Form **8833**

(Rev. September 2017)
Department of the Treasury
Internal Revenue Service

Treaty-Based Return Position Disclosure Under Section 6114 or 7701(b)

► Attach to your tax return.

► Go to www.irs.gov/Form8833 for the latest information.

OMB No. 1545-1354

Attach a separate Form 8833 for each treaty-based return position taken. Failure to disclose a treaty-based return position may result in a penalty of \$1,000 (\$10,000 in the case of a C corporation) (see section 6712).

Name

| U.S. taxpayer identifying number | Reference ID number, if any (see instructions)

Name		0.3. taxpayer identifying number	neterence in number, it any (see instructions)
Address in country of residence		Address in the United States	
TheThe	k one or both of the following boxes as applicable. taxpayer is disclosing a treaty-based return position as requ taxpayer is a dual-resident taxpayer and is disclosing a treat gulations section 301.7701(b)-7	y-based return position as re	equired by
for pu	If the taxpayer is a dual-resident taxpayer and a long-term irposes of claiming benefits under an applicable income tax on 877A. For more information, see the instructions.		
Checl	k this box if the taxpayer is a U.S. citizen or resident or is inc	orporated in the United State	es
1 a b	Enter the specific treaty position relied on: Treaty country CHINA Article(s) 20(b)	3 Name, identifying number (if available to the taxpayer), and address in the United States of the payor of the income (if fixed or determinable annual or periodical). See instructions.	
2	List the Internal Revenue Code provision(s) overruled or modified by the treaty-based return position IRC SECTION 61 (INCOME SUBJECT TO TAXATION)	STATE OF CONNECTICUT OFFICE OF THE STATE COMPTROLLER 55 ELM STREET, HARTFORD, CT, 06106-1775	
4	ist the provision(s) of the limitation on benefits article (if any) in the treaty that the taxpayer relies on to prevent application if that article ► EXCEPTION TO THE SAVINGS CLAUSE		
5	Is the taxpayer disclosing a treaty-based return position for which reporting is specifically required pursuant to Regulations section 301.6114-1(b)?		
6	Explain the treaty-based return position taken. Include a brief summary of the facts on which it is based. Also, list the nature and amount (or a reasonable estimate) of gross receipts, each separate gross payment, each separate gross income item, or other item (as applicable) for which the treaty benefit is claimed		
	I AM A FULL-TIME F-1 STUDENT WHO FIRST ENTERED THE U.S. ON		
	TO BEGIN STUDIES IN THE U.S MY SCHOLARSHIP AND FELLOWSHIP INCOME IS EXEMPT FROM U.S. INCOME TAX,		
	IN AN UMLIMITED AMOUNT, FOR AS LONG AS I MAINTAIN MY STUDENT STATUS. I HAVE MET THE SUBSTANTIAL		
	PRESENCE TEST AND AM CONSIDERED A RESIDENT ALIEN FOR TAX PURPOSES.		
	I AM CLAIMING EXEMPTION OF SCHOLARSHIP OR FELLOWS		
	QUALIFIED TUITION AND RELATED EXPENSES OF		NET EXCLUSION OF
	UNDER THE U.S./CHINA TREATY, ARTICLE 20(b). THIS TREATY HAS AN "EXCEPTION TO THE SAVINGS CLAUSE" WHICH ALLOWS TREATY BENEFITS EVEN IF THE TAXPAYER IS ELIGIBLE TO FILE AS A RESIDENT ALIEN FOR TAX		
	PURPOSES AND THE TREATY ELIGIBILITY PERIOD HAS NOT EXPIRED.		