SCHE (Form (Rev. No	SCHEDULE I (Form 1118) (Rev. November 1991)		Reduction of Oil and Gas Extraction Taxes • Attach to Form 1118	Dil and Gas Extra ▶ Attach to Form 1118	action Taxes		OMB No. 1545-0122
Internal Re Departmer	y 	For calendar year 19 , or othe	or other tax year beginning	, 19	, and ending	, 19	Expires 11-30-94
Name							Employer identification number
Part I	Foreign Oil and Gas	Extraction Income	and Taxes				
	Name of foreign country (Use a separate line for each country.)	Gross income from extraction of minerals from oil or gas wells	3. Gross income from sale or exchange of assets used in extraction	3. Gross income from sale or exchange of assets used in extraction foreign corporations or exchange of assets used some foreign corporations or exchange or exchange of assets used some foreign corporations or exchange or	5. Constructive distributions under section 951(a)	6. Other	7. Total (add columns 2 through 6)
Þ							
B							
C							
D							
т							
TI							
G							
Totals	Totals (add lines A through G)						
	Definitely allocable deductions	9. Ratable part of deductions not definitely allocable	10. Total (add columns 8 and 9)	11. Taxable income (column 7 less column 10)	OIL AND GA 12. Paid or accrued	OIL AND GAS EXTRACTION TAXES accrued 13. Deemed paid	(attach schedule) 14. Total (add columns 12 and 13)
Α							
В							
C							
D							
т							
П							
G							
Totals	Totals (add lines A through G)						

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General Instructions

(Section references are to the Internal Revenue Code.)

A. Who Must File.—Complete Schedule I (Form 1118) if you claim a credit for any income taxes paid, accrued, or deemed to have been paid during the tax year with respect to foreign oil and gas extraction income. See section 907(a) and Regulations section 1.907(a)-1 for details.

Note: Schedule I must be completed for **each** applicable separate limitation.

B. Method of Reporting.—Report all amounts in U.S. dollars. If it is necessary to convert from foreign currency, attach a statement explaining how you determined the rate.

Specific Instructions

Note: A net extraction loss from a foreign country offsets extraction income from other foreign countries.

Part I

Column 2.—Enter gross income derived from sources outside the U.S. and its possessions from extraction (by you or any other person) of minerals from oil or gas wells located outside the U.S. and its possessions. See section 907(c)(1)(A) and Regulations section 1.907(c)-1(b) for details.

Column 3.—Enter gross income derived from sources outside the U.S. and its possessions from the sale or exchange of assets used in the trade or business of extracting minerals from oil or gas wells located outside the U.S. and its possessions. See section 907(c)(1)(B) and Regulations section 1.907(c)-1(b) for details.

Column 4.—Enter dividends from a foreign corporation for which taxes are deemed paid under section 902 to the extent the dividends are attributable to foreign oil and gas extraction income. See section 907(c)(3)(A) and Regulations section 1.907(c)-2 for details.

Column 5.—Enter amounts for which taxes are deemed paid under section 960(a) to the extent those amounts are attributable to foreign oil and gas extraction income. See section 907(c)(3)(B) and Regulations section 1.907(c)-2 for details.

Column 6.—Include your distributive share of partnership income to the extent the share is attributable to foreign oil and gas extraction income. See section 907(c)(3)(C) and Regulations section 1.907(c)-2 for details.

Columns 12 and 13.—The attached schedule must show in detail the determination of the amount of foreign taxes paid, accrued, or deemed paid with respect to foreign oil and gas extraction income.

Part II

Line 1.—Enter the "total" from column 11, Part I less any "recapture of foreign oil and gas extraction losses by recharacterizing later extraction income" described in section 907(c)(4).

Line 2.—At the time this schedule went to print, the highest rate of tax specified under section 11(b) was 34%.