	0400	Allocation of Individual Income Tax to				OMB No. 1545-	-1032	
Form	8689		the Virgin Islands				4	
	► Attach to Form 1040.					2001		
	ment of the Treasury					Attachment		
nternal Revenue Service For calendar year 2001, or fisc Your first name and initial			Last name			Sequence No. 85 Your social security number		
Touri			Last hame		l			
If a joint return, spouse's first name and initial Last name					Spouse's social security number			
Home	address (number and	d street)	Apt. no.	City, town or post office, state o	r territory	, and ZIP code		
	· · · · · · · · · · · · · · · · · · ·		•		,			
Par	t I Income	e From the Virgin Islands						
1	-	tips, etc.			1			
2	Taxable interest				2			
3	Ordinary dividend				3			
4		credits, or offsets of local Virgin Islands			4			
5		I			6			
6		e or (loss)			7			
7		oss)			8		_	
8		osses)			9		_	
9 10		(taxable amount)			10			
10 11		nuities (taxable amount) e, royalties, partnerships, S corporations			11			
12	Farm income or	• • • •			12			
12		compensation			13			
14		enefits (taxable amount)			14			
15	Other income. Li	st type and amount.			15			
16	Add lines 1 throu	ugh 15. This is your total income			16			
Par		ed Gross Income From the Virgi						
17	IRA deduction			17				
18		erest deduction		18				
19		uction		19				
20		S		20				
21		employment tax		21				
22		ealth insurance deduction		22				
23		EP, SIMPLE, and qualified plans		23				
24	Penalty on early	withdrawal of savings		24				
25	Add lines 17 thro	ough 24			25			
26		from line 16. This is your adjusted gros	ss income	<u> </u>	26			
Par	t III Allocat	ion of Tax to the Virgin Islands			27			
27	Enter amount from Form 1040, line 58 . . .							
28	Enter the total of the amounts from Form 1040, lines 53, 54, 61a, and 63; any uncollected social							
	5	dicare or RRTA tax or tax on golden pa			20			
20	-	n Form 5329, Parts III, IV, V, VI, or VII, ir			28 29		+	
29		from line 27		30				
30 21		m Form 1040, line 34				× .		
31 32		ove by line 30. Enter the result as a dee (line 31. This is your tax allocated to the	-	• •		• •		
32		0, line 66. On the dotted line next to line			32			
Par		nts of Income Tax to the Virgin				1		
33		neld by the Virgin Islands		33				
33 34		ax payments and amount applied from		34				
35		h Form 4868 (extension request) .		35				
36		bugh 35. These are your total payments			36			
37								
	If line 36 is more than line 32, subtract line 32 from line 36. This is the amount you overpaid to the Virgin Islands							
38		7 you want refunded to you			38			
39		you want applied to your 2002 estimate						
40	If line 32 is more	than line 36, subtract line 36 from line 3	32. This is the am	ount you owe to the Virgin				
	Islands				40			

Instructions

Section references are to the Internal Revenue Code.

Purpose of form. If you were a citizen or resident of the United States and had income from sources in the Virgin Islands or income effectively connected with the conduct of a trade or business in the Virgin Islands, you may owe tax to the Virgin Islands. Your Virgin Islands tax liability is a percentage of your U.S. tax liability. Use Form 8689 to figure the amount of U.S. tax allocable to the Virgin Islands. Do not use this form if you were a bona fide resident of the Virgin Islands on the last day of the tax year.

Credit for U.S. tax allocated to the Virgin Islands. You can take a credit on your U.S. return for the U.S. tax allocated to the Virgin Islands only if you paid the tax to the Virgin Islands. To take the credit, you **must** complete Form 8689 and attach it to your Form 1040. The credit is claimed on Form 1040, line 66.

Where to file. You must file identical tax returns with the United States and the Virgin Islands. File your original Form 1040 (including Form 8689) with the Internal Revenue Service Center, Philadelphia, PA 19255-0215.

File a copy of your Form 1040 (with all attachments, forms, and schedules, including Form 8689) with the Virgin Islands Bureau of Internal Revenue, 9601 Estate Thomas, Charlotte Amalie, St. Thomas, VI 00802. They will accept a copy of your U.S. return and process it as an original return.

Note: If you file jointly and only one spouse qualifies as a bona fide resident of the Virgin Islands, the resident status for both spouses and subsequent tax treatment is determined by the spouse with the higher adjusted gross income (disregarding community property laws). File your original return in the jurisdiction (the Philadelphia Service Center or the Virgin Islands) of the spouse who had the higher adjusted gross income for the tax year.

Additional information. Pub. 570, Tax Guide for Individuals With Income From U.S. Possessions, has an example of how to complete Form 8689. To get Pub. 570, see Quick and Easy Access to Tax Help and Forms in the Instructions for Form 1040.

Part I—Income From the Virgin Islands

Source of income. The rules for determining the source of income are explained in sections 861 through 865. Some general rules are:

• The source of wages, salaries, or tips is generally where the services are performed. If you worked both in and outside the Virgin Islands, include on line 1 only wages, salaries, or tips earned while you were in the Virgin Islands.

• The source of interest income is generally where the payer is located. For example, interest from a certificate of deposit issued by a Virgin Islands bank or a Virgin Islands branch of a U.S. bank is Virgin Islands source income.

• Generally, dividends are sourced where the paying corporation is incorporated.

• Taxable refunds, credits, or offsets of local Virgin Islands income taxes only include nonmirror code income taxes.

• Alimony received from a person who is a bona fide resident of the Virgin Islands is Virgin Islands source income.

• See section 863(c) for rules on determining the source of income attributable to transportation services that begin or end in the United States or a U.S. possession. See section 863(d) for rules on income from space or ocean activities.

Personal property. The source of income from the sale of nondepreciable personal property is the country of the seller's residence. There is a special rule, however, for U.S. citizens and resident aliens who sell personal property while maintaining a tax home abroad. Any gain from such sales may be treated as foreign source income only if a tax of at least 10% of the gain is paid to a foreign country. Income from the sale of inventory is generally sourced where the title to the property passes.

The portion of gain from the sale of depreciable personal property used in a trade or business that reflects allowable depreciation deductions and gain (to the extent of amortization deductions) from the sale of intangible property, such as a patent, copyright, trademark, franchise, or similar property, is sourced where the original deductions of the property were sourced. For depreciable personal property, gain in excess of these depreciation deductions is sourced as if the property were inventory. For intangible property, gain in excess of amortization deductions is sourced under the general residence of the seller rule if the payments **are not** contingent on productivity, use, or disposition of the intangible property, and under the place of use rule for royalties if the payments **are** contingent. See section 865 for details.

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U.S.-owned foreign corporations. Part of the following types of income derived from a U.S.-owned foreign corporation that has income from U.S. sources may be required to be treated as U.S. source income.

• Foreign personal holding company income included in gross income.

- Subpart F income included in gross income.
- Interest.
- Dividends.

Part II—Adjusted Gross Income From the Virgin Islands

Line 17. Enter the total of your and your spouse's IRA deductions attributable to Virgin Islands compensation or earned income. To figure this amount:

1. Divide your Virgin Islands compensation or earned income by the total amount of your compensation or earned income, \mbox{then}

2. Multiply the amount of your IRA deduction by the result in **1**. Figure the amount of your spouse's IRA deduction the same way.

Line 19. Enter the total of your and your spouse's Archer MSA deductions attributable to Virgin Islands compensation or earned income. To figure this amount:

1. Divide your total Virgin Islands compensation or earned income by the total amount of your compensation or earned income, **then**

 $\ensuremath{\textbf{2}}$. Multiply the amount of your Archer MSA deduction by the result in $\ensuremath{\textbf{1}}.$

Figure the amount of your spouse's Archer MSA deduction the same way.

Lines 21 through 23. Follow these steps to figure the amount of each deduction to enter on these lines.

1. Divide the Virgin Islands-source self-employment income by your total self-employment income, **then**

2. Multiply the amount of each deduction that applies to you by the result in 1.

3. Enter the amount(s) from 2 on the appropriate line(s).

Line 24. Enter the amount of penalties on early withdrawals from savings accounts in Virgin Islands banks or Virgin Islands branches of U.S. banks. The Form 1099-INT or Form 1099-OID you received will show the amount of any penalty you were charged.

Part IV—Payments of Income Tax to the Virgin Islands

Note: Amounts overpaid to the United States will not be applied to the amount you owe to the Virgin Islands. Similarly, amounts overpaid to the Virgin Islands will not be applied to the amount you owe to the United States.

Penalty for failure to furnish information. If you do not furnish the information required, you may have to pay a penalty of \$100 for each failure unless you can show your failure was due to reasonable cause and not willful neglect. This penalty is in addition to any criminal penalty provided by law.

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is: **Recordkeeping**, 2 hr., 44 min.; **Learning about the law or the** form, 19 min.; **Preparing the form**, 1 hr., 1 min.; and **Copying**, assembling, and sending the form to the IRS, 20 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write or call the IRS. See the Instructions for Form 1040.