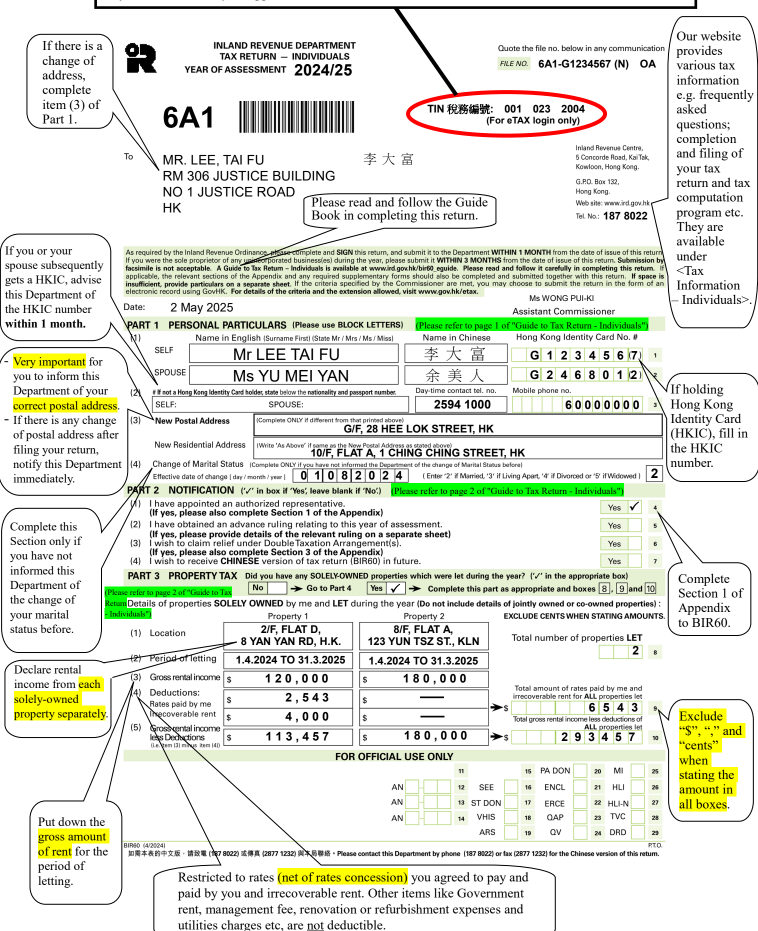
If you have not registered for eTAX previously, your eTAX Taxpayer Identification Number (eTAX TIN) will be printed here. If you wish to open your eTAX Account, please login at <a href="www.gov.hk/etax">www.gov.hk/etax</a> to apply for the eTAX Password. The Access Code Notice will be sent to your postal address by post within 2 working days after the date of your application.



				Example	111		
Salary (1.4.2024	l to 2	Violet Co Ltd	\$ \$ 60,00		od Harvest Co 2024 to 31.3.2025)	\$ 150,000	
Commission (1.4.2024			6,00	1 1 5 1	2024 to 31.3.2023)	120,000	
		ed on termination of employm	,	Bonus		90,000	
	.2024	to 15.7.2024)	10,000	Assessable In	come	360,000	
Leave Pay	D.	rom and rom day Encoderson and	5,000	- Do not put o	down spouse's income in	vour return	
		yment under Employment 000 x 2/3 x 12 years)	160,000 175,00	Do not repo	rt salaries drawn from so	ole proprietorship	,
Total	(ΨΞυ,	000 11 <b>2</b> 70 11 12 y <b>c</b> ais)	241,00	$\frac{1}{0}$   and or part	tnership businesses owne		r
		ayment (not subject to tax)	<u>160,00</u>	drawings fr	e in this box. These salari om business profits.	es represent	J
Assessable Inco	me		81,00		From Submess promes.	(D) (d)	
		CE IS INSUFFICIENT, PROVIDE PARTI		,	LUDE CENTS WHEN STATING AMO		gross amountucting your
(Please refer to page 2 to 5 of "Guide to Tax Return - Indiv		T 4 SALARIES TAX Did you have			the appropriate boxes in this part) appropriate. Box 30 must be comple	1 .	contributions
Grand total should		INCOME accrued to me during the y					RSO scheme.
include income	(1)	Name of employer	Capacity employe		Total amount (\$)		$\overline{}$
reported in boxes		(a) VIOLET CO. LTD	Sale Representativ		81,000	Refer to "Assessal	ole
31, 32 and 33.		(b) — (c) GOOD HARVEST CO.	Unemployed Senior Sale Represent	16.7.2024 to 31.10.2024 ative 1.11.2024 to 31.3.2025	360,000	☐ Income" i	in the
Put down the	$\mathcal{I}$	Pension				above exa	imples.
amount of actual		Grand total (Including the income ite			4 4 1 0 0 0		=
expenses.  Maximum deduction		(i) share option gain	(received on retirement contracts, of	um payments ement / termination of eferred pay or arrears of pay.) (i	ii) commission income	- Refer to	ssion" in the
is \$100,000.	(0)	\$	31 \$	32 \$	1 2 6 0 0 0	above exa	
Must exclude any	(2)	Amount to be excluded from the amount in box 32 and / or exempti		relating back of the \$	34		unt should
amount which has	(2)	(Must also complete Section(s) 2 at received income from a non-Ho				be includ	
been/will be reimbursed by the		or services rendered in Hong Kor	ng.	, , ,			otal" income
Employer or the		My employer(s) paid Salaries Tax PLACE OF RESIDENCE PROVIDE		No		of \$441,0	100.
Government.	7.2	Total value of <b>ALL</b> places of resid		•	•	If apply f	or
Spouse has to sign	4.3	DEDUCTIONS (Documentary evidence)				1 11	n of income,
in Part 13 to indicate	(1)	Outgoings and expenses Partice	ılars		\$		RD website
agreement.		Expenses of self-education paid f		xamination fees paid to	\$ 31000		
If spouse does not		specified education providers or a Approved charitable donations	ssociations		\$ 6000	Tax infor	
have any salaries income, tick box		Mandatory contributions to recog					ls>
143 instead of	>4.4	ELECTION FOR JOINT ASSESSM			if both of you have income assessat ns) is less than your individual allow	Applicati	on for Full /
box 42.		my spouse wish to elect for joint asses				Partial Ex	emption of
0			e any sole proprietorship bu propriate boxes in this part	sinesses (with / without busine	1		r Claim for
			Go to Part 7 Yes ✓	from (3) to (9) is not applical	n respect of each business. If any ite ble, state ′ 0 ′. Complete Part 6 if appli	icable. Tax Cred	it under
business needs to be	(1)	Name of business (	1) Tai Fu	(2)	II.		Corr
reported.			1) Tai Fu	CO		\\\Salaries T	iax.
DO NOT include		Business Registration Number	2 3 4 5	6789 43		Salaries 1	iax.
DO NOT include details of partnership	(2) (3)	Gross income (including turnover and oth If gross income is over \$2,000,000,	2 3 4 5	CO	5	55 - Must be	a donation
details of partnership business.		Gross income (including turnover and oth	2 3 4 5 er income) \$ /2 5 4	6 7 8 9 43		56 - Must be of mone	a donation y.
details of partnership business. Can use Form IR957A to calculate	(3)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts. Turnover Insert	2 3 4 5 2 5 4 \$ /2 5 4 \$ /2 4 8	6 7 8 9 43 0 0 0 0 0 44 \$ Insert 'X' if (lo		55 - Must be of mone: - Must not \$100.	a donation
details of partnership business. Can use Form IR957A to calculate the assessable	(4)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Insert  Gross profit / (loss)	2 3 4 5 2 5 4 8	6 7 8 9 43 0 0 0 0 0 44 \$ 0 0 0 0 0 45 \$ Insert 'X' if (lo	ss)	55 - Must be of mone; - Must not \$100 Must be	a donation y. t be less than
details of partnership business. Can use Form IR957A to calculate	(3) (4) (5) (6)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Insert  Gross profit / (loss)  Net profit / (loss) per accounts	2 3 4 5 2 5 4 5 2 4 8 4 3 6 5	6 7 8 9 43 0 0 0 0 0 44 \$ 0 0 0 0 0 45 \$ Insert 'X' if (lo	ss)	55 - Must be of mone: - Must not \$100 Must be tax-exem	a donation y. t be less than donated to apt charities.
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted	(3) (4) (5) (6) (7)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Insert  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations	2 3 4 5 2 5 4 5 2 4 8 4 3 6 5	6 7 8 9 43 0 0 0 0 0 44  0 0 0 0 0 45  Insert 'X <sub>i</sub> if (lo 0 0 0 0 0 47 0 0 0 0 0 48	ss)	55 - Must be of mone: - Must not \$100 Must be tax-exem - Amount	a donation y. t be less than donated to npt charities. deductible
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted	(3) (4) (5) (6)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Approved charitable donations	2 3 4 5 2 5 4 8 2 4 2 4	6 7 8 9 43 0 0 0 0 0 44 0 0 0 0 0 45 Insert 'X' if (lo 0 0 0 0 0 46 0 0 0 0 0 47 0 0 0 0 0 48 9	S S	56 - Must be of mone: - Must not \$100 Must be tax-exem - Amount restricted	a donation y. t be less than donated to npt charities. deductible t to 35% of
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted	(3) (4) (5) (6) (7) (8) (9)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Approved charitable donations  Mandatory contributions to Mandat Fland Scheme in the capacity of a stellaready deducted from assessable profits	2 3 4 5 2 5 4 \$ 2 4 8  **X, if (loss)  - \$ 2 4  ** 2 4  ** 2 4  ** 2 4  ** 2 1  ** 2 1  ** 3 6  - \$ 2 4  ** 4 7  ** 5 7  ** 6 7  ** 7 1 2 1 4  ** 7 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	6 7 8 9 43 0 0 0 0 0 44  0 0 0 0 0 45  Insert 'X, if (lo 0 0 0 0 0 47 0 0 0 0 0 48  0 0 0 0 0 48  7 9 5 0 50	ss)	56 - Must be of mone: - Must not \$100 Must be tax-exem - Amount restricted	a donation y. t be less than donated to npt charities. deductible t to 35% of le income
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted	(3) (4) (5) (6) (7) (8) (9) (10)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Insert  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Approved charitable donations  Approved charitable donations  Mandatory contributions to Mandat Fund Scheme in the capacity of a si already deducted from assessable profits  This business is chargeable at two-tiep if yes and the business had connected entificity.	2 3 4 5 2 5 4 \$ 2 5 4 \$ 2 4 8  "X, if (loss)  \$ 2 4 8  "X, if (loss)  \$ 2 4 8  \$ 2 4 8  \$ 2 4 8  \$ 6 2 1  \$ 7 2 6  \$ 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	6 7 8 9 43 0 0 0 0 0 44 0 0 0 0 0 45 Insert X, if (lo 0 0 0 0 46 0 0 0 0 47 0 0 0 0 0 48 0 0 49 7 9 5 0 50	S S	55 - Must be of mone: - Must not \$100 Must be tax-exem - Amount restricted assessable after alloe expenses	a donation y. t be less than donated to npt charities. deductible t to 35% of le income wable s and
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted	(3) (4) (5) (6) (7) (8) (9) (10) (11)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Insert  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Approved charitable donations  Approved charitable donations  Mandatory contributions to Mandat Fund Scheme in the capacity of a st [already deducted from assessable profits This business is chargeable at two-tier If yes and the business had connected entity Had transactions for / with non-fet yes complete Section 7 of the Africe If yes complete Section 7 of the Africe If yes complete Section 7 of the Africe If yes and the sections for / with non-fet yes complete Section 7 of the Africe If yes and the profits The Africe If yes complete Section 7 of the Africe If yes complete Section 7 of the Africe If yes and the profits The Africe If yes and the Africe If yes and the profits The Africe If yes and the profits The Africe If yes and the profits The Africe If yes a not yet and yet a profits The Africe If yes and the profits The Africe If yes and the profits The Africe If yet and yet	2 3 4 5 er income) \$	6 7 8 9 43 0 0 0 0 0 44  0 0 0 0 0 45  Insert 'X, if (lo 0 0 0 0 0 47 0 0 0 0 0 48  7 9 5 0 50  bovel endix Yes  51	\$ ss) \$ \$ \$ \$ \$ \$	55 56 56 57 Must be of mone: - Must not \$100 Must be tax-exem 60 - Amount restricted assessable after alloe expenses depreciated.	a donation y. t be less than donated to npt charities. deductible I to 35% of le income wable s and tion
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted	(3) (4) (5) (6) (7) (8) (9) (10) (11)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Insert  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Approved charitable donations  Approved charitable donations  Mandatory contributions to Mandat Fund Scheme in the capacity of a st [already deducted from assessable profits This business is chargeable at two-tier If yes and the business had connected entity Had transactions for / with non-fet yes complete Section 7 of the Africe If yes complete Section 7 of the Africe If yes complete Section 7 of the Africe If yes and the sections for / with non-fet yes complete Section 7 of the Africe If yes and the profits The Africe If yes complete Section 7 of the Africe If yes complete Section 7 of the Africe If yes and the profits The Africe If yes and the Africe If yes and the profits The Africe If yes and the profits The Africe If yes and the profits The Africe If yes a not yet and yet a profits The Africe If yes and the profits The Africe If yes and the profits The Africe If yet and yet	2 3 4 5 er income) \$	6 7 8 9 43 0 0 0 0 0 44  0 0 0 0 0 45  Insert 'X, if (lo 0 0 0 0 0 47 0 0 0 0 0 48  7 9 5 0 50  bovel endix Yes  51	sss) sss) sss) yes Yes	55 - Must be of mone: - Must not \$100 Must be tax-exem - Amount restricted assessable after alloe expenses	a donation y. t be less than donated to npt charities. deductible I to 35% of le income wable s and tion
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted	(3) (4) (5) (6) (7) (8) (9) (10) (11)	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Approved charitable donations  Approved charitable donations Mandatory contributions to Mandat Fund Scheme in the capacity of a sual ready deducted from assessable profits. This business is chargeable at two-tier If yes and the business had connected entitle Had transactions for / with non-fest fives, complete Section 7 of the Apper Had deduction claims for expenditure environmental protection facilities / jet If yes, complete Section 8 of the Apper Claim profits tax concess of the Apper Claim profits tax concess of the Apper Claim profits tax concessions for your form of the Apper Claim profits tax concessions for your form of the Apper Claim profits tax concessions for your form of the Apper Claim profits tax concessions for your form of the Apper Claim profits tax concessions for your form of the Apper Claim profits tax concessions for your form of the Apper Claim profits tax concessions for your form of the Apper Claim profits tax concessions for your form of the Apper claim profits tax concessions for your profits tax concessions for your form of the Apper claim profits tax concessions for your profits tax conces	aer income)  \$ 2 3 4 5  \$ 2 5 4  \$ 2 4 8  **X', if (loss)  \$ 2 4 8  **X', if (loss)  \$ 2 4 8  **Y', if (loss)  \$ 2 4 8  \$ 2 1 8  **Y', if (loss)  \$ 3 6  \$ 2 4 8  \$ 2 1 8  **Y', if (loss)  \$ 3 6  \$ 2 1 8  **Y', if (loss)  \$ 3 6  \$ 5 2 1 8  \$ 6 7 8  \$ 7 8 8  \$ 8 8 8  \$ 8 8 8 8  \$ 8 8 8 8  \$ 8 8 8 8	6 7 8 9 43 0 0 0 0 44 0 0 0 0 0 45 Insert 'X', if (lo 0 0 0 0 46 0 0 0 0 47 0 0 0 0 48 0 0 49 7 9 5 0 50 bovel endix Yes 51 Yes 52 Yes 53	yes Yes Yes	55 - Must be of mone; - Must not \$100 Must be tax-exem - Amount restricted assessable after alloe expenses depreciation allowand	a donation y. t be less than donated to apt charities. deductible d to 35% of le income owable s and tion ees.
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details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted losses.	(3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) PAR Dur	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Approved charitable donations  Approved charitable donations Mandatory contributions to Mandat Fund Scheme in the capacity of a stallerady deducted from assessable profits. This business is chargeable at two-tier If yes and the business had connected entitle Had transactions for / with non-yes If yes, complete Section 7 of the Apper Had deduction claims for expenditure environmental protection facilities / jnt If yes, complete Section 8 of the Apper Claim profits tax concessions for profit intellectual property income.  If yes, complete supplementary forms To BEEMED ASSESS BLE PROFIT of the Paper In the Apper In the India of the I	er income)  2 3 4 5  er income)  \$ 2 5 4  \$ 2 4 8  \$ 2 4 8  \$ 2 4 8  \$ 2 4 8  \$ 2 4 8  \$ 2 4 8  \$ 2 4 8  \$ 2 4 8  \$ 3 6  \$ 3 6  \$ 3 6  \$ 3 6  \$ 3 6  \$ 4 7  \$ 5 7  \$ 6 7  \$ 7 8 8  \$ 8 8 8  \$ 8 9 8 8  \$ 8 9 8 8  \$ 8 9 8 8  \$ 9 8 8	6 7 8 9 43 0 0 0 0 44 5 Insert 'X' if (lo 0 0 0 0 46 0 0 0 0 47 0 0 0 0 48 0 0 0 0 48 0 0 0 0 48 0 0 49 7 9 5 0 50  bovel endix Yes 51 Yes 52 Yes 53 Yes 54 E, 20AF, 20AX AND / DR 20AY (Complete this part of the Appendix) Personal Assessment ('/' in Complete this part of this pa	\$ \$ \$ Yes Yes Yes Yes The INLAND REVENUE ORDIN Yes he appropriate boxes in this part) t as appropriate. Item (1) or (1)(0) or	55 - Must be of mone; - Must not \$100 Must be tax-exem - Amount restricted assessable after allo expenses deprecial allowand - Enter the amount contribution - Maximum is \$18,0	a donation y. t be less than donated to apt charities. deductible d to 35% of le income owable s and tion ees.  e actual of mandator attions.
details of partnership business. Can use Form IR957A to calculate the assessable profits/adjusted losses.  (Please refer to page 7 of "Co Tax Return - Individuals")	(3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) PAR Dur	Gross income (including turnover and oth If gross income is over \$2,000,000, attach financial statements/accounts.  Turnover  Gross profit / (loss)  Net profit / (loss) per accounts  Assessable profits / (Adjusted losses) before charitable donations  Mandatory contributions to Mandat Fund Scheme in the capacity of a stalerady deducted from assessable profits  This business is chargeable at two-tier if yes and the business had connected entity if yes, complete Section 7 of the Apper lad deduction claims for expenditure environmental protection facilities / int if yes, complete Section 8 of the Apper (It yes, complete supplementary form \$7\$)  To Detembra Assessable PROFing the year, I had deep decises at the control of the proper of the year, I had deep decises at the year, I had deep decises at the year of the proper of the year, I had deep decises at the year of the	er income)  2 3 4 5  2 5 4  \$ 2 5 4  \$ 2 4 8  X; if (loss)  3 6  \$ 2 4 8  X; if (loss)  3 6  \$ 2 4  \$ 2 1  SoryPyovident alfyerholdyed person \$ 12  Adjusted osses) in item (7):  ded rates, scomplety Section 6 of the Appricular persons, dix on lesserch and developme elligible properties.  ITS UNDER SECTION 20A cole profits. (If yes, complet T Do you wish to elect for parts of this return for your spouse only with the section of the properties of this return for your spouse only with the section of the parts of this return for your spouse only with the section of the parts of this return for your spouse only with the section of the parts of this return for your spouse only with the section of the parts of this return for your spouse only with the section of the parts of this return for your spouse only with the section of the parts of this return for your spouse only with the section of the parts of the	6 7 8 9 43 0 0 0 0 44 5 Insert 'X' if (lo 0 0 0 0 45 0 0 0 0 46 0 0 0 0 47 0 0 0 0 48 0 0 0 0 48 0 0 0 0 47 7 9 5 0 50 bovel endix Yes 51 Yes 52 Yes 52 Yes 54 Fersonal Assessment A ('x' in Complete Ana O ou and o' or your spouse had income tion for Personal Assessment and ou and o' or your spouse had income tion for Personal Assessment and income tion for Personal	Yes  Yes  Yes  Yes  Yes  Yes  Yes  Yes	55 - Must be of mone; - Must not \$100 Must be tax-exem - Amount restricted assessable after allo expenses deprecial allowand - Enter the amount contribution - Maximum is \$18,0	a donation y. t be less than donated to apt charities. deductible d to 35% of le income owable s and tion ees.  e actual of mandator attions.
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Documentary evidence need not be submitted with this return but should be retained for future examination.

F SPACE IS INSUFFICIENT, PROVIDE PARTICULARS ON A SEPARATE SHEET.

**EXCLUDE CENTS WHEN STATING AMOUNTS** 

### PART 8 DEDUCTION FOR INTEREST PAYMENTS / DOMESTIC RENTS

tic rents, complete Parts 8.1, 8.5 and 8.6 as appropri

(Please refer to	nage	8 to 12 of "Guide to Tax Return – Individuals'	") Dron	erty 1		Dro	perty 2	оор	D	roperty 3	/
		Location of property		<u> </u>							/
Put down your	١	(This item must be completed in order to claim	1	LAT D,		1	FLAT A,		1	/F, FLAT A,	
share of actual		deduction for interest payments / domestic rents.)		N RD, H.I	_		TSZ ST., K			CHING ST	г., <b>Н.К</b> .
amount of	8.2	DETAILS OF THE PROPERTIES - DEDU	ICTION FOR I	NTEREST F	PAYIV	IENTS in Par	ts 8.3 and 8.4	belo	w		
mortgage interest paid.	(1)	A loan has been obtained for acquirir property and secured by a mortgage		Yes ✓			Yes 🗸			Yes 🗸	
Cannot claim deduction for	(2)	A re-mortgaged loan is involved. (If yes, must also complete Section 10 of the	Appendix)	Yes	71		Yes	85	_	Yes	99
repayment of	(3)	My share of ownership (%)	1	0 0 (%)	72	1	0 0 (%)	86		<b>5</b> 0 (	%) 100
principal sum. For property at	8.3	DEDUCTION FOR INTEREST PAYMEN Applicable if Personal Assessment is elect		JCE RENTA	AL IN	COME FROM	/I PROPERT	ES			
Yan Yan Rd, full	$\vdash$	My share of interest payments	\$ 7 5	3 1 0	73	\$ 2 3 4	5 6 7	87	\$		101
amount of interest is allowed as it	61	to produce the rental income  DEDUCTION FOR HOME LOAN INTER			norts			idon	00		_/
does not exceed	(1)	(a) Total home loan interest payments		ole ii tile più	perty		your own re-	sideii			4
the net assessable	(1)	(b) My share of home loan interest	<b>*</b>			\$				0,000	
value i.e. 80% of		payments	\$		74	\$		88	\$ 8	0 0 0 0	102
\$113,457=	(2)	SPOUSE NOMINATION Applicable if y	our spouse had	no chargeab	ole inc	ome (Must als	o complete P	art 12	.1 if this iten	n is applicabl	e.) /
\$90,765. For property at		(a) I am nominated by my spouse to cla for home loan interest paid by hir		Yes	75		Yes	89	_	Yes	103
Yun Tsz St		(b) My spouse's share of ownership		(%)	76		(%)	90		(9	%) 104
interest deductible	(0)	(c) My spouse's share of home loan interest payments	\$		77	\$		91	\$		105
assessable value	(3)	residence for the FULL YEAR.	L	Yes	78		Yes	92		Yes <b>√</b>	106
i.e. 80% of	8.5	DEDUCTION FOR DOMESTIC RENTS (Note: The tenancy period must fall within this year of	of accessment)			of the Guide f and the amoun			•	omestic Ren	ts
\$180,000 =\$144,000.			or assessment,	Deduc		ind the amoun	t of allowable		iction.		
_\$144,000.	(1)	Tenancy starts from (Note)	Day Month	Year	79	Day Month	Year	93	Day Mon	ith Year	107
Enter the domestic rents	(2)	Tenancy ends on (Note)			80			94			108
paid by you and/or your	(3)	Number of tenants entered into the tenancy	Day Month	Year	81	Day Month	Year	95	Day Mor	nth Year	109
spouse as tenant		(a) I am the tenant / a co-tenant		Yes	82		Yes	96		Yes	110
from 1.4.2024 to	\	(b) My spouse is the tenant / a co-tenant		Yes	83		Yes	97		Yes	111
31.3.2025. For the years of	(4)	Amount of domestic rents claimed	\$		84	\$		98	\$		112
assessment 2022/23 and	8.6	6 ELECTION FOR USING THE HOME LOAN Applicable if you and / or your spouse re									refer to p to Tax R
2023/24, the maximum	(1)	I am eligible and wish to elect for using I reside with the Child in Hong Kong during t									1 113
amount of basic deduction is	(2)	My spouse is eligible and wishes to elect My spouse resides with the Child in Hong Kong									1 114
\$100,000. Starting from	(3)	Particulars of the Child Name	LFF	ΗΟ ΥΔ	N		Date of	birth	0 2 0 4	4 2 0 2 4	115

For the years of assessment up to 2023/24, the maximum deduction is \$100,000. Starting from the year of assessment 2024/25, if the prescribed conditions are met. apart from the aforementioned basic deduction, you may be allowed an additional deduction capped at the ceiling amount of \$20,000. As LEE Tai Fu & YU

Mei Yan are co-owners. the maximum amount of basic and additional deductions allowable to each are \$50,000 and \$10,000 respectively. YU Mei Yan cannot nominate LEE Tai Fu to claim the HLI paid by her because she had income chargeable to tax.

She should claim HLI in her own tax return. The person eligible to claim home loan interest deduction must be the borrower who pay the interest, and also legal owner of the property.

### Day Month PART 9 QUALIFYING PREMIUMS PAID UNDER VOLUNTARY HEALTH INSURANCE SCHEME POLICY

**LEE HO YAN** 

(Please refer to page 12 of "Guide to Tax Return - Individuals") \$ 8 0 0 0 116 (1) Qualifying premiums paid for self (2) Qualifying premiums paid for specified relative(s): Relative 1 Relative 2 Relative 3 (a) Name YU MEI YAN LEE HO LEE HO OI (b) Hong Kong Identity (HKID) G 2 4 6 8 0 1 (2) 117 B 1 3 4 7 8 9 (5) 124 Card Number 1 0 0 1 1 9 6 5 (c) Date of birth 3 0 0 6 1 9 9 4 118 2 2 0 4 2 0 2 5 132 Month Relationship with me / my spouse (Enter '1' for spouse; or '2' for child; or '3' for brother/sister; or '4' for parent; or '5' for grandparent) 1 119 5 2 133 126 For child/brother/sister if aged 18 or above (Note 1) 134 For child/brother/sister under the age of 11 and not a HKID card holder, enter the HKID Card Number of a parent of that child/brother/sister G 1 2 3 4 5 6 (7) 135 ) 121 For parent/grandparent under the age of 55, he/she was eligible to claim an allowance under the Government's Disability

Allowance Scheme during the year

122 →(h) Amount of premiums claimed \$ 4 0 0 0 123

### PART 10 DEDUCTION FOR EXPENSES ON ASSISTED REPRODUCTIVE SERVICES

Expenses on assisted reproductive services

Yes

\$ 2 0 0 0

Enter the expenses paid by you and / or your spouse.

Nο

- Expenses already claimed in your spouse's return should be excluded.
- Maximum deduction is \$100,000.

For deduction claims of home loan interest (including spouse nomination)/ domestic rents, you have to complete the relevant parts of parts 8.1 to 8.5.

ges 11 and 12 of rn-Individuals

- If you and your spouse are both eligible and wish to use the additional deduction ceiling amount, you are also required to complete boxes 113, 114 and 115, and your spouse has to sign in Part 13 to indicate agreement. If only you are
- eligible and wish to use the additional deduction ceiling amount, you are also required to complete boxes 113 and 115. If only your spouse is

Yes

\$ 6 0 0 0

136

138

eligible and wish to use the additional deduction ceiling amount, you are also required to complete boxes 114 and 115, and your spouse has to sign in Part 13 to indicate agreement.

Enter the premiums paid by you/your spouse for the insured person.

Starting from

the year of

assessment

prescribed

the basic

2024/25, if the

conditions are

met, apart from

deduction, you

may be allowed

an additional

at the ceiling

deduction

amount of

\$20,000.

capped

Premiums already claimed in your spouse's return should be excluded.

Maximum deduction is \$8,000 per insured person. LEE Tai Fu has child born on 1 April 2025 to the date of completion of tax return, he can provide details of the new born child in Part 12.2. IRD will grant child allowance and additional child allowance for the new born child when computing 2025/26 provisional tax. If the child is born after the submission of the return, LEE Tai Fu can apply for holding over of provisional tax upon receipt of the notice of assessment.

> Child allowance in respect of all the children must be claimed either by LEE Tai Fu or YU Mei Yan.

The name & HKIC No. of the dependant must be provided. The month and

year of birth should be completed so as to ascertain if the dependant is 55 years old or over.

Must declare whether the dependant was ordinarily resident in HK.

- To qualify for the allowance, the dependant must be ordinarily resident in HK. Please refer to Guide to Tax Return -Individuals, Part 12.4.

Example:

The maximum aggregate amount of deduction for TVC and QAP is \$60,000.

91,000

Total amount claimed TVC 45,000

QAP 15,000

60,000 Unallowed QAP 31,000 If you claim deductions of both qualifying annuity premiums (QAP) and tax deductible MPF Voluntary Contributions (TVC), TVC are to be firstly allowed and QAP are to be secondly allowed.

IF SPACE IS INSUFFICIENT, PROVIDE PARTICULARS ON A SEPARATE SHEET. **EXCLUDE CENTS WHEN STATING AMOUNTS.** ▶PART 11 QUALIFYING ANNUITY PREMIUMS AND TAX DEDUCTIBLE MPF VOLUNTARY CONTRIBUTIONS ("TVC")

- (1) (a) I am the holder of a TVC account defined under the Mandatory Provident Fund Schemes Ordinance (b) Tax deductible MPF voluntary contributions 140
- (2) (a) Qualifying annuity premiums paid for self as annuitant and claimed by me
  - (b) Qualifying annuity premiums paid for spouse as annuitant and claimed by me

\$ 4 5 0 0 0 **\$** 2 6 0 0 0 \$ 2 0 0 0 0

B 1 3 4 7 8 9 5) 159

144

145

146

PART 12 ALLOWANCES AND ELDERLY RESIDENTIAL CARE EXPENSES ('V' in the appropriate boxes in this part)
This part is applicable only if you had income chargeable to Salaries Tax during the year or if you elect for Personal Assessment

12.1 MARRIED PERSON'S ALLOWANCE AND PERSONAL DISABILITY ALLOWANCE (Please refer to page 1 My spouse had income chargeable to Salaries Tax during the year. Return - Individuals") I was living apart from my spouse who did not have any income chargeable to Salaries ax during the year. Yes

I have paid maintenance fees of \$ for his / her support during the year.

I wish to claim disabled dependant allowance in respect of my spouse. (Note 2) I wish to claim personal disability allowance and I was eligible to claim an allowance under the Government's Disability Allowance Scheme during the year.

CHILD ALLOWANCE AND DEPENDENT BROTHER OR DEPENDENT SISTER ALLOWANCE (The child/brother/sister must be unmarried) For married taxpayers, all child allowances are to be claimed by the nominated spouse. Dependant 1 Dependant 2 Dependant 3 → LEE HO OI LEE TAI KWAI ← **LEE HO YAN** 

 $Relationship \; (\textit{Enter '1' for child; or '2' for your / your spouse's brother / sister)} \; \; \boxed{\textbf{1}}$ (2) 147 1 2 2 2 0 4 2 0 2 5 148

Day Month Year Date of birth 0 2 0 4 2 0 2 4 25041999 152 For dependant if aged 18 or above (Note 1) I wish to claim disabled dependant allowance Yes Yes Yes in respect of the dependant (Note 2)

Particulars of the parents of the dependent brother / sister:

Hong Kong Identity Card Number Name of Father LEE HO Name of Mother

**CHAN SUK** Hong Kong Identity Card Number B 6 5 8 4 5 5 (A) 160 12.3 SINGLE PARENT ALLOWANCE Applicable only if throughout the year you were single, divorced, widowed or married but living apart from your spouse.

I had the sole or predominant care of my child / children mentioned in Part 12.2 above during the year. (Enter '1' for full year; or '2' for part of a year)

12.4 DEPENDENT PARENT AND DEPENDENT GRANDPARENT ALLOWANCE AND ELDERLY RESIDENTIAL CARE EXPENSES

Dependant 1 Dependant 2 Dependant 3 LEE HO **CHAN SUK WU YUK** B 1 3 4 7 8 9 (5) 162 B 6 5 8 4 5 5 (A) 170 A 0 1 0 2 0 3 (8) 178 (2) Hong Kong Identity Card Number Date of birth (enter month and year only) 0 1 1 9 6 5 0 3 1 9 6 6 171 0 8 1 9 4 0 179 Relationship with me / my spouse (Enter '1' for parent; or '2' for grandparent) 2 180 Must complete EITHER Item (5) OR Item (6). Claim for Dependent Parent / Grandparent Allowance: (a) The dependant was ordinarily resident in Hong Kong during the year. No Yes 🗸 165 No 173 Yes **√** 181 Yes 🗸

(b) • The dependant resided with me continuously during the year without paying full cost. (Enter '1' for full year; or '2' for at least 6 months) **OR** 

I / my spouse contributed not less than \$12,000 in money towards the dependant's maintenance during the year.

Claim for deduction for Elderly Residential Care Expenses:
(a) Name of residential care home at which the dependant resided

(b) Residential care expenses paid by me / my spouse

I wish to claim disabled dependant allowance in respect of the dependant (Note 2)

PART 13 DECLARATION (Please refer to page 15 of "Guide to Tax Return - Individuals"

I declare that the information given in this return, its Appendix (if applicable), any required supplementa documents attached is true, correct and complete. ee Jai Ju Signature

22-5-2025

If you were married for all or part of the year and
(1) Have elected for Joint Assessment (in Part 4.4)/Personal
Assessment Jointly with your spouse (in Part 7), or
(2) Have been nominated by your spouse to claim home loan
interest deduction (in Part 8.4 (2!), or
(3) Your spouse has elected to use the home loan interest/domestic
rents additional deduction ceiling amount (in Part 8.6 (2!))

your spouse must sign here to indicate agreemen

Spouse's

Signature

Yes

[ Making an incorrect return or committing other offences under the Inland Revenue Ordinance/may result in heavy penalties -See Part 13 of the Guide ] Note 1: Enter '1' if aged 18 or above but under 25 and receiving full time education during the year; or '2' if aged 18 or above and incapacitated for work with

Note 2: The dependant was eligible to claim an allowance under the Government's Disability Allowance Scheme during the year

- Only the net amount paid is deductible for tax

The maximum allowable amount is \$100,000. The amount claimed should be net of any assistance received from the Social Welfare Department or from any other person / organisation.

Yes

5 0 0 0 0 184

Fook Lok Old Age Home

purpose.

Reference materials for year of assessment 2024/25.

**(**6)

(Parent) born before 1/4/1965 age 60 or over born before 1/4/1970 (Parent) age 55 or over (Child/brother or sister) born after 1/4/2006 age 18 or below (Child/brother or sister) born after 1/4/1999 age 25 or below Remember to sign here. Married Person's Allowance must complete box 143 or 144.

Taxpayer claiming

Though LEE Tai Kwai is over 18 years old, he is below 25 years old and is receiving full time education during the year. Either his brother LEE Tai Fu or his parents can claim the allowance.

LEE Tai Fu has to put down the names & HKIC No. of the parents of LEE Tai Kwai in part 12.2(6).

As LEE Ho reached the age of 60 during the year of assessment 2024/25, LEE Tai Fu will be granted Dependent Parent Allowance of \$50,000.

CHAN Suk reached the age of 55 but below 60, hence LEE Tai Fu will be granted Dependent Parent Allowance of \$25,000.

Full allowance will be granted in respect of CHAN Suk when computing the 2025/26 provisional tax.

This Appendix forms part of the Tax Return - Individuals (BIR60) and should be signed and submitted together with the tax return. If none of the sections in the Appendix is applicable, it is NOT necessary to send it back.

If space is insufficient, provide additional information on a separate sheet.

	Your File No. : (	6 A 1 —	G 1 2	3 4 5	6 7	Year	of Assessn	nent :		2024	/ 25	
		<u> </u>					page 1 of E				<u> </u>	
This Department	Section 1 AUTH	ORIZED REPRESE	NTATIVE	(Complete	only if you	have appoi	nted a represe	entative	. Such an a	ppointmer	nt is NOT	compulsory.)
This Department will communicate	I hereby authorize	CHAI	N TAI MA	AN & CO	·.	(If differe	nt from the or	ne previ	ously appoi	inted, inse	rt '√' in th	ne box. 🗸 )
with your representative	of (Address)	Rm 118, Kwor	ng Ming	Comm E	Bldg, 3 k	Kwong N	ling Road	, HK		to handle n	ny tax affair	rs on my behalf.
regarding your tax	The representativ	e's contact telepho	ne number									
affairs.	The representativ	e's Business Regist	ration Num	nber and Br	anch Num	nber, if any		1	2 3 4	2 3	4	
	The representative	's Reference Numbe	er (If different fro	om the one pre	viously used,	insert '√' in the	box. )				L 1 :	3 8 8
	Section 2 APPL	ICATION FOR A L	UMP SUM	INCLUDE	D UNDER	PART 4.1			ELATED B	ACK		
	Name of	employer	Nature of	payment	Amou	unt (\$)	Period to whe payment rela		Date rece Day / Month			o be related back ous year(s) (\$)
Section 3 RELIEF CLAIMED UNDER DOUBLE TAXATION ARRANGEMENT(S)  This section is only applicable if you are a person who is resident for tax purposes in Hong Kong (Hong Kong resident Were you a Hong Kong resident person during the year? ('\s'' in the appropriate box)  [No]  (Documentary evidence of tax payable and detailed computation of amounts for which relief sought must be submitted with the submitted with					Yes							
	Income nature	Country / Territory	,	Pay	yer's nam	e and addre	ess		Income relieve		Tax	payable (\$)
	Employment											
	Royalties											
	Others (Specify)											
	(1)	For a year of assesservices rendered in person during the year (Documentary evidence of salaries tax conditions web site (www.ird	n a territory ar and derive ce, e.g. copies cessions for	which has ed income fro of the tax rec r eligible ca	made doul om services eipts, full itin arried inte	ble taxation rendered in serary of dates rest are app	arrangement such a territory in Hong Kong a	with Ho , you ma and outsi	ong Kong. I ay claim relie ide Hong Kon	f you were f by way of g, must be s	e a Hong I tax credit submitted v	Kong resident in Section 3. with the return.)
Refer to page 4 of	Grounds for exer	nption	Name	e of emplo	yer		come from oyer (\$)	Inco	ome to be cluded (\$)	Da	ays in Ho	ng Kong
"Guide to Tax Return -	Non-Hong Kong	employment										
Individuals" for different scenarios.	All services rendere	d outside Hong Kong										
	Tax paid outside	Hong Kong										
	Seafarer / Air Cre	w								This year		Last year
	Eligible Carried In	nterest	Yes				ncessions fo P4 is complet					ne during the
If your sole	Others (Specify)											
proprietorship business stated	Section 5 PLAC	CE OF RESIDENC	E PROVID	ED by eac	ch emplo	yer or ass	ociated cor	porati	on during			
in Part 5 of the	,	Address			e.g. house, flat no. of rooms i		Period	d provided	l			R or ASSOCIATED viding residence
Tax Return is chargeable at												
2-tiered rates,	Rent paid by my EMPI ASSOCIATED CORPORATION		aid by <b>ME</b> idlord (\$)		d to ME by my		Rent paid by M ASSOCIATED				Rateable v	
and that business has												
connected	Section 6 CON	INECTED ENTITI	ES OF THI	E BUSINE	SS THAT	IS CHAR	GEABLE AT	TWO	TIERED P	ROFITS	TAX RA	TES
entities,	Business Registra	ation Number of the	business cl	hargeable a	t two-tiere	d profits tax	k rates				$\overline{\Box}$	
complete this section and	(For a business v	vith connected enti	ties, no oth	ner connect	ed entity	elects two-1	tiered rates.)					
Supplementary		of connected entitie										
Form SP1.	Please download	supplementary forr	n SP1 from	Departme	nt's web s	ite (www.ir	d.gov.hk/sol	eprop_	e) for comp	oletion.		
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	4/2024 (E A)						Please fill ir	n Your	File No. an	d Year of	Assessm	ent at the top.

Sec	Section 7 NOTIFICATION OF TRANSACTIONS FOR / WITH NON-RESIDENT PERSONS (If you had more than 1 business transacted for / with non-resident persons, please report on a separate sheet.)							
Busi	ness Registration Number of the busine	ess involved						
	During the basis period, did you:  (1) receive, as agent, on behalf of a non-resident person any other trade or business income arising in or derived from Hong Kong? No Yes							
	eceive, as agent, on benair of a non-resident p pay or accrue any fees to a non-resident pe	•		Kong? No res				
	or partly, in Hong Kong?		,	No Yes				
l	f yes, state the full amount of fees paid or	accrued.		\$				
Section 8 DEDUCTION CLAIMS FOR EXPENDITURE ON RESEARCH AND DEVELOPMENT / ENVIRONMENTAL PROTECTION FACILITIES / INTELLECTUAL PROPERTIES (If more than 1 business is involved, please report on a separate sheet.)								
Busi	ness Registration Number of the busine	ess involved						
	Deduction claimed for expenditure on r If deduction is claimed, download supp Department's web site (www.ird.gov.hl	lementary form SP2 from	,	\$				
(2)	Deduction claimed for expenditure incurre	ed on environmental protection faci	lities					
	(i) Expenditure on environmental protect			\$				
	If deduction for expenditure on en supplementary form SP3 from Depart	0,						
	(ii) Expenditure on environmental prote			\$				
	(iii) Expenditure on environment-friendle	v vehicles		\$				
(3)	(i) Deduction claimed for expenditure			\$				
	section 16E and / or 16EA of the Ir  (ii) State the nature of the intellectual							
	Note: Enter '1' for patent rights; '2' for		pyrights: '4' for performer's ed	conomic rights: '5' for protected				
	layout-design (topography) right	ts; '6' for protected plant variety r	ights; '7' for registered design:	s and '8' for registered trade marks.				
		al property is involved, please rep	<u> </u>					
Sec	tion 9 DEEMED ASSESSABLE PROFI	TS UNDER SECTION 20AE, 20A	F, 20AX AND / OR 20AY OF 1	THE INLAND REVENUE ORDINANCE				
	ne and address of the non-resident persicle, fund and special purpose entity (if							
	al amount of deemed assessable profits		Lance with					
Sch	edule 15, 15A, 15C and/or 15D of the Inl ase attach a computation showing how	and Revenue Ordinance		\$				
-								
Sec	tion 10 INTEREST PAYMENTS INV							
(1)	Location of property	Property 1	Property 2	Property 3				
(1)	Location of property							
(2)	Name of lending institution for the re-mortgaged loan							
(3)	Amount of the re-mortgaged loan	\$	\$	\$				
(4)	Interest paid for the re-mortgaged loan in the year	\$	\$	\$				
(5)	Period covered by the interest in item (4) above	to	to	to				
(6)	Date of redemption of the previous mortgaged loan	Day / Month / Year	Day / Month / Year	Day / Month / Year				
(7)	Balance of the previous mortgaged loan redeemed	\$	\$	\$				
(8)	Interest paid for the previous mortgaged loan in the year	\$	\$	\$				
(9)	Period covered by the interest in item (8) above	to	to	to				

Date

Refer to page 17 of "Guide to Tax Return -Individuals" for details.

22-5-2025

Name

**LEE TAI FU** 

Signature

Remember to sign here.



- Unless specified in the relevant section, documentary evidence need NOT be submitted with the return but should be retained
- Offices specified in the federal section, documentary evidence need NOT be submitted with the federal but should be federal for future examination.

  You may visit www.ird.gov.hk under 'Tax Information: Individuals' or scan the QR code on the left to obtain Allowances, Deductions and Tax Rate Table, to compute your tax liability, to read the Guide to Tax Return Individuals and to obtain information on electronic filing of tax return.

  Please scan the QR code on the left for details of Extended Telephone Enquiry Service Hours.

Telephone Enquiry Service

Enquiry Service Hours: Monday to Friday (except Public Holidays)

1878022

8:15 a.m. to 12:30 p.m. 1:30 p.m. to 5:30 p.m.

ile No. :		Save	Print	Reset	Year of Assessment :
SP1	- PERSON ELI	ECTING FOR T	RM TO TAX F WO-TIERED PRO ent 2018/19 and	OFITS TAX RAT	ES
This supplementary form is part of the Tax Return - Individuals. If the business elects to be chargeable at the two-tiered rates and the business had connected entities carrying on a trade, profession or business in Hong Kong for the subject year, you have to fill in the form electronically, print the filled form for signature, and submit the signed form together with the tax return (Note 1).					
File No.	6				
Busines	s Registratio	n No.			
Year of A	Assessment			•	
Name of	Business				
SECTION	1 CONNE	CTED ENTITIES	(Note 2)		
Complete list of connected entities carrying on a trade, profession or business in Hong Kong for the subject year: <u>Business Registration Number</u> <u>Name of Connected Entities</u>					
X					
Add 1 reco	Add 10	records	Delete rec	cord(s) from	to
SECTION :	2 DECLAI	RATION AND S	IGNATURE (Not	e 3)	
I declare	that:-				

- (a) no other connected entities elect for the two-tiered rates;
- (b) the list of connected entities provided in section 1 is complete; and
- (c) to the best of my knowledge and belief all the particulars contained in this form are true, correct and complete.

Date \_\_\_\_\_ Name \_\_\_\_ Signature \_\_\_\_

BIRSP1 (4/2020) Page 1 of 1

### **NOTES AND INSTRUCTIONS – SUPPLEMENTARY FORM SP1**

- 1. You can refer to the Department's web site (www.ird.gov.hk/eng/faq/2tr.htm) for details of the two-tiered rates regime.
- 2. "Connected entity" refers to an entity as defined in section 14AAB of the Inland Revenue Ordinance (Cap. 112). You can refer to the Department's web site (www.ird.gov.hk/eng/faq/2trexample\_ce.htm) for illustrative examples.
- 3. This supplementary form must be signed by the same person signing the tax return.

Save	Print	Reset
Cuvc	1 11110	110001



## SUPPLEMENTARY FORM TO TAX RETURN - INDIVIDUALS - EXPENDITURE ON RESEARCH & DEVELOPMENT ("R&D")

(applicable for year of assessment 2018/19 and subsequent years)

This supplementary	form is part o	f the Tax	Return -	Individuals.	If the
business incurred	R&D expendit	ure, you	have to	fill in the	form
electronically, print	the filled form	for signat	ure, and	submit the	signed
form together with th	ne tax return.				

ionii together with the	tax i otai iii				
File No. 6	-				
Business Registratio	on No.				
Year of Assessment		v			
Name of Business					
Hong Kong Standard Classification Code (					
SECTION 1 R&D EXP	ENDITURE		HK\$		
1.1 Type A expenditure (also complete Tab					
1.2 Type B expenditure (also complete Tab					
SECTION 2 TRADING RECEIPTS / SALE PROCEEDS FROM INTELLECTUAL PROPERTY RIGHTS GENERATED FROM R&D ACTIVITIES  HK\$					
2.1 Royalties from intell (also complete Table	ectual property rights generated from le 2 on page 2)	R&D activities			
2.2 Proceeds from sale (also complete Table	of intellectual property rights generate le 2 on page 2)	ed from R&D activities			
SECTION 3 DECLARA	TION AND SIGNATURE (Note 4)				
I declare that:-  (a) rights generated from R&D activities are fully vested in the taxpayer;  (b) the R&D activity was not undertaken for another person;  (c) the R&D expenditure was not met directly or indirectly by another person;  (d) the R&D expenditure was not incurred under an arrangement with a main purpose of obtaining a deduction or a greater deduction not entitled; and  (e) to the best of my knowledge and belief all the particulars contained in this form, including Tables 1 and 2 on page 2, are true, correct and complete.					
Date	Name	Signature			

BIRSP2 (4/2020) Page 1 of 2

Save Print Reset

V	~4	A	
rear	OI	Assessment	

TABLE 1 R&D EXPENDITURE										
			Тур	oe A expenditur	те			Type B expe	nditure	
		In-house R	&D activity	Outso	ourced R&D act	ivity	In-house	R&D activity	Outsourced	d R&D activity
		In Hong Kong	Outside Hong Kong	In Hong Kong	Outside Hong Kong					
1(a)	1(b)	1(c)	1(d)	1(e)	1(f)	1(g)	1(h)	1(i)	1(j)	1(k)
Project name	R&D category (Note 5)	Amount (Note 6)	Amount (Note 7)	Amount (Note 8)	Amount (Note 9)	R&D institution (Note 10)	Expenditure on employees (Note 11)	Expenditure on consumable items (Note 12)	Amount (Note 13)	Designated local research institution (Note 14)
		HK\$	HK\$	HK\$	HK\$		HK\$	HK\$	HK\$	
	•									
	•									
	•									
	•									
Sub-total										

If the code in column 1(g) is N001 or N002, provide the name of the R&D institution:

TABLE 2	TRADING RECEIPTS/ SALE PROCEEDS FROM INTELLECTUAL PROPERTY RIGHTS GENERATED FROM R&D ACTIVITIES						
	2(a)	2(b)	2(c)	2(d)			
	Short description of intellectual property right	Intellectual property right (Note 15)	Income nature (Note 16)	Amount HK\$			
		•	V				
		•	V				
		•	▼				

If the code in column 2(b) is IP8, state the nature of the intellectual property right:

### **NOTES AND INSTRUCTIONS – SUPPLEMENTARY FORM SP2**

- 1. State the 6-digit industry code of the Hong Kong Standard Industrial Classification (version 2) maintained by the Census and Statistics Department ("C&SD") for the principal business activity. For the index of industry codes, please refer to C&SD's web site (<a href="https://www.censtatd.gov.hk">www.censtatd.gov.hk</a>). If the business has no activity during the basis period, state "000000" as the industry code.
- 2. Type A expenditure is an R&D expenditure other than a Type B expenditure and includes an interim Type A expenditure. For further details, see sections 6 and 8 of Schedule 45 to the Inland Revenue Ordinance (Cap. 112) ("IRO"). The figure in section 1.1 should be equal to the sum of the subtotals in columns 1(c), 1(d), 1(e) and 1(f) in Table 1.
- 3. Type B expenditure is an R&D expenditure falling within any of the following descriptions:
  - (a) a payment to a designated local research institution for a qualifying R&D activity related to your trade, profession or business;
  - (b) a payment to a designated local research institution which has, as an object, the undertaking of a qualifying R&D activity related to the class of trade, profession or business to which your trade, profession or business belongs, where the payment is used for pursing that object;
  - (c) a qualifying expenditure related to your trade, professional or business.

Interim Type B expenditures and payments made to a local institution within 6 months prior to its being designated as a designated local research institution are also included. For further details, see section 10 of Schedule 45 to the IRO.

The figure in section 1.2 should be equal to the sum of the subtotals in columns 1(h), 1(i) and 1(j) in Table 1.

- 4. This supplementary form must be signed by the same person signing the tax return.
- 5. For each project, ONLY ONE R&D category should be selected from the table below. For example, if R&D category is Mathematics, fill in "1.1".

Code	R&D category
1.1	Mathematics
1.2	Computer and information sciences
1.3	Physical sciences
1.4	Chemical sciences
1.5	Earth and related environmental sciences
1.6	Biological sciences
1.7	Other natural sciences
2.1	Civil engineering
2.2	Electrical engineering, electronic
	engineering, information engineering
2.3	Mechanical engineering
2.4	Chemical engineering
2.5	Materials engineering
2.6	Medical engineering
2.7	Environmental engineering
2.8	Environmental biotechnology

Code	R&D category
2.9	Industrial biotechnology
2.10	Nano-technology
2.11	Other engineering and technologies
3.1	Basic medicine
3.2	Clinical medicine
3.3	Health sciences
3.4	Health biotechnology
3.5	Other medical sciences
4.1	Agriculture, forestry, and fisheries
4.2	Animal and dairy science
4.3	Veterinary science
4.4	Agricultural biotechnology
4.5	Other agricultural sciences
5.1	Feasibility study
5.2	Market, business or management research

- 6. Total amount of Type A expenditures for in-house R&D activities or qualifying R&D activities carried on in Hong Kong (e.g. capital expenditures on plant or machinery, fees paid to independent contractors for expert advice, etc).
- 7. Total amount of Type A expenditures for in-house R&D activities carried on outside Hong Kong.
- 8. Total amount of payments made to an R&D institution for an R&D activity carried on in Hong Kong.

- 9. Total amount of payments made to an R&D institution for an R&D activity carried on outside Hong Kong.
- 10. (a) If the R&D institution is a designated local research institution, fill in the code of the institution as listed in the web site of Innovation and Technology Commission ("ITC") (www.itc.gov.hk/en/fund\_app/dlri/list.html). For example, if the R&D institution is The University of Hong Kong, fill in "D001".
  - (b) If the R&D institution is <u>not</u> a designated local research institution,
    - (i) fill in code "N001" for a local university or college and provide its name.
    - (ii) fill in code "N002" for a university or college outside Hong Kong and provide its name.
- 11. Total amount of expenditures in relation to the employees engaged directly and actively in a qualifying R&D activity. For further details, see section 12 of Schedule 45 to the IRO. Fill in the actual amount incurred.
- 12. Total amount of expenditures on the consumable items used directly in a qualifying R&D activity. For further details, see section 12 of Schedule 45 to the IRO. Fill in the actual amount incurred.
- 13. Total amount of payments made to a designated local research institution for a qualifying R&D activity. Fill in the actual amount paid.
- 14. Select and fill in the code of the institution as listed in ITC's web site (www.itc.gov.hk/en/fund app/dlri/list.html).
- 15. Select an appropriate type of intellectual property right from the table below and fill in the code. For example, if the intellectual property right generated from the R&D activities is a patent, fill in "IP1". In case code "IP8" is selected, also state the nature of the intellectual property right involved.

Code	Nature				
IP1	Patent				
IP2	Right to any know-how				
IP3	Copyright material				
IP4	Layout-design (topography) of an integrated circuit				
IP5	Plant variety right				
IP6	Design				
IP7	Secret process or formula				
IP8	IP8 Others				

16. Select an appropriate type of income from the table below and fill in the code. For example, if the nature of income is royalties, fill in "R1".

Code	Nature
R1	Royalties
R2	Proceeds of sale of rights generated from the R&D activities

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# SUPPLEMENTARY FORM TO TAX RETURN - INDIVIDUALS - DEDUCTION FOR EXPENDITURE ON ENERGY EFFICIENT BUILDING INSTALLATION (EEBI)

(applicable for year of assessment 2018/19 and subsequent years)

This supplementary form is part of the Tax Return - Individuals. If the business wishes to claim deduction for expenditure incurred on EEBI under the Hong Kong Energy Efficiency Registration Scheme for Buildings (HKEERSB) administered by the Electrical and Mechanical Services Department (EMSD), you have to fill in the form electronically, print the filled form for signature, and submit the signed form together with the tax return.

Dep	artment (EMSD), yo	red by the Electrical and Mechanical Services u have to fill in the form electronically, print the filled submit the signed form together with the tax return.							
File	No. 6								
Bus	Business Registration No.								
Yea	Year of Assessment								
Nam	Name of Business								
SEC	TION 1 EEBI EXPE	NDITURE RELATING TO:	HK\$						
1.1	EEBI registered und (also complete section)	er the HKEERSB on 3 and Table 1 on page 2)							
1.2		ration of EEBI under the HKEERSB being processed by the EMSD on 2, section 3 and Table 2 on page 2) (Note 1)							
1.3		ration of EEBI under the HKEERSB not yet been made on 2, section 3 and Table 3 on page 3) (Note 1)							
1.4	Total								
SEC	TION 2 UNDERTA	KING (tick the appropriate box)							
	processed by the 2.1 take all rease 2.2 inform the De 2.3 notify the De We have not applitherein. We unde 2.4 apply for the in Table 3 ar 2.5 take all rease 2.6 inform the D of the HKEE 2.7 notify the De	registration once the BEAS certificate (Note 2) is obtained and/or the resolved; onable steps to proceed with and complete the application; epartment of the date of application, EMSD's reference number, effects certificate, once available; and partment within 14 days if the application is ceased, withdrawn or re	ate, once available; and fused by the EMSD. for the reason(s) stated the other issue(s) stated ective date and number						
l de	eclare that to the bes	TION (Note 3)  t of my knowledge and belief all the particulars contained in this formare true, correct and complete.	ı, including Table 1, 2						
Da	te	Name Signature							

BIRSP3 (4/2020) Page 1 of 3

TABLE 1 EEBI REGISTERED UNDER THE HKEERSB								
	Details of EEBI HKEERSB certificate issued							
Name and address of building/premises	Type of building (Note 4)	Category (Note 5)	Type of EEBI (Note 6)	Expenditure HK\$	Effective date	Certificate number		
	<b>•</b>		<u></u>					
			5.3 5.4					
	<b>T</b>		5.1 5.2					
			5.3 5.4					
	•		5.1 5.2					
			5.3 5.4					
Total								

	Details (	of EEBI			Application	on being processed by the	ne EMSD
Name and address of building/premises	Type of building (Note 4)	Category (Note 5)	Type of EEBI (Note 6)	Expenditure HK\$	Date of application	EMSD's reference number	Anticipated date of registration
	•		5.1 5.2				
			5.3 5.4				
	•		5.1 5.2				
			5.3 5.4				
	<b>V</b>		5.1 5.2				
			5.3 5.4				
Total							

BIRSP3 (4/2020) Page 2 of 3

File No.: Save Print Reset Year of Assessment:

TABLE 3 APPLICATION FOR REGISTRATION OF EEBI UNDER THE HKEERSB NOT YET BEEN MADE											
			Reason(s) f	or having no	t applied for t	he registratio	n				
	U	etails of EE	DI			BEA	AS certificate	(Note 2) to b	e obtained		
Name and address of building/premises	Type of building (Note 4)	Category (Note 5)		of EEBI te 6)	Expenditure HK\$	Type of standard (Note 7)	Date of application	Anticipated date of application	rating (if	Anticipated issue date of certificate	Others (Please specify)
							(tick the app	ropriate box)			
	<u> </u>		<u></u>	<u> </u>		<b>-</b>					
			<u> </u>	<u> </u>		<b>•</b>					
	<b>-</b>		<u></u>	<u> </u>		<b>▼</b>					
	<u> </u>		<u></u>	<u> </u>		<b>▼</b>					
	<b>V</b>		<u></u>	<u> </u>		<b>V</b>					
			<u></u>	<u> </u>		<b>•</b>					
Total				-							

BIRSP3 (4/2020) Page 3 of 3

### **NOTES AND INSTRUCTIONS – SUPPLEMENTARY FORM SP3**

- 1. For those EEBIs which have not yet been registered under the HKEERSB, a taxpayer may claim deduction for the relevant capital expenditure incurred in the year of assessment if all the required information in this supplementary form, including Table 2 or 3, are provided.
- 2. "BEAS certificate" refers to a certificate issued for the building/premises installed with EEBI(s) showing their compliance with the assessment standards under the building environmental assessment system.
- 3. This supplementary form must be signed by the same person signing the tax return.
- 4. Select and fill in the code(s) of the most appropriate type(s) of building (up to a maximum of 2) as listed in the table below.

Code	Type of building
3.1	Office
3.2	Residential
3.3	Industrial
3.4	Hotel
3.5	Shopping complex
3.6	Education
3.7	Indoor sports complex
3.8	Others (Please specify)

5. Select and fill in the code of ONE category as listed in the table below.

Code	Category				
4.1	New building – Under construction				
4.2	New building – Construction completed				
4.3	Existing building				
4.4	Retrofitting works				

6. Select and fill in the code(s) of the type(s) of EEBI as listed in the table below.

Code	Гуре of EEBI				
5.1	Lighting installation				
5.2	Air-conditioning installation				
5.3	Electrical installation				
5.4	Lift and escalator installations				

7. Select and fill in the code and the required details of ONE type of standard as listed in the table below.

Code	Type of standard							
	BEAM Plus Standard (Note 8) –							
6.1	New Buildings Version (Please specify)							
6.2	Existing Buildings Version (Please specify) (Comprehensive/Selective) (Please specify)							
6.3	Interiors Version (Please specify)							
6.4	Other standard (Note 9) (Please specify)							

- 8. "BEAM Plus" refers to the BEAM Plus Assessment System managed by the Hong Kong Green Building Council.
- 9. "Other standard" refers to other internationally recognized building environmental assessment systems that include but not limited to:
  - (a) the United States Green Building Council's Leadership in Energy and Environmental Design for Building Design and Construction, Interior Design and Construction, or Building Operations and Maintenance; and
  - (b) China's GB/T 50378 Assessment Standard for Green Building or T/CBDA2 Assessment Standard for Green Interior Decoration.

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### SUPPLEMENTARY FORM TO TAX RETURN - INDIVIDUALS

- SALARIES TAX CONCESSIONS FOR ELIGIBLE CARRIED INTEREST

(applicable for year of assessment 2020/21 and subsequent years)

This supplementary form is part of the Tax Return — Individuals. If you wish to claim salaries tax concessions for eligible carried interest, you have to fill in the form electronically, print the filled form for signature, and submit the signed form together with the tax return.

File	No.		6	-							
Yeaı	r of A	Assessment					•				
SECTION 1 CRITERIA OF QUALIFYING EMPLOYEE (Note 1)											
1.1	· · · · · · · · · · · · · · · · · · ·									No	
1.2	Whether your assessable income was accrued to you from the employment in section 1.1 above under which investment management services were provided by you for, or on behalf of, the qualifying person for a certified investment fund (Note 4) [tick "yes" if the result of the application for certification is still pending] or a specified entity (Note 5)?								No		
1.3	you	ether the amount of carried int from the employment in secti lifying person?								Yes	No
SEC1	ΓΙΟΝ	2 DETAILS OF ELIGI	BLE CARRIE	D INTER	REST CL	.AIMED	(Note 6)				
2.1	Tota	al amount of carried interest cl	aimed for salari	es tax cor	ncession	3			HK\$		
1.	—   (a)   Name of Qualifying Person										
	(b) Business Registration Number (if known)										
	(c)	Amount of carried interest a concessions is applied for	accrued from thi	s Qualifyi	ng Perso	n to whic	h salaries	tax	HK\$		
	(d)	Whether the qualifying pe in respect of the carried in present claim was accrued	terest out of w							Yes	No 🗌
A	\dd 1	record Add 10 record	s	Delete	e record(	s) from			to		
SEC1	ΓΙΟΝ	3 DECLARATION AN	ID SIGNATUR	RE (Note	7)						
		clare that to the best of my kno plete.	owledge and be	lief all the	particula	rs contai	ned in this	form are	true, correc	t and	
	Date		Name				Signatu	re			

BIRSP4(4/2022) Page 1 of 1

### NOTES AND INSTRUCTIONS - SUPPLEMENTARY FORM SP4

- 1. "Qualifying employee", as defined in section 8(4) of Schedule 16D to the Inland Revenue Ordinance (IRO), means an individual who satisfies both of the following conditions:
  - (a) the individual is employed by a qualifying person (see Note 2) or an associated corporation/associated partnership (see Note 3) of a qualifying person, if the associated corporation/associated partnership carries on a business in Hong Kong; and
  - (b) the individual is carrying out duties of the employment by providing investment management services in Hong Kong for, or on behalf of, the qualifying person.
- 2. "Qualifying person" is defined in section 4(3) of Schedule 16D to the IRO.
- 3. "Associated corporation" and "associated partnership" are defined in section 1 of Schedule 16D to the IRO.
- 4. "Certified investment fund", as defined in section 2 of Schedule 16D to the IRO, means a fund within the meaning of section 20AM that is certified by the Monetary Authority to be in compliance with the criteria for certification published by the Monetary Authority.
- 5. "Specified entity", as defined in section 2 of Schedule 16D to the IRO, means The Innovation and Technology Venture Fund Corporation incorporated under the Companies Ordinance (Cap. 622).
- 6. "Eligible carried interest", as defined in section 3 of Schedule 16D to the IRO, is a sum received by, or accrued to, a person by way of profit-related return from the provision of investment management services by the person for a certified investment fund (see Note 4) or a specified entity (see Note 5).
- 7. This supplementary form must be signed by the same person signing the tax return.
- 8. All amounts must be shown in HK dollars (excluding cents). You may visit www.ird.gov.hk/eng/tax/ind\_stp.htm to check the average exchange rates of major currencies for Salaries Tax purposes.

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## SUPPLEMENTARY FORM TO TAX RETURN - INDIVIDUALS - TAX CONCESSIONS FOR INTELLECTUAL PROPERTY INCOME

(applicable for year of assessment 2023/24 and subsequent years)

This supplementary form is part of the Tax Return – Individuals. If the business was an eligible person (Notes 1 and 3), derived eligible IP income (Note 5) from eligible intellectual property (Note 4) during the year of assessment, and wishes to elect (for the year of assessment) or has elected (for any preceding year of assessment) (Note 15) for tax concessions in respect of eligible IP income (Note 2) under Schedule 17FD to the Inland Revenue Ordinance (Cap. 112) ("IRO") OR the eligible person had any concessionary portion of assessable profits from eligible IP income subject to the concessionary tax rate for a preceding year of assessment that should be regarded as a trading receipt for the year of assessment upon occurrence of certain circumstances (Note 17), you have to fill in the form electronically, print the filled form for signature, and submit the signed form together with the tax return.

riie	NO. 6	
Busi	ness Registration No.	
Year	of Assessment	
Nam	e of Business	
SECT	ION 1 BASIS PERIOD (Note 18)	
	From day/month/year)	(day/month/year)
SEC1	TION 2 DETAILS OF ELIGIBLE IP INCOME AND CONCESSIONARY PORTIONS OF	ASSESSABLE PROFITS
2.1	Did the eligible person derive any eligible IP income (Note 5) from eligible intellectual property (Note 4) in the basis period?  (Skip sections 2.2, 2.3, 2.4 and 3 if your answer to section 2.1 is "No")	Yes No No
2.2	Amounts of the following eligible IP income (Note 5) derived in the basis period:	ПК¢
	(a) income derived from the use of eligible intellectual property (Note 5(a))	HK\$
	(b) income derived from the sale of eligible intellectual property	HK\$
	(c) embedded IP income (Note 5(c))	HK\$
0.0	(d) insurance, damages or compensation derived in relation to eligible intellectual property	HK\$
2.3	In relation to the eligible IP income stated in section 2.2,	LUZÓ
	(a) total amount of assessable profits derived (Note 19)	HK\$
0.4	(b) total amount of adjusted losses sustained (Note 19)	HK\$
2.4	(a) In relation to the assessable profits stated in section 2.3(a), total amount of	LIZ¢
	concessionary portions of assessable profits derived (Note 20)	HK\$
	(b) In relation to the adjusted losses stated in section 2.3(b), total amount of concessionary portions of adjusted losses sustained (Note 20)	HK\$
2.5	Did any of the circumstances referred to in Note 17 occur in the year of assessment	Π Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι Ι
2.0	such that any concessionary portion of assessable profits from eligible IP income	
	subject to the concessionary tax rate for a preceding year of assessment should be	
	regarded as a trading receipt for the year of assessment?	Yes ☐ No ☐
	(Skip section 4 if your answer to section 2.5 is "No")	100
L		

BIRSP5 (4/2024) Page 1 of 4

DETAILS OF ELIGIBLE INTELLECTUAL PROPERTY IN RESPECT OF WHICH TAX

File No.: Year of Assessment:

**CONCESSIONS ARE CLAIMED** 

SECTION 3

3.1	Number of eligible intellectual properties (Note 21) from which the concessionary portions of assessable profits										
	or adjusted losses stated in section 2.4 were derived or sustained.										
3.2	Eligib	ole intellectual property 1									
	(a)	(a) Name of the eligible intellectual property									
	(b)	Nature of the eligible intellectual property (tick the appropriate box(es))									
		□ Patent (Notes 7 and 10)									
		☐ Standard patent (O) granted									
		☐ Standard patent (R) granted									
		□ Short-term patent granted									
		☐ Application for standard patent (O)									
		☐ Application for standard patent (R)									
		☐ Application for short-term patent									
		□ Plant variety right (Note 8)									
		□ Plant variety right granted									
		☐ Application for plant variety right									
		☐ Copyright subsisting in software (Note 4(c))									
	(c)	Jurisdiction in which the application was made or the patent/right was granted in	າ respect of the	eligible							
		intellectual property (tick the appropriate box)									
		☐ Hong Kong									
		outside Hong Kong, please state:									
	(d)	Date of filing of application (Note 11)									
	(u)	Date of filling of application (Note 11)	day/mont	th/year							
	(e)	Date of grant (Note 12)	uay/mon	ii/yeai							
	(6)	Date of grant (Note 12)	day/mont	th/year							
	(f)	Reference number of the eligible intellectual property (Note 13)	uay/mom	.ii/yeai							
	(g)	In what capacity the eligible person was entitled to derive eligible IP income from	n the eligible ir	itellectual							
		property in the year of assessment? (tick the appropriate box)									
		□ Owner									
		Licensee									
		Others, please state:									
	(h)	Was the eligible intellectual property generated from research and	Yes 🗌	No 🗌							
		development ("R&D") activities (Note 6)?									
	(i)	Eligible IP income (Note 5) derived from the eligible intellectual property	HK\$								
	(j)	In relation to the eligible IP income included in section 3.2(i),									
		(i) amount of assessable profits derived (Note 22)	HK\$								
		(ii) amount of adjusted loss sustained (Note 22)	HK\$								
	(k)	Was the 3-year transitional arrangement provided in section 23 of Schedule									
		17FD to the IRO adopted for ascertaining the R&D fraction (Note 24)?	Yes 🗌	No 🗌							

BIRSP5 (4/2024) Page 2 of 4

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File No.: Year of Assessment:

	(l)	In case	your answer to section 3.2(k) is "No", provide the following information for	computing the R&D				
	(-)		n in respect of the eligible intellectual property:					
		(i)	Eligible R&D expenditure (Note 25) incurred in respect of the eligible					
		(-)	intellectual property	HK\$				
		(ii)	Non-eligible expenditure (Note 29) incurred in respect of the eligible					
		()	intellectual property	HK\$				
		(iii)	R&D fraction (Note 30)					
	(m)	<del>-</del>						
		( )	concessionary portion of assessable profits derived (Note 23)	HK\$				
		(ii)	In relation to the adjusted loss stated in section 3.2(j)(ii), amount of					
			concessionary portion of adjusted loss sustained (Note 23)	HK\$				
3.3	In cas	se your a	answer to section 3.2(k) in respect of the eligible intellectual property is "Yes	", provide the following				
	inforr	nation fo	or computing the R&D fraction based on the transitional arrangement:					
	(a)	Eligible	R&D expenditure incurred for any intellectual property during a period					
		of 3 year	ars ending on the last day of the basis period ("3-Year Period").	HK\$				
	(b)	Non-eli	igible expenditure incurred for any intellectual property during the 3-Year					
		Period.		HK\$				
	(c)	R&D fra	action under the transitional arrangement	%				
	L							

		15V 505500 05 100500 15 550500 5500		
SEC	TION 4 CONCESSION	ARY PORTIONS OF ASSESSABLE PROFITS BEING REG	ARDED AS	TRADING
	RECEIPTS UN	DER CERTAIN CIRCUMSTANCES (Note 17)		
	(Only applicable	e if any of the circumstances referred to in Note 17 occurred in t	he year of as	sessment)
4.1	Number of eligible intell	ectual properties from which concessionary portions of		
	assessable profits were s	ubject to the concessionary tax rate for preceding years of		
	assessment			
4.2	In relation to the eligible	intellectual properties included in section 4.1, the total		
	amount being regarded a	s trading receipts for the year of assessment (Note 36)		
	(a) total amount of conce	essionary portions of assessable profits	HK\$	
	(b) total amount of conce	essionary portions of adjusted losses	HK\$	
4.3	Has Table A been comple	ted?	Yes 🗌	No 🗌

SECTION 5	DECLARATION AND SIGNATURE (Note	37)
I declare that to	the best of my knowledge and belief all the	particulars contained in this form, including Table A on
page 4, are true	e, correct and complete.	
Date	Name	Signature

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File No.: Year of Assessment:

TABLE	TABLE A DETAILS OF CONCESSIONARY PORTIONS OF ASSESSABLE PROFITS BEING REGARDED AS TRADING RECEIPTS UNDER CERTAIN								
	CIRCUMS	TANCES (Not	e 17)						
No.	Name of eligible intellectual property	Nature of eligible intellectual property	Reference number of eligible intellectual property	Circumstance giving rise to tax treatment	First claim (Year of Assessment)	Last claim (Year of Assessment)	Total number of years of assessment	Total concessionary portions of assessable profits	Total concessionary portions of adjusted losses
	(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(1)
	(Note 31)	(Note 31)	(Note 31)	(Note 17)	(Note 32)	(Note 33)	(Note 34)	(Note 35)	(Note 35)
	L				From	То		(HK\$)	(HK\$)
[1]									
							TOTAL		

BIRSP5 (4/2024) Page 4 of 4

### **NOTES AND INSTRUCTIONS – SUPPLEMENTARY FORM SP5**

- 1. You are required to complete this form for submission together with the Tax Return Individuals if:
  - (a) you wish to make an election (Note 15) for the tax concessions (Note 2) under Schedule 17FD to the Inland Revenue Ordinance (Cap. 112) ("IRO") in respect of an eligible intellectual property from which the eligible IP income (Note 5) was derived in the basis period;
  - (b) you have made an election for the tax concessions for eligible IP income under Schedule 17FD in respect of an eligible intellectual property in a preceding year of assessment and eligible IP income was derived from that eligible intellectual property in the basis period; or
  - (c) any of the circumstances referred to in Note 17 occurred in the basis period in respect of the eligible intellectual property concerned.
- 2. The tax concessions apply to eligible IP income derived from an eligible intellectual property in a year of assessment beginning on or after 1 April 2023. Upon the making of a valid election (Note 15) in respect of an eligible intellectual property (Note 4), the concessionary portion of assessable profits from eligible IP income (Note 23) derived from the eligible intellectual property in a year of assessment would be taxed at the concessionary tax rate of 5%.
- 3. "Eligible person" means a person who is entitled to derive eligible IP income (Note 5) from an eligible intellectual property (Note 4).
- 4. "Eligible intellectual property" means any of the following intellectual property that is generated from a research and development ("R&D") activity (Note 6):
  - (a) an eligible patent (Note 7);
  - (b) an eligible plant variety right (Note 8);
  - (c) a copyright subsisting in software under the Copyright Ordinance (Cap. 528) or under the law of any place outside Hong Kong.
- 5. "Eligible IP income" means an income of any one or more of the following descriptions:
  - (a) income derived from an eligible intellectual property in respect of (i) the exhibition or use of, or a right to exhibit or use, (whether in or outside Hong Kong) the property; or (ii) the imparting of, or undertaking to impart, knowledge directly or indirectly connected with the use (whether in or outside Hong Kong) of the property;
  - (b) income derived from the sale of an eligible intellectual property;
  - (c) if the price of a sale of a product or service includes an amount that is attributable to an eligible intellectual property such portion of the income from that sale as, on a just and reasonable basis, is attributable to the value of the property ("embedded IP income"). For the purpose of ascertaining the embedded IP income, the income attributed to the eligible intellectual property is to be calculated in the way that best secures consistency with the requirements and guidance in the "OECD rules" as defined in section 7(3) of Schedule 17FD to the IRO; and
  - (d) amount of insurance, damages or compensation derived in relation to an eligible intellectual property.
- 6. An R&D activity is -
  - (a) an activity in the fields of natural or applied science to extend knowledge;
  - (b) a systematic, investigative or experimental activity carried on for the purposes of any feasibility study or in relation to any market, business or management research;
  - (c) an original and planned investigation carried on with the prospect of gaining new scientific or technical knowledge and understanding; or
  - (d) the application of research findings or other knowledge to a plan or design for producing or introducing new or substantially improved materials, devices, products, processes, systems or services before they are commercially produced or used.
- 7. An eligible patent is
  - (a) a patent granted under the Patents Ordinance (Cap. 514) ("Cap. 514") or by a patent office (Note 9) of any place outside Hong Kong, and if the date of filing (Note 11) of the application for the patent is on or after the specified date (Note 14), the patent is not a standard patent (R) (Note 10). A reference to a patent granted by a patent office of a place outside Hong Kong includes the registration of a utility model by the patent office, and a utility certificate and an inventor's certificate issued by the patent office; or

- (b) a patent application made under Cap. 514 or filed with a patent office (Note 9) of any place outside Hong Kong, and if the date of filing (Note 11) of the patent application is on or after the specified date (Note 14), the application is not a standard patent (R) application (Note 10). If a patent application is an international application, the reference to the patent application filed with a patent office of any place outside Hong Kong is a reference to the patent application having validly entered its national phase in the patent office in which the national phase is entered.
- 8. An eligible plant variety right is
  - (a) a right granted under the Plant Varieties Protection Ordinance (Cap. 490) ("Cap. 490") or a corresponding right subsisted under the law of any place outside Hong Kong; or
  - (b) an application as defined by section 2 of Cap. 490 or a corresponding application subsisted under the law of any place outside Hong Kong.
- 9. "Patent office", in relation to a place outside Hong Kong, means a competent authority in that place that receives or processes patent applications, or grants patents.
- 10. (a) Pursuant to section 1(1) of Schedule 17FD to the IRO, "application for a standard patent (R)" and "standard patent (R) application" have the meaning given by section 3 of Cap. 514.
  - (b) Pursuant to section 1(2) of Schedule 17FD to the IRO, the following expressions have the meanings given by section 2(1) of Cap. 514:
    - (i) application for a short-term patent and short-term patent application;
    - (ii) application for a standard patent (O) and standard patent (O) application;
    - (iii) international application;
    - (iv) Patent Cooperation Treaty;
    - (v) short-term patent;
    - (vi) standard patent (O);
    - (vii) standard patent (R);
    - (viii) substantive examination.
- 11. For a patent, "date of filing" has its meaning given by section 1(1) of Schedule 17FD to the IRO:
  - (a) in relation to a patent application filed with, or a patent granted by, a patent office of any place outside Hong Kong
    - (i) if the patent application, or the application for the patent, is an international application that has validly entered its national phase in a patent office the international filing date accorded to the international application for the purposes of Article 11 of the Patent Cooperation Treaty; or
    - (ii) in any other case the date of filing accorded to the patent application, or the application for the patent, by the patent office with which the application is filed;
  - (b) in relation to a standard patent (R) application or a standard patent (R) (Note 10)
    - if the corresponding designated patent application within the meaning of section 4(2)(b) of Cap. 514 is an international application that has validly entered its national phase in the corresponding designated patent office — the international filing date accorded to the international application for the purposes of Article 11 of the Patent Cooperation Treaty; or
    - (ii) in any other case the date of filing of the corresponding designated patent application for a standard patent (R) application; or the deemed date of filing (within the meaning of section 38 of Cap. 514) of the application for a standard patent (R);
  - (c) in relation to a standard patent (O) application or a standard patent (O) (Note 10) the date of filing accorded under section 37M(2) or 37Z(2) of Cap. 514 to the standard patent (O) application or application for the standard patent (O); or
  - (d) in relation to a short-term patent application or a short-term patent (Note 10) -
    - (i) for a short-term patent application or an application for a short-term patent based on an international application designating the People's Republic of China ("PRC") that has entered its national phase in the PRC — the international filing date referred to in section 125(5) of Cap. 514 that is deemed to be the date of filing of the short-term patent application or application for the short-term patent; or
    - (ii) in any other case the date of filing accorded under section 114(2) or 116 of Cap. 514 to the short-term patent application or application for the short-term patent.

For a plant variety right, please input the date of filing of the application as defined in section 2 of Cap. 490 or the corresponding application subsisted under the law of any place outside Hong Kong in respect of the right. For a copyright subsisting in software, please input the date on which the work was reduced to a material form (i.e. recorded in writing or in some other way such as on a disk or saved on a computer).

- 12. For a patent or a plant variety right granted, please input the date of registration or grant of the patent or the right in section 3.2(e). For an application for a patent or a plant variety right, please input "99/99/9999". For a copyright subsisting in software, please input the date of filing of application of the copyright in section 3.2(d).
- 13. For a patent or a plant variety right granted, please input the registration number or grant number of the patent or the right in section 3.2(f). For an application for a patent or a plant variety right, please input the application number in respect of the application filed with the Intellectual Property Department or the Agriculture, Fisheries and Conservation Department in Hong Kong, or any equivalent authority outside Hong Kong. For a copyright subsisting in software, please input "NA".
- 14. "Specified date" means the date of expiry of a period of 24 months after the commencement date of the Inland Revenue (Amendment) (Tax Concessions for Intellectual Property Income) Ordinance 2024 (17 of 2024) (i.e. 5 July 2026).
- 15. To claim tax concessions for the concessionary portion of the assessable profits from an eligible intellectual property (Note 4), an irrevocable election in respect of the eligible intellectual property has to be made in writing. An election in respect of certain types of eligible intellectual properties is subject to the following further specifications and/or requirements:
  - (a) for a granted patent and a divisional patent application (Note 16), if an election has been made in respect of an eligible patent that is a patent application (original patent application), the election is to be regarded as having also been made in respect of:
    - (i) the patents granted in pursuance of the original patent application; and
    - (ii) the divisional patent applications of the original patent application and the patents granted in pursuance of such divisional patent applications;
  - (b) for an eligible patent that is not a standard patent (O), a standard patent (O) application, a short-term patent or a short-term patent application (Note 10), and the date of filing of which is on or after the specified date (Note 14), an election is not valid unless there is a corresponding local patent as defined in section 6(3) and (4) of Schedule 17FD to the IRO; or
  - (c) for an eligible plant variety right that is neither a grant nor an application as defined by section 2 of Cap. 490, and the date of filing of which is on or after the specified date (Note 14), an election is not valid unless there is a corresponding local plant variety right as defined in section 6(3) and (5) of Schedule 17FD to the IRO.
- "Divisional patent application" means
  - (a) in relation to a patent application made under Cap. 514:
    - (i) a request to enter a record of a divisional patent application filed under section 22(1) of Cap. 514 for a standard patent (R) application;
    - (ii) a divisional standard patent (O) application filed under section 37Z of Cap. 514 for a standard patent (O) application; or
    - (iii) a divisional short-term patent application filed under section 116 of Cap. 514 for a short-term patent application; or
  - (b) in relation to a patent application filed with a patent office of any place outside Hong Kong, an application for a divisional patent filed under the law, instruments or rules of the patent office applicable to that application.A reference to a divisional patent application includes all subsequent divisional patent applications in respect of that application.
- 17. Upon occurrence of any of the following circumstances in relation to an eligible intellectual property in the year of assessment ("relevant year"), all concessionary portions of the assessable profits from the eligible IP income subject to the concessionary tax rate for the preceding years of assessment are to be regarded as trading receipts for the relevant year:
  - (a) The eligible patent that is a patent is unconditionally revoked;
  - (b) The eligible patent that is a patent application is abandoned, refused or withdrawn;
  - (c) The eligible plant variety right that is a right mentioned in Note 8(a) above is cancelled or no longer subsists;
  - (d) The eligible plant variety right that is an application mentioned in Note 8(b) above lapses, is declined or withdrawn, or no longer subsists; and
  - (e) In relation to an eligible patent or an eligible plant variety right of which the date of filing (Note 11) is on or after the specified date (Note 14), the conditions specified in section 19 of Schedule 17FD to the IRO have not been met.

If any of the above circumstances occurred in the relevant year, Table A should be completed to provide details of the eligible intellectual property concerned. Details of up to 25 eligible intellectual properties can be provided in Table A. In case there are more than 25 eligible intellectual properties, please provide details of the remaining eligible intellectual properties in the same format on a separate sheet. In the separate sheet, please add your file number, year of assessment concerned and a remark "Additional" and sign at the bottom of the sheet.

- 18. The basis period must be the same as the relevant business.
- An adjusted loss from an eligible intellectual property should not be set off against the assessable profits derived from another eligible intellectual property. The aggregate assessable profits from eligible IP income in respect of all eligible intellectual properties with assessable profits computed in accordance with the formula mentioned in Note 22 for the year of assessment should be input in section 2.3(a). Similarly, the aggregate adjusted losses from eligible IP income in respect of all eligible intellectual properties with adjusted losses should be input in section 2.3(b).
- 20. The aggregate concessionary portions of assessable profits (or adjusted losses, as the case may be) from eligible IP income in respect of all eligible intellectual properties computed in accordance with the formula mentioned in Note 23.
- 21. The definition of "eligible intellectual property" is provided in Note 4. The number of eligible intellectual properties can be counted in terms of the number of groups or collections of eligible intellectual properties covering the same invention or similar technical content. You are required to provide details in section 3.2 in respect of each eligible intellectual property covered in section 3.1. Details of up to 25 eligible intellectual properties can be provided in this form. In case there are more than 25 eligible intellectual properties, please provide details of the remaining eligible intellectual properties in the same format on a separate sheet. In the separate sheet, please add your file number, year of assessment concerned and a remark "Additional" and sign at the bottom of the sheet.
- 22. The assessable profits from eligible IP income are computed in accordance with the following formula:

$$I = A - B - C + D$$

Where: ı means the assessable profits from the eligible IP income;

> Α means the eligible IP income;

В means the outgoings and expenses to the extent that they are incurred during the basis period for the year of assessment ("relevant basis period") to produce A;

С means the allowances allowed under Part 6 of the IRO (depreciation, etc.), to the extent that the relevant assets counted for the allowances are used during the relevant basis period to produce A; and

D means the balancing charge to be made under Part 6 of the IRO, to the extent that the relevant assets counted for the balancing charge are used during the relevant basis period to produce A.

If the result of the above computation is a positive value (i.e. assessable profits), input the amount in section 3.2(j)(i) and "0" in section 3.2(j)(ii). If the result is a negative value (i.e. adjusted loss), input "0" in section 3.2(j)(i) and the amount in section 3.2(j)(ii).

23. The concessionary portion of assessable profits from eligible IP income is chargeable at the concessionary tax rate (i.e. 5% as specified under section 3(3) of Schedule 17FD to the IRO) and is computed in accordance with the following formula:

$$P = I \times F$$

means the concessionary portion; Where:

> I means the assessable profits from the eligible IP income; and

> F means the R&D fraction applicable to those assessable profits.

The concessionary portion of an adjusted loss is computed on the same basis.

24. Where an eligible IP income accrues to an eligible person during the period from the first day of the eligible person's basis period for the year of assessment 2023/24 to the last day of the eligible person's basis period for the year of assessment 2025/26 and that eligible person has insufficient records to track and trace the R&D expenditure in respect of the eligible intellectual property involved, the transitional arrangement provided in section 23 of Schedule 17FD to the IRO may be adopted for ascertaining the R&D fraction (Note 30). That is, the amounts of eligible R&D expenditure (Note 25) and non-eligible expenditure (Note 29) in the formula for calculating the R&D fraction would be the respective amounts for any intellectual property of the eligible person during a period of 3 years ending on the last day of its basis period for the year of assessment during which the eligible IP income accrues.

- 25. "Eligible R&D expenditure" ("EE") means any expenditure (including capital expenditure) incurred by an eligible person during the specified period (Note 26) for an R&D activity that is connected to the eligible intellectual property to which the eligible IP income relates ("subject intellectual property") and is carried out:
  - (a) by the eligible person;
  - (b) on behalf of the eligible person by a non-associated person (Note 27); or
  - (c) in Hong Kong on behalf of the eligible person by its associated person who is a Hong Kong resident person (Note 28).

EE does not include interest payments, payments for any land or building, or for any alteration, addition or extension to any building; and any expenditure for obtaining the subject intellectual property or any right in respect of the property from another person. For details, please refer to section 13 of Schedule 17FD to the IRO.

- 26. "Specified period", in relation to an eligible person to whom any eligible IP income accrues, means the period beginning on 1 April 2023 or on an earlier date elected by the eligible person; and ending on the last day of the eligible person's basis period for the year of assessment during which the income accrues.
- 27. For the purposes of Schedule 17FD to the IRO, a person is to be regarded as associated with another person if, as between them, the participation condition is met under section 50AAG of the IRO; and a reference to an associated person is to be read accordingly.
- 28. Hong Kong resident person means a person who is resident for tax purposes in Hong Kong within the meaning of section 50AAC(1) of the IRO.
- 29. Non-eligible expenditure ("NE") includes the following expenditures (including capital expenditure) incurred by the eligible person during the specified period (Note 26) in respect of the subject intellectual property:
  - (a) any expenditure for obtaining the subject intellectual property or any right in respect of the property from another person;
  - (b) any expenditure for an R&D activity that is connected to the subject intellectual property and is carried out:
    - (i) on behalf of the eligible person by its associated person (Note 27) who is a non-Hong Kong resident person; or
    - (ii) outside Hong Kong on behalf of the eligible person by its associated person who is a Hong Kong resident person (Note 28).

NE does not include interest payments and payments for any land or building, or for any alteration, addition or extension to any building. For details, please refer to section 14 of Schedule 17FD to the IRO.

30. The R&D fraction applicable to assessable profits from an eligible IP income is computed in accordance with the following formula and capped at 100%:

- 31. For columns (A) to (C), the name, nature and reference number of the eligible intellectual property stated therein must be the same as those reported in Supplementary Form SP5 for the year(s) of assessment in which the concessionary portions of the assessable profits and/or adjusted losses from the eligible intellectual property concerned were derived.
- 32. For column (E), the year of assessment stated therein should be the one in respect of which an election for the tax concessions for eligible IP income in respect of the eligible intellectual property concerned was made under section 4 of Schedule 17FD to the IRO and the tax concessions were so granted. As the election, once made, is irrevocable, you are not required to elect for the tax concessions in respect of the eligible intellectual property concerned in any subsequent years. The year of assessment stated in this column should not be earlier than the year of assessment 2023/24.
- 33. For column (F), the year of assessment stated therein should be the last year of assessment for which the tax concessions for eligible IP income in respect of the eligible intellectual property concerned were granted to the eligible person.
- 34. For column (G), the total number of years of assessment for which the tax concessions for eligible IP income in respect of the eligible intellectual property concerned were granted to the eligible person should be stated therein.

- 35. For column (H), the total amount of concessionary portions of assessable profits from the eligible intellectual property for all years of assessment covered in column (G) should be entered. For column (I), the total amount of concessionary portions of adjusted losses from the eligible intellectual property for all years of assessment covered in column (G) should be entered. In completing columns (H) and (I), any concessionary portion of adjusted loss for a year of assessment should not be set off against the concessionary portion of assessable profits for another year of assessment.
- 36. The amounts stated in section 4.2(a) and section 4.2(b) should be the same as the total amounts of column (H) (i.e. total concessionary portions of adjusted losses), respectively, in Table A.
- 37. This supplementary form must be signed by the same person signing the tax return.