5071REV. (08-2011)

CORPORATION NAME	FEDERAL I.D. NUMBER	INVESTMENTS/ADVANCES	OWNERSHIP %

Schedule 5071, CORPORATION INVESTMENTS IN OR ADVANCES TO SUBSIDIARIES SCHEDULE

This information is for guidance only and does not state the complete law.

- 1. Complete and file with each Schedule MO-FT or Form INT-2-1 when claiming a deduction for investments in or advances to subsidiaries (Line 2b).
- Identify the full name of each subsidiary. The entity must be a corporation. Limited liability companies and partnerships are not allowable.
- Complete the amount of investment in or advances to subsidiaries.
- 4. Provide the percentage of ownership. The corporation claiming the deduction must own more than fifty percent (50%) of the voting stock of the subsidiary.
- 5. Assets advanced "upward" from a subsidiary to a parent may be deducted under the same conditions applicable to advances from parent to subsidiary.

- 6. Cross-company advances may be deducted when all of the following conditions are met:
 - a. The entities involved in the transaction must be connected in an uninterrupted chain of ownership of more than fifty percent (50%) of the voting stock;
 - b. Both the entity claiming the deduction and the entity receiving the advance must be corporations; and
 - All of the entities connecting the corporations involved in the transaction must be corporations;
 - d. The deduction may only be taken on one corporation's franchise tax schedule.
- Intercompany receivables deducted on Line 2b may not be included in Schedule MO-FT or Form INT-2-1, Line 3a.