT). CMT is levied under section 55 of the Taxation Act, 2007 (Ontario), referred to as the "Ontario Act".
- Complete Part 1 to determine if the corporation is subject to CMT for the tax year.
- A corporation not subject to CMT in the tax year is still required to file this schedule if it is deducting a CMT credit, has a CMT credit carryforward, or has a CMT loss carryforward or a current year CMT loss.
- A corporation that has Ontario special additional tax on life insurance corporations (SAT) payable in the tax year must complete Part 4 of this schedule even if it is not subject to CMT for the tax year.
- A corporation is exempt from CMT if, throughout the tax year, it was one of the following:
  - 1) a corporation exempt from income tax under section 149 of the federal Income Tax Act;
  - 2) a mortgage investment corporation under subsection 130.1(6) of the federal Act;
  - 3) a deposit insurance corporation under subsection 137.1(5) of the federal Act;
  - 4) a congregation or business agency to which section 143 of the federal Act applies;
  - 5) an investment corporation as referred to in subsection 130(3) of the federal Act; or
  - 6) a mutual fund corporation under subsection 131(8) of the federal Act.
- File this schedule with the T2 Corporation Income Tax Return.

## Part 1 – Determination of CMT applicability

•• •	
Total assets of the corporation at the end of the tax year *	23,167
Share of total assets from partnership(s) and joint venture(s) *	
Total assets of associated corporations (amount from line 450 on Schedule 511)	
Total assets (total of lines 112 to 116)	23,167
Total revenue of the corporation for the tax year **	9,619
Share of total revenue from partnership(s) and joint venture(s) **	
Total revenue of associated corporations (amount from line 550 on Schedule 511)	
Total revenue (total of lines 142 to 146)	9,619

The corporation is subject to CMT if:

- for tax years ending before July 1, 2010, the total assets at the end of the year of the corporation or the associated group of corporations are more than \$5,000,000, or the total revenue for the year of the corporation or the associated group of corporations is more than \$10,000,000.
- for tax years ending after June 30, 2010, the total assets at the end of the year of the corporation or the associated group of corporations are equal to or more than \$50,000,000, and the total revenue for the year of the corporation or the associated group of corporations is equal to or more than \$100,000,000.

If the corporation is not subject to CMT, do not complete the remaining parts unless the corporation is deducting a CMT credit, or has a CMT credit carryforward, a CMT loss carryforward, a current year CMT loss, or SAT payable in the year.

## Rules for total assets

- Report total assets according to generally accepted accounting principles, adjusted so that consolidation and equity methods are not used.
- Do not include unrealized gains and losses on assets and foreign currency gains and losses on assets that are included in net income for accounting purposes but not in income for corporate income tax purposes.
- The amount on line 114 is determined at the end of the last fiscal period of the partnership or joint venture that ends in the tax year of the corporation. Add the proportionate share of the assets of the partnership(s) and joint venture(s), and deduct the recorded asset(s) for the investment in partnerships and joint ventures.
- A corporation's share in a partnership or joint venture is determined under paragraph 54(5)(b) of the Ontario Act and, if the partnership or joint venture had no income or loss, is calculated as if the partnership's or joint venture's income were \$1 million. For a corporation with an indirect interest in a partnership or joint venture, determine the corporation's share according to paragraph 54(5)(c) of the Ontario Act.

### Rules for total revenue

- Report total revenue in accordance with generally accepted accounting principles, adjusted so that consolidation and equity methods are
- If the tax year is less than 51 weeks, **multiply** the total revenue of the corporation or the partnership, whichever applies, by 365 and **divide** by the number of days in the tax year.
- The amount on line 144 is determined for the partnership or joint venture fiscal period that ends in the tax year of the corporation. If the partnership or joint venture has 2 or more fiscal periods ending in the filing corporation's tax year, multiply the sum of the total revenue for each of the fiscal periods by 365 and divide by the total number of days in all the fiscal periods.
- A corporation's share in a partnership or joint venture is determined under paragraph 54(5)(b) of the Ontario Act and, if the partnership or joint venture had no income or loss, is calculated as if the partnership's or joint venture's income were \$1 million. For a corporation with an indirect interest in a partnership or joint venture, determine the corporation's share according to paragraph 54(5)(c) of the Ontario Act.

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В

3,069

c:12397/31.15/17 24 Dec 2019 #70093 EMAX COMPUTER SYSTEMS INC.	Yr.end: 31-08-2017 Acct.#101624039RC
D . O . A . II A	Protected B when complet
Part 2 – Adjusted net income/loss for CMT purposes	
Net income/loss per financial statements *	
Add (to the extent reflected in income/loss):	
Provision for current income taxes/cost of current income taxes	
Provision for deferred income taxes (debits)/cost of future income taxes	
Equity losses from corporations	
Financial statement loss from partnerships and joint ventures	
Dividends deducted on financial statements (subsection 57(2) of the Ontario Act), excluding	
dividends paid by credit unions under subsection 137(4.1) of the federal Act	
Other additions (see note below):	
Share of adjusted net income of partnerships and joint ventures **	
Total patronage dividends received, not already included in net income/loss	
<u>281</u>	
283	
Subtotal _	<i>_</i>
Deduct (to the extent reflected in income/loss):	
Provision for recovery of current income taxes/benefit of current income taxes	
Provision for deferred income taxes (credits)/benefit of future income taxes	
Financial statement income from partnerships and joint ventures	<del></del>
Dividends deductible under section 112, section 113, or subsection 138(6) of	
the federal Act	
Dividends not taxable under section 83 of the federal Act (from Schedule 3)	
Gain on donation of listed security or ecological gift	
Accounting gain on transfer of property to a corporation under section 85 or 85.1	
Accounting gain on transfer of property to/from a partnership under section 85 or 97 of the federal Act ****	
Accounting gain on disposition of property under subsection 13(4),	
subsection 14(6), or section 44 of the federal Act *****	
Accounting gain on a windup under subsection 88(1) of the federal Act or	
an amalgamation under section 87 of the federal Act	
Other deductions (see note below):	
Share of adjusted net loss of partnerships and joint ventures **	
Tax payable on dividends under subsection 191.1(1) of the federal Act multiplied by 3 334	
Interest deducted/deductible under paragraph 20(1)(c) or (d) of the federal Act,	
not already included in net income/loss	
Patronage dividends paid (from Schedule 16) not already included in net income/loss	

382 381 . . . . . 384 383 385 386

387 . . . . . . . . . 388

389 ...... <u>390</u> Subtotal

Adjusted net income/loss for CMT purposes (line 210 plus amount A minus amount B) ......B) If the amount on line 490 is positive and the corporation is subject to CMT as determined in Part 1, enter the amount on line 515 in Part 3.

If the amount on line 490 is negative, enter the amount on line 760 in Part 7 (enter as a positive amount).

In accordance with Ontario Regulation 37/09, when calculating net income for CMT purposes, accounting income should

- exclude unrealized gains and losses due to mark-to-market changes or foreign currency changes on specified mark-to-market property (assets only);
- include realized gains and losses on the disposition of specified mark-to-market property not already included in the accounting income, if the property is not a capital property or is a capital property disposed in the year or in a previous tax year ended after March 22, 2007.

"Specified mark-to-market property" is defined in subsection 54(1) of the Ontario Act.

These rules also apply to partnerships. A corporate partner's share of a partnership's adjusted income flows through on a proportionate basis to the corporate partner.

## Rules for net income/loss

- Banks must report net income/loss as per the report accepted by the Superintendent of Financial Institutions under the federal Bank Act, adjusted so consolidation and equity methods are not used.

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## Part 2 – Calculation of adjusted net income/loss for CMT purposes (continued)

- Life insurance corporations must report net income/loss as per the report accepted by the federal Superintendent of Financial Institutions or equivalent provincial insurance regulator, before SAT and adjusted so consolidation and equity methods are not used. If the life insurance corporation is resident in Canada and carries on business in and outside of Canada, multiply the net income/loss by the ratio of the Canadian reserve liabilities divided by the total reserve liability. The reserve liabilities are calculated in accordance with Regulation 2405(3) of the federal Act.
- Other corporations must report net income/loss in accordance with generally accepted accounting principles, except that consolidation and equity methods must not be used. When the equity method has been used for accounting purposes, equity losses and equity income are removed from book income/loss on lines 224 and 324 respectively.
- Corporations, other than insurance corporations, should report net income from line 9999 of the GIFI (Schedule 125) on line 210.
- \*\* The share of the adjusted net income of a partnership or joint venture is calculated as if the partnership or joint venture were a corporation and the tax year of the partnership or joint venture were its fiscal period. For a corporation with an indirect interest in a partnership through one or more partnerships, determine the corporation's share according to clause 54(5)(c) of the Ontario Act.
- \*\*\* A joint election will be considered made under subsection 60(1) of the Ontario Act if there is an entry on line 342, and an election has been made for transfer of property to a corporation under subsection 85(1) of the federal Act.
- \*\*\*\* A joint election will be considered made under subsection 60(2) of the Ontario Act if there is an entry on line 344, and an election has been made under subsection 85(2) or 97(2) of the federal Act.
- \*\*\*\*\* A joint election will be considered made under subsection 61(1) of the Ontario Act if there is an entry on line 346, and an election has been made under subsection 13(4) or 14(6) and/or section 44 of the federal Act.

For more infe	ormation on how to	complete	this part, see the T2 Corporation – Inco	ome Tax Guide.		
— Part 3 –	CMT payable —					
Adjusted net	t income for CMT pu	rposes (lir	ne 490 in Part 2, if positive)	<u>515</u>		
Deduct:						
CMT loss av	ailable (amount R fr	om Part 7	) <u> </u>	26,633		
			ontrol *			
Adjusted CM	/IT loss available		· · · · · · · · · · · · · · · · · · ·	26,633 ►	<u>26,633</u> C	
Net income	subject to CMT calcu	ılation (if ı	negative, enter "0")			
Amount from line 520	n 	_ × _	Number of days in the tax year before July 1, 2010	× 4% =	1	
			Number of days in the tax year			
Amount from line 520	n 	_ × _	Number of days in the tax year after June 30, 2010	365 × 2.7% =	2	
			Number of days in the tax year	365		
		s	ubtotal (amount 1 plus amount 2)		3	
Cross CMT.	amount on line 2 ab	ovo v OA	F **		<u></u>	
Deduct:	amount on line 3 ab	ove x OA	F		<u>520</u>	
	credit for CMT purpo	ses *** .			<u>550</u>	
CMT after fo	reign tax credit dedu	ction (line	e 540 <b>minus</b> line 550) (if negative, ente	er "0")	· · · · · · · · · · · · · · · · · · ·	D
Deduct:						
Ontario corp	orate income tax pa	yable befo	ore CMT credit (amount F6 from Sched	lule 5)	<u> </u>	
Net CMT pag	yable (if negative, er	iter "0") .			<u></u>	E
Enter amour	nt E on line 278 of So	chedule 5	, Tax Calculation Supplementary – Cor	porations, and complete Par	t 4.	
			that exceeds the adjusted net income for (3) of the Ontario Act.	or the tax year from carrying	on a business before the	
			orporations as they are not eligible for t rom Part 9 of Schedule 21 on line 550.		orporations, enter the cumulative	e total
** Calculation	on of the Ontario all	ocation f	actor (OAF):			
If the provinc	cial or territorial juriso	diction ent	tered on line 750 of the T2 return is "Or	ntario," enter "1" on line F.		
If the province	•	diction ent	tered on line 750 of the T2 return is "mo	ultiple," complete the followin	g calculation, and enter	
Onta	ario taxable income *	***	=			
	axable income *****					
Ontario allo	cation factor					1.0000 F
	amount allocated to come were \$1,000.	Ontario fro	om column F in Part 1 of Schedule 5. If	the taxable income is nil, ca	Iculate the amount in column F	as if the
***** Enter the t	taxable income amou	ınt from li	ne 360 or amount Z of the T2 return, w	hichever applies. If the taxab	ole income is nil, enter "1,000".	

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Protected B	when	completed
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Part 4 – Calculation of CMT credit carryforward	Protected B when completed
, , , , , , , , , , , , , , , , ,	
CMT credit carryforward at the end of the previous tax year *	G
Deduct:	_ •
CMT credit expired *	_
ONT and it was forward at the hear of the assess that was a to be less.	N 1000
CMT credit carryforward at the beginning of the current tax year * (see note below)	<b> ► 620</b>
Auu.	
CMT credit carryforward balances transferred on an amalgamation or the windup of a subsidiary (see note below)	650
CMT credit available for the tax year (amount on line 620 <b>plus</b> amount on line 650)	H
Deduct:	
CMT credit deducted in the current tax year (amount P from Part 5)	amount I) J
Add:	amount i) J
Net CMT payable (amount E from Part 3)	
SAT payable (amount O from Part 6 of Schedule 512)	
Subtotal	<b>K</b>
CMT credit carryforward at the end of the tax year (amount J plus amount K)	<u>670</u> L
* For the first harmonized T2 return filed with a tax year that includes days in 2009:	
– do not enter an amount on line G or line 600;	
- for line 620, enter the amount from line 2336 of Ontario CT23 Schedule 101, Corporate Minimum Tax (CMT), for the	ne last tax year that ended in 2008.
For other tax years, enter on line G the amount from line 670 of Schedule 510 from the previous tax year.	
Note: If you entered an amount on line 620 or line 650, complete Part 6.	
— Part 5 – Calculation of CMT credit deducted from Ontario corporate income tax payable ———	
CMT credit available for the tax year (amount H from Part 4)	M
Ontario corporate income tax payable before CMT credit (amount F6 from Schedule 5)	1
For a corporation that is not a life insurance corporation:	
Total corporation that to not a mornious corporation.	
CMT after foreign tax credit deduction (amount D from Part 3) 2	
For a life insurance corporation:	
Gross CMT (line 540 from Part 3)	
Gross SAT (line 460 from Part 6 of Schedule 512)	
The <b>greater</b> of amounts 3 and 4	
Deduct: line 2 or line 5, whichever applies:	6
Subtotal (if negative, enter "0")	
Ontario corporate income tax payable before CMT credit (amount F6 from Schedule 5)	
Deduct:	
Total refundable tax credits excluding Ontario qualifying environmental trust tax credit	
(amount J6 <b>minus</b> line 450 from Schedule 5)	
CMT credit deducted in the current tax year (least of amounts M, N, and O)	Р
Enter amount P on line 418 of Schedule 5 and on line I in Part 4 of this schedule.	
Is the corporation claiming a CMT credit earned before an acquisition of control?	<b>675</b> 1 Yes 2 No X
If you answered <b>yes</b> to the question at line 675, the CMT credit deducted in the current tax year may be restricted. For	information on how the
deduction may be restricted, see subsections 53(6) and (7) of the Ontario Act.	

## Part 6 – Analysis of CMT credit available for carryforward by year of origin —

Complete this part if:

- $-\ \mbox{the tax}$  year includes January 1, 2009; or
- $\ the \ previous \ tax \ year-end \ is \ deemed \ to \ be \ December \ 31, 2008, \ under \ subsection \ 249 (3) \ of \ the \ federal \ Act.$

Year of origin	CMT credit balance *
10th previous tax year	680
9th previous tax year	681
8th previous tax year	682
7th previous tax year	683
6th previous tax year	684
5th previous tax year	685
4th previous tax year	686
3rd previous tax year	687
2nd previous tax year	688
1st previous tax year	689
Total **	

- \* CMT credit that was earned (by the corporation, predecessors of the corporation, and subsidiaries wound up into the corporation) in each of the previous 10 tax years and has not been deducted.
- $\ensuremath{^{*\,*}}$  Must equal the total of the amounts entered on lines 620 and 650 in Part 4.

of the other predecessor corporations.

Note: If you entered an amount on line 720 or line 750, complete Part 8.

— Part 7 – Calculation of CMT loss carryforward ————————————————————————————————————	
CMT loss carryforward at the end of the previous tax year *	
Deduct:	
CMT loss expired *	
CMT loss carryforward at the beginning of the tax year * (see note below)	<b>720</b> 26,633
Add:	
CMT loss transferred on an amalgamation under section 87 of the federal Act ** (see note below)	750
CMT loss available (line 720 <b>plus</b> line 750)	<u>26,633</u> R
Deduct:	
CMT loss deducted against adjusted net income for the tax year (lesser of line 490 (if positive) and line C in Part 3)	3,069
Subtotal (if negative, ente	er "0") <u>23,564</u> S
Add:	
Adjusted net loss for CMT purposes (amount from line 490 in Part 2, if <b>negative</b> ) (enter as a positive amount)	760
CMT loss carryforward balance at the end of the tax year (amount S <b>plus</b> line 760)	<b>770</b> 23,564 T
For the first harmonized T2 return filed with a tax year that includes days in 2009:	
<ul><li>do not enter an amount on line Q or line 700;</li></ul>	
- for line 720, enter the amount from line 2214 of Ontario CT23 Schedule 101, Corporate Minimum Tax (CMT), for the last	tax year that ended in 2008.

For other tax years, enter on line Q the amount from line 770 of Schedule 510 from the previous tax year.

\*\* Do not include an amount from a predecessor corporation if it was controlled at any time before the amalgamation by any

## Part 8 – Analysis of CMT loss available for carryforward by year of origin $\,-\,$

Complete this part if:

- the tax year includes January 1, 2009; or
- $\ the \ previous \ tax \ year-end \ is \ deemed \ to \ be \ December \ 31, 2008, \ under \ subsection \ 249 (3) \ of \ the \ federal \ Act.$

Year of origin	Balance earned in a tax year ending before March 23, 2007 *	Balance earned in a tax year ending after March 22, 2007 **
10th previous tax year	810	820
9th previous tax year	811	821
8th previous tax year	812	822
7th previous tax year	813	823
6th previous tax year	814	824
5th previous tax year	815	825
4th previous tax year	816	826
3rd previous tax year	817	827
2nd previous tax year	818	828
1st previous tax year		829
Total ***		

- \* Adjusted net loss for CMT purposes that was earned (by the corporation, by subsidiaries wound up into or amalgamated with the corporation before March 22, 2007, and by other predecessors of the corporation) in each of the previous 10 tax years that ended before March 23, 2007, and has not been deducted.
- \*\* Adjusted net loss for CMT purposes that was earned (by the corporation and its predecessors, but not by a subsidiary predecessor) in each of the previous 20 tax years that ended after March 22, 2007, and has not been deducted.
- \*\*\* The total of these two columns must equal the total of the amounts entered on lines 720 and 750.

Canada Revenue Agence du revenu Agency du Canada

# CORPORATIONS INFORMATION ACT ANNUAL RETURN FOR ONTARIO CORPORATIONS

(2009 and later tax years)

Corporation's name	Business Number	Tax year-end Year Month Day
EMAX COMPUTER SYSTEMS INC.	101624039RC0001	2017-08-31

- This schedule should be completed by a corporation that is incorporated, continued, or amalgamated in Ontario and subject to the Ontario Business Corporations Act (BCA) or Ontario Corporations Act (CA), except for registered charities under the federal Income Tax Act. This completed schedule serves as a Corporations Information Act Annual Return under the Ontario Corporations Information Act.
- Complete parts 1 to 4. Complete parts 5 to 7 only to report change(s) in the information recorded on the Ontario Ministry of Government Services (MGS) public record.
- This schedule must set out the required information for the corporation as of the date of delivery of this schedule.
- A completed Ontario Corporations Information Act Annual Return must be delivered within six months after the end of the corporation's tax year-end. The MGS considers this return to be delivered on the date that it is filed with the Canada Revenue Agency (CRA) together with the corporation's income tax return.
- It is the corporation's responsibility to ensure that the information shown on the MGS public record is accurate and up-to-date. To review the information shown for the corporation on the public record maintained by the MGS, obtain a Corporation Profile Report. Visit www.ServiceOntario.ca for more information.
- This schedule contains non-tax information collected under the authority of the Ontario Corporations Information Act. This information will be sent to the MGS for the purposes of recording the information on the public record maintained by the MGS.

Part 1 - Identification — 100 Corporation's name (exactly as shown on the MGS public record)  EMAX COMPUTER SYSTEMS INC.	
EMAX COMPUTER SYSTEMS INC	
Linux Comi Cilit Civilino IIIO.	
Jurisdiction incorporated, continued, or amalgamated,  110 Date of incorporation or	120 Ontario Corporation No.
	Month Day
is the most recent	
Ontario 1983	3-12-15   2013
— Part 2 - Head or registered office address (P.O. box not acceptable as stand-alone ad	ldress) ———————————————————————————————————
200 Care of (if applicable)	
—	
210 Street number 220 Street name/Rural route/Lot and Concession number	230 Suite number
	200 Gaile Hamber
Tweedsmuir Avenue	
Additional address information if applicable (line 220 must be completed first)	
	F-F-1
Municipality (e.g., city, town) 260 Province 270 Country	280 Postal code
Ottawa ON CA	K1Z 5P2
— Part 3 - Change identifier ————————————————————————————————————	
Have there been any changes in any of the information most recently filed for the public record maintain names, addresses for service, and the date elected/appointed and, if applicable, the date the election/apsenior officers, or with respect to the corporation's mailing address or language of preference? To review public record maintained by the MGS, obtain a Corporation Profile Report. For more information, visit we	opointment ceased of the directors and five most with the information shown for the corporation on the
1 If there have been no changes, enter 1 in this box and then go to "Part 4 - Certification."	
If there are changes, enter 2 in this box and complete the applicable parts on the next page	e, and then go to "Part 4 - Certification."
— Part 4 - Certification ————————————————————————————————————	
Lord's that all information is a limit of Comment and Information Ast Associated the Comment and	late
I certify that all information given in this Corporations Information Act Annual Return is true, correct, and	complete.
	P124
<b>450</b> Friedman <b>451</b> Barry	454
Last name First name	Middle name(s)
Please enter one of the following numbers in this box for the above-named person: 1 for di	rector, 2 for officer, or 3 for other individual having
knowledge of the affairs of the corporation. If you are a director and officer, enter 1 or 2.	
Note: Sections 13 and 14 of the Ontario Corporations Information Act provide penalties for making false	or misleading statements or omissions

## Complete the applicable parts to report changes in the information recorded on the MGS public record.

— Part 5 - Mailing address			·
	•	·	ered office address in Part 2 of this schedule.
510 Care of (if applicable)			
520 Street number 530 Street na	ame/Rural route/Lot and Concession numb	per	540 Suite number
550 Additional address information if a	applicable (line 530 must be completed first	t)	
Municipality (e.g., city, town)	570 Province/state	580 Country	<b>590</b> Postal/zip code
— Part 6 - Language of pref	erence	<u>'</u>	
	eference by entering 1 for English or 2 for rporation. It may be different from line 990	French. This is the language of preference on the T2 return.	recorded on the MGS public record for
Part 7 - Director/Officer in	oformation —		CRA internal form identifier 547, Code 0902
		eased as a director), complete lines 700 to 7	'97
			in an officer position), complete lines 700 to 790 and
the applicable lines from 801 to 912.			or must be reported ceased in these position(s)),
complete lines 700 to 797 and the ap	•	lits directors and a maximum of five of its m	ost senior officers. If the MGS public record shows
more than five officer positions, repor	t cease dates for all except the corporation	's five most senior officer positions.	·
		ess and the date elected/appointed of a dire hotocopy and complete only Part 7 with the	ctor/officer, enter the director/officer information correct director/officer information.
Please photocopy this page and comple	ete Part 7 only for each additional individua	al for whom director/officer information chang	ges are being reported.
Full name and address for service (P	O. box not acceptable as stand-alone add	ress). The name entered in lines 700 to 710	must be exactly as shown on the MGS public record.
700 Last name	70	First name	710 Middle name(s)
720 Street number 730 Street na	ame/Rural route/Lot and Concession numb	per	740 Suite number
<b>750</b> Additional address information if a	applicable (line 730 must be completed first	t)	
	· · · · · · · · · · · · · · · · · · ·	·	F/00
Municipality (e.g., city, town)	770 Province/state	780 Country	<b>790</b> Postal/zip code
Director		Data elected/appointed	Date ceased, if applicable
Is this director a resident Canadian?	<b>95</b> 1 Yes 2 No	Date elected/appointed Year Month Day	Year Month Day
(applies to directors of corporations with		796	<b>797</b>
Officer information		Date appointed	Date ceased, if applicable
		Year Month Day	Year Month Day
President		801	802
•			807
Treasurer		811	812
		816	817
			822
		826	827
			832
Chairwoman		<u>836</u> 841	837
Vice-Chair		841 846	842
Vice-President			847
Assistant Secretary		851	<u>852</u>
Assistant Treasurer		856	857
Chief Manager		861	862
Executive Director		866	867
5 5		871 876	872
Chief Executive Officer			877
Chief Financial Officer			
Chief Information Officer		881	882
01: (0 :: 0***		881 886	882 887
Chief Operating Officer		881 886 891	882 887 892
Chief Administrative Officer		881 886 891 896	882 887 892 897
Chief Administrative Officer		881 886 891 896	882 887 892 897 902
Chief Administrative Officer		881 886 891 896	882 887 892 897

Once you have completed this page, complete the certification in Part 4 of this schedule.