Electronic Filing of Form 1065, U.S. Partnership Return of Income for Tax Year 1999 (Publication 1525 Supplement)

> Internal Revenue Service Electronic Tax Administration





Department of the Treasury Internal Revenue Service

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Publication 3416 (3-2000) Catalog Number 28111C Provide America's taxpayers top quality service by helping them understand and meet their tax responsibilities, and by applying the tax law with integrity and fairness to all.

Introduction

Publication 3416 (Tax Year 1999) Filing Season Supplement for Electronic Return Trading Partners

This document is a supplement to Publication 1525 and is intended for Trading Partners already in the IRS *e-file* program. It contains a list of forms and schedules that will be accepted electronically for Tax Year 1999, the current version of Form 8453-P, and Form Field Exhibits that are helpful in resolving error conditions identified in error reject acknowledgement files. Form Field Exhibits are also helpful in accurately locating specific fields on Form 1065 Partnership tax returns, Schedules K-1 as well as all associated forms and schedules that are accepted electronically. This publication is automatically mailed to Trading Partners that receive Publication 1525.

Accepted Forms and Schedules for Electronically Filed Form 1065 for Tax Year 1999, Processing Year 2000

Form 1065		U.S. Partnership Return of Income
Schedule A	(Form 5713)	International Boycott Factor (Section 999(c)(1)
Schedule A	(Form 8609)	Annual Statement
Schedule A	(Form 8847)	Receipt for Contribution to a Selected Community Development Corporation (CDC)
Schedule B	(Form 5713)	Specifically Attributable Taxes and Income (Section 999(c)(2)
Schedule C	(Form 5713)	Tax Effect of the International Boycott Provisions
Schedule D	(Form 1065)	Capital Gains and Losses
Schedule F	(Form 1040)	Profit or Loss From Farming
Schedule J	(Form 5471)	Accumulated Earnings and Profits (E&P) of Controlled Foreign Corporation
Schedule K-1 (Form 1065)		5) Partner's Share of Income, Credits, Deductions, etc.
Schedule M	(Form 5471)	Transactions Between Controlled Foreign Corporation and Shareholders or Other Related Persons
Schedule N	(Form 5471)	Return of Officers, Directors, and 10% or More Shareholders of a Foreign Personal Holding Company
Schedule O (Form 5471)		Organization or Reorganization of Foreign Corporation, and Acquisitions and Dispositions of Its Stock
Form 926	Return by a	U.S Transfer of Property To a Foreign Corporation
Form 982		Tax Attributes Due to Discharge of Indebtedness and Basis Adjustment
Form 3468	Investment C	Credit
Form 3520		rn To Report Transactions With Foreign Trusts and ertain Foreign Gifts

Accepted Forms and Schedules for Electronically Filed Form 1065 for Tax Year 1999, Processing Year 2000 (continued)

Form 3520-A Annual Information Return of Foreign Trust With a U.S. Owner

- Form 4562 Depreciation and Amortization
- Form 4684 Casualties and Theft
- Form 4797 Sale of Business Property
- Form 4835 Farm Rental Income and Expense
- Form 5471 Information Return of U.S. Persons with Respect to Certain Corporations
- Form 5713 International Boycott Report
- Form 5884 Work Opportunity Credit
- Form 6198 At Risk Limitations
- Form 6252 Installment Sale Income
- Form 6478 Credit for Alcohol Used as Fuel
- Form 6765 Credit for Increasing Research Activities
- Form 6781 Gains and Losses from Section 1256 Contracts and Straddles
- Form 8082 Notice of Inconsistent Treatment or Amended Return
- Form 8271 Investor Reporting of Tax Shelter
- Form 8275 Disclosure Statement
- Form 8275-R Regulation Disclosure Statement
- Form 8283 Noncash Charitable Contributions
- Form 8308 Report of a Sale or Exchange of Certain Partnership Interests
- Form 8586 Low-Income Housing Credit
- Form 8594 Asset Acquisition Statement

Accepted Forms and Schedules for Electronically Filed Form 1065 for Tax Year 1999, Processing Year 2000 (continued)

Form 8609	Low-Income Housing Credit Allocation Certification
Form 8611	Recapture of Low-Income Housing Credit
Form 8621	Return by a Shareholder of a Passive Foreign Investment Company or Qualified Electing Fund
Form 8693	Low-Income Housing Credit Disposition Bond
Form 8697	Interest Computation Under the Look-Back Method for Completed Long-Term Contracts
Form 8820	Orphan Drug Credit
Form 8824	Like Kind Exchange
Form 8825	Real Estate Income and Expenses of a Partnership or an S Corporation
Form 8826	Disable Access Credit
Form 8830	Enhanced Oil Recovery Credit
Form 8835	Renewable Electricity Production Credit
Form 8845	Indian Employment Credit
Form 8846	Credit for Employer Social Security and Medicare Taxes Paid on Certain Employee Tips
Form 8847	Credit for Contributions to Selected Community Development Corporations
Form 8861	Welfare-to-Work Credit
Form 8866	Interest Computation Under the Look Back Method for Property Depreciated Under the Income Forecast Method

Form 1065	U.S. Partnership Return of Income				OMB No. 1545-0099
Department of the Treasury Internal Revenue Service	For calendar year 1999, or tax year beginning, 1999, and ending,			1999	
A Principal business activity	Use the IRS	Name of partners	hip		D Employer identification number
B Principal product or service	Iabel. Other- wise, Number, street, and room or suite no. If a P.O. box, see page 12 of the instructions. E		E Date business started		
C Business code number	please print or type.	City or town, stat	e, and ZIP code		F Total assets (see page 12 of the instructions)
 G Check applicable box H Check accounting me I Number of Schedules 	ethod: (1)	Cash	(2) Final return (2) Accrual rson who was a partner at	 (3) ☐ Change in address (3) ☐ Other (specify) ► any time during the tax year ► 	

Caution: Include only trade or business income and expenses on lines 1a through 22 below. See the instructions for more information.

		Gross receipts or sales 1a Less returns and allowances 1b	1c	
e	2 3	Cost of goods sold (Schedule A, line 8)	2	
Income	4	Ordinary income (loss) from other partnerships, estates, and trusts (attach schedule).	4	
lnc	5	Net farm profit (loss) (attach Schedule F (Form 1040))	5	
	6	Net gain (loss) from Form 4797, Part II, line 18. . <th< td=""><td>6</td><td></td></th<>	6	
	7	Other income (loss) (attach schedule).	7	
	8	Total income (loss). Combine lines 3 through 7	8	
(see page 14 of the instructions for limitations)	9 10 11 12 13 14	Salaries and wages (other than to partners) (less employment credits)	9 10 11 12 13 14	
of th	15	Interest	15	
14 (16a	Depreciation (if required, attach Form 4562)		
age		Less depreciation reported on Schedule A and elsewhere on return 16b	16c 17	
ee p	17	Depletion (Do not deduct oil and gas depletion.)	17	
s	18	Retirement plans, etc.	10	
on	19	Employee benefit programs	17	
Deductions	20	Other deductions (attach schedule)	20	
De(21	Total deductions. Add the amounts shown in the far right column for lines 9 through 20 .	21	
	22	Ordinary income (loss) from trade or business activities. Subtract line 21 from line 8	22	

Please	Under penalties of perjury, I declare that I have examined this return, includi and belief, it is true, correct, and complete. Declaration of preparer (oth information of which preparer has any knowledge.	nd statements, a ited liability com	nd to the best of my know pany member) is based	wledge I on all		
Sign Here	Signature of general partner or limited liability company member			ate		
Paid Proparor's	Preparer's signature	Date	Checl self-e	k if mployed ▶	Preparer's SSN or PT	ΊN
Preparer's Use Only	Firm's name (or yours if self-employed) and address			EIN ► ZIP code ►		

For Paperwork Reduction Act Notice, see separate instructions.

c d	Inventory at beginning of year	.►[.►[es [
Sch	edule B Other Information		
	What type of entity is filing this return? Check the applicable box: □ General partnership b □ Limited partnership c □ Limited liability company □ Limited liability partnership e □ Other ►	Yes	No
2	Are any partners in this partnership also partnerships?		1

~		
3	Is this partnership a partner in another partnership?	
4	Is this partnership subject to the consolidated audit procedures of sections 6221 through 6233? If "Yes," see	
	Designation of Tax Matters Partner below	
5	Does this partnership meet ALL THREE of the following requirements?	
а	The partnership's total receipts for the tax year were less than \$250,000;	
b	The partnership's total assets at the end of the tax year were less than \$600,000; AND	
С	Schedules K-1 are filed with the return and furnished to the partners on or before the due date (including extensions) for the partnership return.	
	If "Yes," the partnership is not required to complete Schedules L, M-1, and M-2; Item F on page 1 of Form 1065; or Item J on Schedule K-1	

6	Does this partnership have any foreign partners?
7	Is this partnership a publicly traded partnership as defined in section $460(k)(2)$?

1		• •
8	Has this partnership filed, or is it required to file, Form 8264, Application for Registration of a Tax Shelte	er?.

9	At any time during calendar year 1999, did the partnership have an interest in or a signature or other authority
	over a financial account in a foreign country (such as a bank account, securities account, or other financial
	account)? See page 18 of the instructions for exceptions and filing requirements for Form TD F 90-22.1. If "Yes,"
	enter the name of the foreign country.

10	During the tax year, did the partnership receive a distribution from, or was it the grantor of, or transferor to, a
	foreign trust? If "Yes," the partnership may have to file Form 3520. See page 18 of the instructions

11 Was there a distribution of property or a transfer (e.g., by sale or death) of a partnership interest during the tax year? If "Yes," you may elect to adjust the basis of the partnership's assets under section 754 by attaching the statement described under **Elections Made By the Partnership** on page 7 of the instructions

Designation of Tax Matters Partner (see page 18 of the instructions)

Enter below the general partner designated as the tax matters partner (TMP) for the tax year of this return:

Name of designated TMP		Identifying number of TMP
Address of		
designated TMP	7 '	

Form 1065 (1999)

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Form 10	•			Page 🕄
Schee	lule			4 \ T = 1 = 1 = 1 = 1 = 1
		(a) Distributive share items		(b) Total amount
	1	Ordinary income (loss) from trade or business activities (page 1, line 22)	1	
	2	Net income (loss) from rental real estate activities (attach Form 8825)	2	
		Gross income from other rental activities	-	
		Expenses from other rental activities (attach schedule) 3b	-	
	С	Net income (loss) from other rental activities. Subtract line 3b from line 3a	3c	
(s	4	Portfolio income (loss):	4.	
0S:			4a 4b	
Income (Loss)		Ordinary dividends	40 40	
ne		Royalty income	40 4d	
Ŋ		Net short-term capital gain (loss) <i>(attach Schedule D (Form 1065))</i>	40	
<u>n</u>	е	Net long-term capital gain (loss) <i>(attach Schedule D (Form 1065)):</i>	4e(2)	
	£	(1) 28% rate gain (loss) ►	4f	
		Other portfolio income (loss) (attach schedule)	5	
	5 6	Guaranteed payments to partners	6	
	7	Other income (loss) (attach schedule)	7	
- <u>-</u>	8	Charitable contributions (attach schedule)	8	
Deduc- tions	9	Section 179 expense deduction (attach Form 4562).	9	
Dedu	, 10	Deductions related to portfolio income (itemize)	10	
≙≅	11	Other deductions (attach schedule)	11	
	12a	Low-income housing credit:		
	120	(1) From partnerships to which section 42(j)(5) applies for property placed in service before 1990.	12a(1)	
		(2) Other than on line 12a(1) for property placed in service before 1990	12a(2)	
ts		(2) From partnerships to which section 42(j)(5) applies for property placed in service after 1989	12a(3)	
Credits		(4) Other than on line 12a(3) for property placed in service after 1989	12a(4)	
ŏ	b	Qualified rehabilitation expenditures related to rental real estate activities (<i>attach Form 3468</i>)	12b	
		Credits (other than credits shown on lines 12a and 12b) related to rental real estate activities	12c	
		Credits related to other rental activities	12d	
	13	Other credits	13	
st	14a	Interest expense on investment debts	14a	
Invest- ment Interest		(1) Investment income included on lines 4a, 4b, 4c, and 4f above	14b(1)	
<u>1 2 2 1</u>		(2) Investment expenses included on line 10 above.	14b(2)	
Self- Employ- ment	15a	Net earnings (loss) from self-employment	15a	
and file		Gross farming or fishing income	15b	
a E s	С	Gross nonfarm income	15c	
و ع		Depreciation adjustment on property placed in service after 1986	16a	
Adjustments and Tax Preference Items		Adjusted gain or loss	16b	
tments Prefere Items	с	Depletion (other than oil and gas)	16c	
Pre		(1) Gross income from oil, gas, and geothermal properties	16d(1)	
ax djus		(2) Deductions allocable to oil, gas, and geothermal properties	16d(2)	
Ϋ́Γ	е	Other adjustments and tax preference items (attach schedule)	16e	
S	17a	Type of income		
Foreign Taxes		Name of foreign country or U.S. possession ►		
Та		Total gross income from sources outside the United States (attach schedule)	17c	
uß	d	Total applicable deductions and losses (attach schedule)	17d	
Ģ	е	Total foreign taxes (check one): ►	17e	
Ð	f	Reduction in taxes available for credit (attach schedule)	17f	
	g	Other foreign tax information (attach schedule)	17g	
	18	Section 59(e)(2) expenditures: a Type ► b Amount ►	18b	
	19	Tax-exempt interest income	19	
er	20	Other tax-exempt income	20	
Other	21	Nondeductible expenses	21	
0	22	Distributions of money (cash and marketable securities)	22	
	23	Distributions of property other than money	23	
	24	Other items and amounts required to be reported separately to partners (attach schedule)		

Form **1065** (1999)

Form	1065 (1999)							Page 4
Ana	lysis of Net Inco	ome (Loss)						
1		Combine Schedule K , lines 8 through 11,						
	Analysis by partner type:	(i) Corporate	(ii) Individual (active)		dividual ssive)	(iv) Partnership	(v) Exempt organization	(vi) Nominee/Other
	General partners							
	Limited partners			L . L				
Scr	nedule L B	alance Sheets p	er Books (IN			1		
		Assets			eginning o			f tax year
				(a)		(b)	(c)	(d)
1					_			
		ccounts receivable			_			
-		r bad debts	I					
3								
4 5		bligations						
5 6		ets <i>(attach schedule</i>						
7		l estate loans	· I					· <u>······</u>
, 8		(attach schedule)	I					
		er depreciable asse						
	-	depreciation .						
	Depletable assets							
b	Less accumulated	depletion						
11	Land (net of any a	mortization)						
12a	Intangible assets ((amortizable only).						
		amortization	I					
		ch schedule)	I		-			
14								
		ties and Capital						
	Accounts payable							
16		onds payable in less t	· ·		-			
17 10		lities (attach schedu	· .					
18 19		ans onds payable in 1 yea	I					
20	00	tach schedule)	1					
21		iccounts	I					
22	Total liabilities and	d capital						
Sch	nedule M-1	econciliation of Not required if Que	Income (Lo estion 5 on 3	ss) per Bo Schedule I	oks Wi t 3 is ansv	th Income (Los wered "Yes." Se	s) per Return ee page 29 of th	ne instructions.)
1	Net income (loss)	per books		6	Income	recorded on books	this year not include	d
2	Income included	on Schedule K, lin	es 1		on Sch	nedule K, lines 1	through 7 (itemize):
	-	, not recorded on bo			a Tax-ex	empt interest \$		
		:						
3		nents (other than he		7		tions included on		
4	Insurance)	d op books this yes				h 11, 14a, 17e, an t book income thi		
4		ed on books this yea edule K, lines 1 thro			0	ciation \$	J	
	11, 14a, 17e, and		Jugit		•			
а								
b	•	ainment \$		8		nes 6 and 7		
				9		e (loss) (Analysis of		
5	Add lines 1 throug	gh 4			line 1).	Subtract line 8 fro	mline 5	
Scl	nedule M-2 A	nalysis of Partne	ers' Capital	Accounts				is answered "Yes.")
1	-	ning of year		6	Distrib	utions: a Cash		
2		d during year					rty	
3		per books		7		decreases (itemize	-	
4		temize):				nes 6 and 7 .		
5		gh 4		8 9		at end of year. Subt		
		·	•••	<u>,</u>		,		Form 1065 (1999)
			<u> </u>	-				

SCHE	DULE	Α
(Form	5713)	

(Rev. October 1999)

Name

Department of the Treasury Internal Revenue Service

International Boycott Factor (Section 999(c)(1))

OMB No. 1545-0216

Complete only if you are **not** computing a loss of tax benefits using the specifically attributable taxes and income method on Schedule B (Form 5713) Attach to Form 5713. See instructions on page 2.

Identifying number

Name of country being boycotted (check one):	☐ Other (identify) ►
--	----------------------

Important: If you are involved in more than one boycott, use a separate Schedule A for each boycott and attach to Form 5713.

	Name of	Purchases, sales, and payroll attributable to boycotting operations, by operation				
	country	Boycott purchases	Boycott sales	Boycott payroll		
	(1)	(2)	(3)	(4)		
a						
b						
с						
d						
e						
f						
g						
h						
i						
j						
k						
m						
n						
0						
	I					
1 2	Numerator of boycott factor (add totals of co Denominator of boycott factor: Total purchases from countries other than U					
b	Total sales to or from countries other than U Total payroll paid or accrued for services perf than United States	Inited States				
d 3	Total of lines 2a, b, and c		e and on Schedule C			

For Paperwork Reduction Act Notice, see page 1 of the Instructions for Form 5713. Cat. No. 12050W Schedule A (Form 5713) (Rev. 10-99)

General Instructions

References are to the Internal Revenue Code.

Who Must File

Complete Schedule A (Form 5713) if:

• You participated in or cooperated with an international boycott; and

• You are using the international boycott factor to figure the loss of tax benefits.

If you do not use the international boycott factor for this purpose, you must specifically attribute taxes and income on Schedule B (Form 5713).

Boycott Operations

All your operations in a boycotting country are considered to be boycott operations, unless you rebut the presumption of participating in or cooperating with the boycott (as explained below). In addition, your operations that are not in a boycotting country are boycott operations if they are connected to your participation in or cooperation with the boycott.

Rebutting the presumption of boycott participation or cooperation. One act of participation or cooperation creates the presumption that you participate in or cooperate with the boycott unless you rebut the presumption. The presumption applies to all your operations and those of each member of any controlled groups (defined in section 993(a)(3)) to which you belong, in each country that helps carry out the boycott.

You can rebut the presumption of participation in or cooperation with a boycott for a particular operation by demonstrating that the operation is separate from any participation in or cooperation with an international boycott. The presumption applies only to operations in countries that carry out the boycott. Therefore, you do not need to rebut the presumption for operations that are related to those countries if the operations take place outside of those countries.

International Boycott Factor

Your international boycott factor reflects boycott purchases, boycott sales, and boycott payroll.

Controlled groups. All members of a controlled group generally share one international boycott factor, which reflects all their purchases, sales, and

payroll. However, if you belong to two or more controlled groups, your international boycott factor will reflect the purchases, sales, and payroll of all the controlled groups to which you belong.

Partnerships and trusts. You are deemed to have a prorated share of the purchases, sales, and payroll of each partnership in which you are a partner and of each trust if you are treated as the owner under section 671. As a result, your international boycott factor may also reflect purchases, sales, and payroll of partnerships and trusts.

Specific Instructions

Compute a **separate** boycott factor and a separate schedule for **each** international boycott you participated in or cooperated with. Include your own operations and, if applicable, the operations of partnerships, trusts, and members of your controlled group.

See Lines 8 Through 13 on page 3 of the Instructions for Form 5713 to see what years you should report purchases, sales, and payroll for partnerships, trusts, and controlled groups.

Columns (1) Through (4)

In completing columns (1) through (4), show all boycott purchases, boycott sales, and boycott payroll from one operation on one line.

Partnerships. Complete **only** lines **a** through **o**, the total of columns (2), (3), and (4), and line 2. Do not complete line 3. Give this information to all partners so they can compute their own international boycott factor.

Column (1). Enter the name of the country that requires participation in or cooperation with an international boycott as a condition of doing business in that country. The country named in column (1) is not necessarily the country in which the operation takes place. For example, if you have an operation in Country Z that is not a boycotting country and the operation relates to Country X that is a boycotting country, enter the name of Country X in column (1). The Secretary maintains a list, under section 999(a)(3), of countries that require participation in or cooperation with an international boycott. This list may not be all-inclusive.

Column (2). Enter all purchases that are made from boycotting countries that are attributable to the operation reported on each line.

Column (3). Enter the sales that are made to or from boycotting countries and that are attributable to the operation reported on each line.

Column (4). Enter the total payroll that was paid or accrued for services performed in boycotting countries and that are attributable to the operation reported on each line.

Lines 1 Through 3

Line 1. Add columns (2), (3), and (4). This amount is the numerator of your international boycott factor.

Do not include amounts attributable to operations for which you rebutted the presumption of participating in or cooperating with the boycott.

Line 2. The denominator of the international boycott factor reflects all your purchases, sales, and payroll in or related to all countries other than the United States. If applicable, the denominator also reflects these items for your controlled groups, partnerships, and trusts. Do include the amounts that are attributable to operations for which you rebutted the presumption of participating in or cooperating with the boycott.

Line 3. Enter the international boycott factor from line 3 of this form on the appropriate line of Schedule C (Form 5713) as follows.

IF you	THEN enter the international boycott factor on
Reduce your foreign tax credit,	Line 2a(2).
Are denied a tax deferral on subpart F income,	Line 3a(4).
Are denied a tax deferral on IC-DISC income,	Line 4a(2).
Are denied an exemption of foreign trade income of a FSC,	Line 5a(2).

Annual Statement

▶ Attach to Form 8609 and file with owner's Federal income tax return.

▶ For Paperwork Reduction Act Notice, see instructions for Form 8609.

Attachment Sequence No. 36a

A Bu	ilding owner's name B ld	dentifying	number	•		
	CB	Building id	entificat	tion numbe	er 🕨	
1	Eligible basis of building				1	
2	Low-income portion (smaller of unit percentage or floor-space percentage)				2	
3	Qualified basis of low-income building. Multiply line 1 by line 2 (see instruct				3	
4	Part-year adjustment				4	
5	Credit percentage				5	
6	Multiply line 3 or line 4 by the percentage on line 5				6	
7	Additions to qualified basis, if any				7	
8	Part-year adjustment				8	
9	Credit percentage. Enter one-third of the percentage on line 5				9	
10	Multiply line 7 or line 8 by the percentage on line 9				10	
11	Section 42(f)(3)(B) modification				11	
12	Add lines 10 and 11.				12	
13	Credit for building before line 14 reduction. Subtract line 12 from line 6				13	
14	Disallowed credit due to Federal grants (see instructions)				14	
15	Credit allowed for building for tax year. Subtract line 14 from line 13, but do					
	the amount shown on Form 8609, Part I, line 1b				15	
16	Taxpayer's proportionate share of credit for the year (see instructions) .				16	
17	Pro rata reduction for the increased credit in prior year (see instructions).				17	
18	Taxpayer's credit for tax years after the election year. Subtract line 17 from and in Part I of Form 8586 (see instructions).	m line 1	6. Ent	er here	18	

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Note: Some of the line numbers on the January 1993, January 1994, and the August 1996 revisions of Form 8609 differ from earlier revisions of that form (i.e., the March 1991 and December 1989 revisions). In these cases, the line references that correspond to the earlier revisions of Form 8609 are shown in parentheses in these instructions.

Purpose of Schedule

Schedule A (Form 8609) must be completed by the building owner each year of the 15-year compliance period, whether or not a credit is claimed for the tax year. For a building receiving separate allocations for the existing building and for the rehabilitation expenditures, a separate Schedule A must be completed for each credit claimed.

The building owner must attach Schedule A, the owner's copy of Form 8609, and **Form 8586**, Low-Income Housing Credit, to the owner's tax return. If the owner is a partnership, S corporation, estate, or trust (flow-through entity), the entity will complete and attach these forms to its return. If you are a partner, shareholder, or beneficiary in a flow-through entity that owns the building, Form 8586 is the only form needed to claim the credit.

Recapture of Credit

If the qualified basis of the building has decreased from the qualified basis at the close of the previous tax year, you may have to recapture parts of the credits allowed in previous years. Get **Form 8611**, Recapture of Low-Income Housing Credit.

Specific Instructions

Item B.—If you are an individual, enter your social security number. All others, enter your employer identification number.

Item C.—Enter the building identification number from Part I, item E, of Form 8609.

Line 1.—Generally, the eligible basis of a building for its entire 15-year compliance period is the amount of eligible basis entered in Part II, line 7b (Part II, line 1b on earlier revisions) of Form 8609.

Basis increases for buildings in certain high-cost areas.—In order to increase the allocated credit for buildings in certain high-cost areas, the housing credit agency may increase the eligible basis of buildings located in these areas (after adjustments, if any, for Federal subsidies and grants). The agency may make this increase under the high-cost-area provisions of section 42(d)(5)(C).

The agency shows the increased percentage of the eligible basis in Part I, line 3b of Form 8609.

The eligible basis in Part II, line 7b of Form 8609 (Part II, line 1b, on earlier revisions), should reflect the percentage increase.

If the agency used an earlier revision of Form 8609 (which did not have line 3b in Part I) to issue a 1990 credit allocation to which the high-cost-area provisions were applied, it should have notified you of the Part I percentage increase in a separate statement. Based on this statement, increase the eligible basis of the building reported in Part II of the Form 8609 you file.

Note: This increase cannot cause the credit on line 15 of Schedule A to exceed the credit amount allocated on line 1b, Part I of Form 8609.

Basis reductions .- The amount of eligible basis determined in Part II, line 7b of Form 8609 (Part II, line 1b, on earlier revisions) does not include the cost of land, the amount of any Federal grant received for the building during the first year of the credit period, or any portion of a building's adjusted basis for which an election was made prior to November 5, 1990, under section 167(k). Do not reduce the eligible basis on line 1 of Schedule A by the amounts of any Federal grants received after the first year of the credit period. The calculation for line 14 of Schedule A will reduce the credit by the amount of any Federal grants received during the compliance period that did not reduce the eligible basis during the first year of the credit period.

For more details on determining eligible basis, see the instructions for Part II, line 7b of Form 8609 (Part II, line 1b, on earlier revisions).

Line 2.—Only the portion of the basis on line 1 attributable to the low-income rental units in the building at the close of the tax year qualifies for the credit. This is the smaller of (a) the percentage of low-income units to all residential rental units (the "unit percentage") or (b) the percentage of floor space of the low-income units to the floor space of all residential rental units (the "floor space percentage"). This percentage must be

SCHEDULE A (Form 8847)

(October 1995) Department of the Treasury Internal Revenue Service

Receipt for Contribution to a Selected Community **Development Corporation (CDC)**

► Attach to Form 8847 and file with contributor's Federal income tax return.

Quelified Quel Quertainer (Commission in the Colorised CDC Only)

OMB No. 1545-1416

Attachment Sequence No. 100a

Name, address, and employer identifica	tion number of the CDC	Name and address of contributo	Ŋſ
Kind of contribution (check only 1 box): Charitable deduction Loan Other long-term investment (expla			
Date of contribution ► / /	Amount contributed \$	Amount qualified for CI	DC credit \$
Under penalties of perjury, I declare that complete.	at to the best of my knowl	edge and belief, the information ir	n Part I is true, correct, and
Signature of authorized official	Name (type or print)		Date
Part II Annual Certification by	Contributor		
Note: A separate Schedule A (Form & Development Corporations, for each yea			

Caution: Because this part requires an original signature each year and Schedule A is issued by the selected CDC only for the year of the contribution, complete the following steps after you receive Schedule A from the selected CDC:

• Make a copy of Schedule A. Do not sign or complete Part II of the original.

• Complete and sign Part II of the copy and attach it to the Form 8847 that you file with your income tax return.

• Keep the original Schedule A so that you can make a copy each year for the annual certification of the contribution reported in Part I.

Under penalties of perjury, I declare that the contribution in Part I continues to be a qualified CDC contribution as defined in the Form 8847 instructions; and that I have examined this form, and to the best of my knowledge and belief, it is true, correct, and complete.

Signature of contributor	Name and title, if any (typ	Name and title, if any (type or print)		
For Paperwork Reduction Act Notice,	see instructions for Form 8847.	Cat No. 21528J	Schedule A (Form 884	17) (10-95)

For Paperwork Reduction Act Notice, see instructions for Form 8847.

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Schedule A (Form 8847) (10-95)

SCHEDULE B (Form 5713)

(Rev. October 1999)

Specifically Attributable Taxes and Income (Section 999(c)(2))

Complete only if you are **not** computing a loss of tax benefits using the international boycott factor on Schedule A (Form 5713).

OMB No. 1545-0216

Department of the Treasury Internal Revenue Service	•	 Attach to Form 5713. 	See instructions on page 2.	·	
Name				Identifyin	g number

Israel

Name of country being boycotted . .

Other (identify)

Important: If you are involved in more than one international boycott, use a separate Schedule B (Form 5713) to compute the specifically attributable taxes and income for each boycott.

Specifically Attributable Taxes and Income by Operation (Use a separate line for each operation.)

Name of country	Pri	ncipal business activity	Foreign tax credit	Subpart F income	IC-DISC income	FSC income
	Code	Description	Foreign taxes attributable to boycott operations	Prorated share of international boycott income	Taxable income attributable to boycott operations	Taxable income attributable to boycott operations
(1)	(2)	(3)	(4)	(5)	(6)	(7)
а						
b						
c						
d						
e						
f						
g						
h						
i						
j						
k						
1						
ı						
n						
o Total						

For Paperwork Reduction Act Notice, see page 1 of the instructions for Form 5713. Cat. No. 12060S Schedule B (Form 5713) (Rev. 10-99)

General Instructions

References are to the Internal Revenue Code.

Purpose of Schedule

Complete Schedule B (Form 5713) if:

• You participated in or cooperated with an international boycott, and

• You figure the loss of tax benefits by specifically attributing taxes and income.

If you do not specifically attribute taxes and income for this purpose, you must compute the international boycott factor on Schedule A (Form 5713).

Certain shareholders. IC-DISC benefits, certain FSC benefits, the "deemed paid" foreign tax credit under section 902, and the deferral of subpart F income are lost at the shareholder level. Shareholders in an IC-DISC, certain FSCs, or a foreign corporation must report their prorated share of the tax benefits denied. The denial of these benefits is discussed in the specific instructions for columns (4) through (7).

Boycott Operations

All of your operations in a boycotting country are considered to be boycott operations, unless you rebut the presumption of participation in or cooperation with the boycott (as explained below). In addition, your operations that are not in a boycotting country are boycott operations if they are connected to your participation in or cooperation with the boycott.

Rebutting the presumption of boycott participation or cooperation. One act of participation or cooperation creates the presumption that you participate in or cooperate with the boycott unless you rebut the presumption. The presumption applies to all of your operations (and those of each member of any controlled groups (defined in section 993(a)(3)) to which you belong) in each country that helps carry out the boycott.

You can rebut the presumption of participation in or cooperation with a boycott for a particular operation by demonstrating that the operation is separate from any participation in or cooperation with an international boycott. The presumption applies only to operations in countries that carry out the boycott. Therefore, you do not need to rebut the presumption for operations that are related to those countries if the operations take place outside of those countries.

Specific Instructions

File Schedule B (Form 5713) for the period covered by your income tax return. Report only your own taxes and income; do not include other members of any controlled groups to which you belong.

Columns (1) through (7)

In completing columns (1) through (7), show all specifically identifiable taxes and income in each appropriate column from one operation on one line.

Column (1). Enter the name of the country that requires participation in or cooperation with an international boycott as a condition of doing business in that country. The country named in column (1) is not necessarily the country where you have operations. For example, if you have operations in Country Z that is not a boycotting country and the operation relates to Country X that is a boycotting country, enter the name of Country X in column (1). See page 2 of the Instructions for Form 5713 for a list of boycotting countries.

Column (2). Enter the principal business activity code of the boycott operation from the list beginning on page 5 of the Instructions for Form 5713.

Column (3). Briefly describe the principal business activity of the boycott operation. For IC-DISCs, enter the major product code and description in parentheses. See the Instructions for Schedule N of Form 1120-IC-DISC for a list of the codes.

Column (4). Enter the foreign taxes paid, accrued, or deemed paid that are attributable to the boycott operation. These taxes are not eligible for the foreign tax credit. Omit foreign taxes otherwise disallowed under sections 901 through 907, 911, and 6038. For more information, see Part N of the Treasury Department's International Boycott Guidelines.

Enter the column (4) total on line 2b, Schedule C (Form 5713).

R

Column (5). Enter your prorated share of the controlled foreign corporation's income that is attributable to the boycott operation. (This includes your share of the section 923(a)(2) non-exempt income of a FSC.) This amount is not eligible for tax deferral. Omit the foreign corporation's income attributable to earnings and profits that are included in gross income under section 951 (except by reason of section 952(a)(3)). Also omit amounts excluded from subpart F income by section 952(b). In figuring the amount to enter in column (5), you are allowed a reasonable amount for deductions (including foreign taxes) allocable to that income.

Enter the column (5) total on line 3b, Schedule C (Form 5713).

Column (6). An IC-DISC's taxable income attributable to boycott participation or cooperation is not eligible for deferral.

If you are a shareholder in an IC-DISC, follow these steps for each boycott operation and enter the result in column (6).

1. Add the amount deemed distributed for the tax year under section 995(b)(1)(A), (B), (C), (D), and (E).

2. Subtract that total from the IC-DISC's taxable income attributable to the boycott operation for the tax year, before reduction for any distributions.

3. If you are a C corporation, prorate your share of the remainder and multiply by 16/17. If you are not a C corporation, prorate your share of the remainder.

4. Enter the result in column (6).

Enter the column (6) total on line 4b, Schedule C (Form 5713).

Column (7). A FSC's taxable income attributable to boycott participation or cooperation is not eligible for exemption from income tax. Enter in column (7) the taxable income attributable to foreign trade income of a FSC for each boycott operation that would have been exempt if there had not been boycott participation or cooperation.

Enter the column (7) total on line 5b, Schedule C (Form 5713).

SCHEDULE C (Form 5713)
(Rev. October 1999)
Department of the Treasury Internal Revenue Service

Tax Effect of the International Boycott Provisions

Attach to Form 5713. ► See instructions on page 2.

OMB No. 1545-0216

Identifying number

				•	
►	For Paperwork Reduction Act	Notice,	see page 1	of Instructions	for Form 5713.

Name

1	Method used to compute loss of tax benefits (check one):	
а	International boycott factor from Schedule A (Form 5713). See items 2a, 3a, 4a, and 5a below .	
b	Identification of specifically attributable taxes and income from Schedule B (Form 5713). See items	2b, 3b, 4b, and 5b
	below	
2	Reduction of foreign tax credit (section 908(a)):	
а	International boycott factor. Complete if you checked box 1a above and answered "Yes" to foreign	
-	tax credit question on line 7d, Form 5713—	
	(1) Foreign tax credit before adjustment from Form 1116 or 1118. (See instructions.)	
	(2) International boycott factor from Schedule A (Form 5713), line 3	
	(3) Reduction of foreign tax credit. Multiply line 2a(1) by line 2a(2). Enter here and on Form 1116 or	
	1118. (See instructions.)	
	(4) Adjusted foreign tax credit. Subtract line 2a(3) from line 2a(1)	
h	Specifically attributable taxes and income. Complete if you checked box 1b above and answered	
N	"Yes" to foreign tax credit question on line 7d, Form 5713. Enter the amount from line o,	
	column (4), Schedule B (Form 5713)	
	Enter the appropriate part of this amount on Form 1116 or 1118. (See instructions.)	
3	Denial of deferral under subpart F (section 952(a)(3)):	
a	International boycott factor. Complete if you checked box 1a above and answered "Yes" to	
	controlled foreign corporation question on line 7b, Form 5713—	
	(1) Prorated share of total income of controlled foreign corporations (See instructions.)	
	(2) Prorated share of income attributable to earnings and profits of controlled foreign corporations	
	included in income under sections 951(a)(1)(A)(ii), 951(a)(1)(A)(iii), 951(a)(1)(B), 952(a)(1), 952(a)(2),	
	952(a)(4), 952(a)(5), and 952(b)	
	(3) Subtract line 3a(2) from line 3a(1)	
	(4) International boycott factor from Schedule A (Form 5713), line 3	
	(5) Prorated share of subpart F international boycott income. Multiply line 3a(3) by line 3a(4). Enter	
	here and on Worksheet A of the Form 5471 instructions. (See instructions.)	
b	Specifically attributable taxes and income. Complete if you checked box 1b above and answered	
	"Yes" to controlled foreign corporation question on line 7b, Form 5713. Enter the amount from	
	line o, column (5), Schedule B (Form 5713) here and on Worksheet A of the Form 5471 instructions.	
	(See instructions.)	
4	Denial of IC-DISC benefits (section 995(b)(1)(F)(ii)):	
а	International boycott factor. Complete if you checked box 1a above and answered "Yes" to IC-DISC	
	question on line 7c, Form 5713—	
	(1) Prorated share of section 995(b)(1)(F)(i) amount. (See instructions.)	
	(2) International boycott factor from Schedule A (Form 5713), line 3	
	(3) Prorated share of IC-DISC international boycott income. Multiply line 4a(1) by line 4a(2). Enter	
	this amount here and on Form 1120-IC-DISC. (See instructions.).	
b	Specifically attributable taxes and income. Complete if you checked box 1b above and answered	
	"Yes" to IC-DISC question on line 7c, Form 5713. Enter the amount from line o, column (6), Schodulo P. (Form 5713) here and on Form 1130 IC DISC. (See instructions.)	
	Schedule B (Form 5713) here and on Form 1120-IC-DISC. (See instructions.).	
5	Denial of exemption of foreign trade income (section 927(e)(2)):	
а	International boycott factor. Complete if you checked box 1a above and answered "Yes" to FSC	
	question on line 7i, Form 5713.	
	(1) Add amounts from columns (a) and (b), line 10, Schedule B (Form 1120-FSC)	
	(2) International boycott factor from Schedule A (Form 5713), line 3	
	(3) Exempt foreign trade income of an FSC attributable to international boycott operations. Multiply	
-	line 5a(1) by line 5a(2). Enter here and on Form 1120-FSC. (See instructions.)	
b	Specifically attributable taxes and income. Complete if you checked box 1b above and answered "Yes" to the question on line 7i, Form 5713. Enter the amount from line o, column (7),	
	Schedule B (Form 5713) here and on Form 1120-FSC. (See instructions.)	

Instructions

Section references are to the Internal Revenue Code.

Who Must File

Schedule C (Form 5713) is used to compute the loss of tax benefits attributable to participation in or cooperation with an international boycott. Complete Schedule C if you completed either Schedule A or Schedule B of Form 5713.

Partnerships. Complete Schedule C if you are a partner. Partnerships do not complete Schedule C.

Controlled groups. Unless a controlled group (described in section 993(a)(3)) files a consolidated return, each member may independently choose to either (1) apply the international boycott factor under section 999(c)(1), or (2) identify specifically attributable taxes and income under section 999(c)(2). Each member must consistently use a single method to figure the loss of tax benefits.

Example. A member that chooses to use the international boycott factor must apply it to determine its loss of the section 902 indirect foreign tax credit on a dividend that another member of the controlled group paid to it, even if the other member determines its own loss of tax benefits by identifying specifically attributable taxes and income.

• A person who applies the international boycott factor to one operation must, however, apply the factor to all that tax year's operations under section 908(a), 952(a)(3), 995(b)(1)(F)(ii), or 927(e)(2).

• A person who identifies specifically attributable taxes and income under section 999(c)(2) must use that method for all that tax year's

operations under section 908(a), 952(a)(3), 995(b)(1)(F), or 927(e)(2).

• An IC-DISC whose tax year differs from the common taxable year of the controlled group of which it is a member does not need to amend its return to show on Schedule J (Form 1120-IC-DISC) the amount of IC-DISC benefits lost because of boycott participation. Because the IC-DISC benefits are lost at the shareholder level, the shareholder must include in income the prorated share of income attributable to boycott operations shown on line 4a(3).

Lines 2 through 5

Note: All line references are to 1999 forms unless otherwise noted.

Line 2a(1). Enter the foreign tax credit before adjustment from Form 1116 or 1118. Individual filers, enter the amount from line 30, Part IV, of Form 1116. Corporate filers, enter the amount from line 11, Part III, Schedule B, of Form 1118 (Rev. January 1999).

Line 2a(3). Enter the reduction of foreign tax credit from this line on either Form 1116 or 1118. Individual filers, enter this amount on line 31, Part IV, of Form 1116. Corporate filers, enter this amount on line 12, Part III, Schedule B, of Form 1118.

Line 2b. Enter the reduction of foreign taxes available for credit from line 2b on Form 1116 or 1118. Individual filers, enter this amount on line 12, Part III, of Form 1116. Corporations, enter this amount on line C, Schedule G, of Form 1118.

Line 3a(1). Enter your share of the income of the controlled foreign corporation on line 3a(1).

Nonexempt foreign trade income of a foreign sales corporation (FSC) that was computed without regard to the administrative pricing rules is subject to the subpart F rules. Enter your share of these types of income on line 3a(1).

Line 3a(5). Enter the prorated share of subpart F international boycott income on line 24 of Worksheet A in the Instructions for Form 5471 (Rev. January 1999).

Line 3b. Enter this amount on line 24 of Worksheet A in the Instructions for Form 5471.

Line 4a(1). Enter the prorated share of section 995(b)(1)(F)(i) amount on line 4a(1) as follows:

• Shareholder that is not a C corporation. Enter the pro rata share of line 8, Part I, Schedule J, Form 1120-IC-DISC.

• Shareholder that is a C corporation. Enter the pro rata share of line 8, Part I, Schedule J, Form 1120-IC-DISC, multiplied by 16/17.

Line 4a(3). Enter this amount on line 10, Part I, Schedule J, Form 1120-IC-DISC.

Line 4b. Enter the specifically attributable taxes and income on line 10, Part I, Schedule J, Form 1120-IC-DISC.

Line 5a(3). Enter this amount on line 2, Schedule F, Form 1120-FSC. Line 5b. Enter this amount on line 2, Schedule F, Form 1120-FSC.

SCHEDULE D (Form 1065)

Capital Gains and Losses

1999

Department of the Treasury Internal Revenue Service

Attach to Form 1065.

Employer identification number

Name of partnership

Part I	Short-Term Capital Gains and Losses—Assets Held 1 Year or Less	5
Parti	Short-term Capital Gains and Losses—Assets Held T fear of L	.es:

(2	 Description of property (e.g., 100 shares of "Z" Co.) 	(b) Date acquired (month, day, year)	(c) Date sold (month, day, year)	(d) Sales price (see instructions)	(e) Cost or othe (see instruct		(f) Gain or (loss) ((d) minus (e))	
1								
2	Short-term capital ga	in from installme	ent sales from Fo	orm 6252, line 26	or 37	2		
3	Short-term capital ga	in (loss) from like	e-kind exchange	es from Form 882	4	3		
4	4 Partnership's share of net short-term capital gain (loss), including specially allocated short-term capital gains (losses), from other partnerships, estates, and trusts							
5	Net short-term capi Enter here and on Fo	tal gain or (los s rm 1065, Sched	s). Combine line ule K, line 4d or	s 1 through 4 in a	column (f).	5		

Part II Long-Term Capital Gains and Losses—Assets Held More Than 1 Year

(4	a) Description of property (e.g., 100 shares of "Z" Co.)	(b) Date acquired (month, day, year)	(c) Date sold (month, day, year)	(d) Sales price (see instructions)	(e) Cost or othe (see instructi		(f) Gain or (loss) ((d) minus (e))	(g) 28% rate gain or (loss) *(see instr. below)
6								
7	Long-term capital gain from installment sales from Form 6252, line 26 or 37							
8	Long-term capital ga	in (loss) from like	e-kind exchange	es from Form 8824	4	8		
9	Partnership's share of long-term capital gair					9		
10	Capital gain distributions							
11	Combine lines 6 through 10 in column (g). Enter here and on Form 1065, Schedule K, line 4e(1) or 7					11		
12	Net long-term capit Enter here and on Fo	al gain or (loss)). Combine lines	6 through 10 in	column (f).	12		

*28% rate gain or (loss) includes all "collectibles gains and losses" as defined in the instructions.

For Paperwork Reduction Act Notice, see the Instructions for Form 1065.

General Instructions

Section references are to the Internal Revenue Code.

Changes To Note

• For sales, exchanges, and conversions after 1997, property held more than 1 year (instead of more than 18 months) generally is eligible for the 10%, 20%, and 25% maximum capital gains rates at the partner level (for individuals, estates, and trusts). This rule also applies to installment payments received after 1997. Therefore, the partnership should include in column (g) of Schedule D **only** collectibles gains and losses and certain pre-1998 gains from fiscal year pass-through entities.

• The partnership may be able to postpone gain on the sale of qualified small business stock. For details, see **Rollover of gain from qualified stock** on page 3.

Purpose of Schedule

Use Schedule D (Form 1065) to report sales or exchanges of capital assets, capital gain distributions, and nonbusiness bad debts. Do not report on Schedule D capital gains (losses) specially allocated to any partners.

Enter capital gains (losses) specially allocated to the partnership as a partner in other partnerships and from estates and trusts on Schedule D, line 4 or 9, whichever applies. Enter capital gains (losses) of the partnership that are specially allocated to partners directly on line 4d, 4e(1), 4e(2), or 7 of Schedules K and K-1, whichever applies. See **How Income Is Shared Among Partners** in the Instructions for Form 1065 for more information.

To report sales or exchanges of property other than capital assets, including the sale or exchange of property used in a trade or business and involuntary conversions (other than casualties and thefts), see **Form 4797**, Sales of Business Property, and related instructions. If property is involuntarily converted because of a casualty or theft, use **Form 4684**, Casualties and Thefts.

Gains and losses from section 1256 contracts and straddles are reported on **Form 6781**, Gains and Losses From Section 1256 Contracts and Straddles. If there are limited partners, see section 1256(e)(4) for the limitation on losses from hedging transactions.

An exchange of business or investment property for property of a like kind is reported on **Form 8824**, Like-Kind Exchanges.

For more information, see **Pub. 544**, Sales and Other Dispositions of Assets.

What Are Capital Assets?

Each item of property the partnership held (whether or not connected with its trade or business) is a capital asset **except**:

1. Assets that can be inventoried or property held mainly for sale to customers.

2. Depreciable or real property used in the trade or business.

3. Certain copyrights; literary, musical, or artistic compositions; letters or memoranda; or similar property.

4. Accounts or notes receivable acquired in the ordinary course of trade or business for services rendered or from the sale of property described in 1 above.

5. U.S. Government publications, including the Congressional Record, that the partnership received from the government, other than by purchase at the normal sales price, or that the partnership got from another taxpayer who had received it in a similar way, if the partnership's basis is determined by reference to the previous owner.

Items for Special Treatment

• Bonds and other debt instruments. See **Pub. 550**, Investment Income and Expenses.

• Certain real estate subdivided for sale that may be considered a capital asset. See section 1237.

• Gain on the sale of depreciable property to a more than 50%-owned entity, or to a trust in which the partnership is a beneficiary, is treated as ordinary gain.

• Liquidating distributions from a corporation. See Pub. 550 for details.

• Gain on the sale or exchange of stock in certain foreign corporations. See section 1248.

• Gain or loss on options to buy or sell, including closing transactions. See Pub. 550 for details.

• Gain or loss from a short sale of property. See Pub. 550 for details.

• Transfer of property to a political organization if the fair market value of the property exceeds the partnership's adjusted basis in such property. See section 84.

• Any loss on the disposition of converted wetland or highly erodible cropland that is first used for farming after March 1, 1986, is reported as a long-term capital loss on Schedule D, but any gain on such a disposition is reported as ordinary income on Form 4797. See section 1257 for details.

• Transfer of partnership assets and liabilities to a newly formed corporation in exchange for all of its stock. See Rev. Rul. 84-111, 1984-2 C.B. 88.

• Disposition of foreign investment in a U.S. real property interest. See section 897.

• Any loss from a sale or exchange of property between the partnership and certain related persons is not allowed, except for distributions in complete liquidation of a corporation. See sections 267 and 707(b) for details.

• Any loss from securities that are capital assets that become worthless during the year is treated as a loss from the sale or exchange of a capital asset on the last day of the tax year.

• Gain from the sale or exchange of stock in a collapsible corporation is not a capital gain. See section 341.

• Nonrecognition of gain on sale of stock to an employee stock ownership plan (ESOP) or an eligible cooperative. See section 1042 and Temporary Regulations section 1.1042-1T for rules under which the partnership may elect not to recognize gain from the sale of certain stock to an ESOP or an eligible cooperative.

• A nonbusiness bad debt must be treated as a short-term capital loss and can be deducted only in the year the debt becomes totally worthless. For each bad debt, enter the name of the debtor and "schedule attached" in column (a) of line 1 and the amount of the bad debt as a loss in column (f). Also attach a statement of facts to support each bad debt deduction.

• Any loss from a wash sale of stock or securities (including contracts or options to acquire or sell stock or securities) cannot be deducted unless the partnership is a dealer in stock or securities and the loss was sustained in a transaction made in the ordinary course of the partnership's trade or business. A wash sale occurs if the partnership acquires (by purchase or exchange), or has a contract or option to acquire, substantially identical stock or securities within 30 days before or after the date of the sale or exchange. See section 1091 for more information.

• Gains from the sale of property (other than publicly traded stock or securities) for which any payment is to be received in a tax year after the year of sale must be reported using the installment method on **Form 6252**, Installment Sale Income, unless the partnership elects to report the entire gain in the year of sale. The partnership should also use Form 6252 if it received a payment this year from a sale made in an earlier year on the installment method.

	IEDULE F			Profit or L	_oss	Fr	om Fa	arming			OMB No. 1	545-0074
(For	rm 1040) ► Attach to Form 1040, Form 1041, Form 1065, or Form 1065-B.								1999			
	ment of the Treasury I Revenue Service (99)	(99) ► See Instructions for Schedule F (Form 1040).								Attachment Sequence No. 14		
										Social sec	curity number (
	- 11											
A Pri	ncipal product. Describe	e in one or two v	vords y	our principal crop or a	ctivity fo	or the	current tax	year.		B Enter o	code from Part	IV
										D Employ	yer ID number (EIN), if any
C Ac	counting method:		(1) 🗌	Cash	(2)	\Box	Accrual					
E Di	d you "materially parti	cinate" in the	onerati	ion of this business (durina	10007	Plf "No "	see nade E-2 for li	mit on	nassivo l	osses. 🗌 Y	es 🗌 No
		-		. Complete Parts	-							
T GI				ck held for draft, l								
1	Sales of livestock ar											
2	Cost or other basis						-					
3	Subtract line 2 from	line 1								3		
4	Sales of livestock, p				raised					4		
5a	Total cooperative dis	ributions (Form	ı(s) 109	9-PATR) 5a				5b Taxable a	mount	5b		
6a	Agricultural program	i payments (se	e pag	e F-2) 6a				6b Taxable a	mount	6b		
7	Commodity Credit C	•										
	CCC loans reported						• • •			7a		
b	CCC loans forfeited							7c Taxable a	mount	7c		
8	Crop insurance proc				e page	F-3):	1			8b		
	Amount received in If election to defer t					6.4	A	8b Taxable a		8d		<u> </u>
								deferred from 1998	3	9		
9 10	Custom hire (machin Other income, includ								• •	10		
11	Gross income. Add	-		-			-	-				
••	the amount from pa									11		
Par	t II Farm Expen	ses—Cash	and A	Accrual Method.						ses suc	h as taxes, i	nsurance,
	repairs, etc.,	on your hon	ne.									
12	Car and truck expense	es (see page				25	Pension	and profit-sh	naring			
	F-4—also attach For	m 4562)	12				plans			25		
13	Chemicals		13			26	Rent or	lease (see page F-	5):			
14	Conservation expe	•				а	Vehicles	, machinery, and e	quip-	0(-		
	page F-4)		14							26a		
15	Custom hire (maching	,	15					nd, animals, etc.)	• •	26b 27		
16	Depreciation and s					27		and maintenance	•••	27		
	expense deduction		16			28 29		nd plants purchase		20		
17	elsewhere (see page Employee benefit					29 30	-	and warehousing purchased		30		
17	other than on line 2		17			31		· · · · · · · ·		31		
18	Feed purchased .		18			32				32		
19	Fertilizers and lime		19			33		, breeding, and med		33		
20	Freight and trucking		20			34	-	penses (specify):	-			
21	Gasoline, fuel, and		21			а				34a		
22	Insurance (other that	n health)	22			b				34b		
23	Interest:					с				34c		
	Mortgage (paid to b		23a			d				34d		
	Other		23b			e				34e		
24	Labor hired (less emplo	yment credits)	24			f				34f		
0 F	Tabal com an	al line - 10 11		46						35		
35	Total expenses. Ad								. ►	35		
36	Net farm profit or (36		
27	Schedule SE, line 1.	-		-								
37	 If you have a loss, you If you checked 37 	a NUST check a, enter the lo	the booss on	Form 1040, line 18	r invest , and A	Iment	in this act	uvity (see page F-6) dule SE, line 1.	· }	_	All investmer	
	 If you checked 37 								J	37b 🗌	Some investmen	t is not at risk.

For Paperwork Reduction Act Notice, see Form 1040 instructions.

Schedule F (Form 1040) 1999

Pa	t III Farm Income—Accrual Method (see page F-6) Do not include sales of livestock held for draft, breeding, 4797 and do not include this livestock on line 46 below.	sport,	or d	lairy purposes;	repor	t these sales	s on Form
38	Sales of livestock, produce, grains, and other products during the year				38		
39a	Total cooperative distributions (Form(s) 1099-PATR)		39b	Taxable amount	39b		
40a	Agricultural program payments		40b	Taxable amount	40b		
41	Commodity Credit Corporation (CCC) loans:						
а	CCC loans reported under election				41a		
b	CCC loans forfeited		41c	Taxable amount	41c		
42	Crop insurance proceeds				42		
43	Custom hire (machine work) income				43		
44	Other income, including Federal and state gasoline or fuel tax credit or refur	ıd.			44		
45 46	Add amounts in the right column for lines 38 through 44	46			45		
47	Cost of livestock, produce, grains, and other products purchased during the year.	47					
48	Add lines 46 and 47	48			_		
49	Inventory of livestock, produce, grains, and other products at end of year	49					
50	Cost of livestock, produce, grains, and other products sold. Subtract line 49	from lir	ne 48		50		
51	Gross income. Subtract line 50 from line 45. Enter the result here and on p	age 1, l	ine 1	1	51		

If you use the unit-livestock-price method or the farm-price method of valuing inventory and the amount on line 49 is larger than the amount on line 48, subtract line 48 from line 49. Enter the result on line 50. Add lines 45 and 50. Enter the total on line 51.

Part IV Principal Agricultural Activity Codes

Caution. File Schedule C (Form 1040), Profit or Loss From Business, or Schedule C-EZ (Form 1040), Net Profit From Business, instead of Schedule F if:

 Your principal source of income is from providing agricultural services such as soil preparation, veterinary, farm labor, horticultural, or management for a fee or on a contract basis, or

• You are engaged in the business of breeding, raising, and caring for dogs, cats, or other pet animals.

These codes for the Principal Agricultural Activity classify farms by the type of activity they are engaged in to facilitate the administration of the Internal Revenue Code. These six-digit codes are based on the North American Industry Classification System (NAICS).

Select one of the following codes and enter the six-digit number on page 1, line B:

Crop Production

111100	Oilseed and grain farming
111210	Vegetable and melon farming

111300 Fruit and tree nut farming

- 111400 Greenhouse, nursery, and floriculture production
- 111900 Other crop farming

Animal Production

- 112111 Beef cattle ranching and farming
- 112112 Cattle feedlots
- 112120 Dairy cattle and milk production
- 112210 Hog and pig farming
- 112300 Poultry and egg production
- 112400 Sheep and goat farming
- 112510 Animal aquaculture
- 112900 Other animal production

Forestry and Logging

113000 Forestry and logging (including forest nurseries and timber tracts)



Schedule E (Form 1040) 1999

For Paperwork Reduction Act Notice, see page 1 of the separate Instructions for Form 5471. $\textcircled{\blue}{\blue}$

Accumulated Earnings and Profits (E&P) of Controlled Foreign Corporation ► Attach to Form 5471.

OMB No. 1545-0704

Department of the Treasury Internal Revenue Service

Name of person filing Form 5471

Name of foreign corporation

	Important. Enter amounts in	ts in Undistributed Earnings Not Previously Taxed (sections 959(c)				Taxed E&P (see instructions) 59(c)(1) and (2) balances)			
	functional currency.	(post-86 section 959(c)(3) balance)	(pre-87 section 959(c)(3) balance)	(i) Earnings Invested in U.S. Property	(ii) Earnings Invested in Excess Passive Assets	(iii) Subpart F Income	(combine columns (a), (b), and (c))		
1	Balance at beginning of year								
2a	Current year E&P								
b	Current year deficit in E&P								
3	Total current and accumulated E&P not previously taxed (line 1 plus line 2a, minus line 2b)								
4	Amounts included under section 951(a) or reclassified under section 959(c) in current year								
5a	Actual distributions or reclassifications of previously taxed E&P								
b	Actual distributions of nonpreviously taxed E&P								
6a	Balance of previously taxed E&P at end of year (line 1 plus line 4, minus line 5a)								
b	Balance of E&P not previously taxed at end of year (line 3 minus line 4, minus line 5b)								
7	Balance at end of year. (Enter amount from line 6a or line 6b, whichever is applicable.)								

SCHEDULE J (Form 5471) (Rev. January 1999)

Identifying number

			artner's Share of				Deductions,	etc.	OMB No. 1545-0099
Depart		bo Troasury	► : lendar year 1999 or tax year begi	See separat			and ending		1999
		identifying numb					identifying number	· ·	
-		ame, address, ar				-	name, address, and		
B V C II D E F L	limi What ty s this Inter p Profit s oss sl Owners RS Ce	ted liability comp /pe of entity is this partner a □ dou artner's percentag haring haring ship of capital . .nter where partne	neral partner ☐ limited partner any member s partner? ► mestic or a ☐ foreign par le of: (i) Before change or termination % ership filed return: capital account:	tner? (ii) End of year %	Nonr Quali Othe G Tax s H Chec partn	recours ified n shelter shelter sk her hership	hare of liabilities (see se		5 5 publicly traded 2) □
<u> </u>) Capital account at	(b) Capital contributed	(c) Partner			(d) Withdrawals and		pital account at end of
	•	beginning of year	during year		7, Form 10 edule M-2	065,	distributions	year	(combine columns (a) through (d))
		(a)	Distributive share item				((b) Amount		040 filers enter the nt in column (b) on:
Income (Loss)		Net income (loss) Net income (loss) Portfolio income Interest Ordinary dividence Royalties Net short-term ca (1) 28% rate gair (2) Total for year. Other portfolio in Guaranteed payn Net section 1231	ds	ities 	 	1 2 3 4a 4b 4c 4d 4d e(1) e(2) 4f 5 6 7		Sch. Sch. Sch. Sch. Sch. Sch. Sch. Sch.	age 6 of Partner's ctions for Schedule K-1 1065). B, Part I, line 1 B, Part II, line 5 E, Part I, line 4 D, line 5, col. (f) D, line 12, col. (g) D, line 12, col. (f) n applicable line of your return. vage 6 of Partner's ctions for Schedule K-1 1065). n applicable line of your return.
Deduc- tions	8 9 10 11	Section 179 expe Deductions relate	outions (see instructions) <i>(atta</i> ense deduction ed to portfolio income <i>(attach</i> s <i>(attach schedule)</i>	 schedule)		8 9 10 11		— } See p Partn	A, line 15 or 16 bages 7 and 8 of er's Instructions for dule K-1 (Form 1065).
Credits		Low-income hour (1) From section service before 19 (2) Other than on li (3) From section service after 198 (4) Other than on Qualified rehabiliti activities Credits (other that	sing credit: 1 42(j)(5) partnerships for p 190	roperty pla service befor roperty pla n service afte p rental real a and 12b)	ced in re 1990 ced in er 1989 estate related	a(1) a(2) a(3) a(4) 12b]]] See p	8586, line 5 age 8 of Partner's ctions for Schedule K-1
For F	13	Credits related to Other credits	ate activities	· · ·	 	12c 12d 13 Cat.	No. 11394R	(Form	 Clions for Schedule K-1 1065). K-1 (Form 1065) 1999

		(a) Distributive share item		(b) Amount	(c) 1040 filers enter the amount in column (b) on:
Self-em- Investment ployment Interest		Interest expense on investment debts	14a b(1) b(2)		Form 4952, line 1 See page 9 of Partner's Instructions for Schedule K-1 (Form 1065).
Self-em- ployment	b	Net earnings (loss) from self-employment	15a 15b 15c		Sch. SE, Section A or B See page 9 of Partner's Instructions for Schedule K-1 (Form 1065).
Adjustments and Tax Preference Items	c d	Depreciation adjustment on property placed in service after 1986 Adjusted gain or loss	16a 16b 16c d(1) d(2) 16e		See page 9 of Partner's Instructions for Schedule K-1 (Form 1065) and Instructions for Form 6251.
Foreign Taxes	17a b c	Type of income ► Name of foreign country or possession ► Total gross income from sources outside the United States (attach schedule) ► Total applicable deductions and losses (attach schedule) ► Total foreign taxes (check one): ► □ Paid □ Accrued Reduction in taxes available for credit (attach schedule) ► ● Other foreign tax information (attach schedule) ► ●	17c 17d 17e 17f 17g		Form 1116, check boxes Form 1116, Part I Form 1116, Part II Form 1116, Part III See Instructions for Form 1116.
Other	18 b 19 20 21 22 23 24 a b	Section 59(e)(2) expenditures: a Type ▶ Amount Tax-exempt interest income Other tax-exempt income Other tax-exempt income Nondeductible expenses Distributions of money (cash and marketable securities) Distributions of property other than money Recapture of low-income housing credit: From section 42(j)(5) partnerships Other than on line 24a	18b 19 20 21 22 23 24a 24b		See page 9 of Partner's Instructions for Schedule K-1 (Form 1065). Form 1040, line 8b See pages 9 and 10 of Partner's Instructions for Schedule K-1 (Form 1065). Form 8611, line 8
Supplemental Information	25	Supplemental information required to be reported separately to needed):		rtner (attach additiona	al schedules if more space is

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Department of the Treasury Internal Revenue Service OMB No. 1545-0704

► Attach to Form 5471.

Identifying number

Name of foreign corporation

Name of person filing Form 5471

Important: Complete a separate Schedule M for each controlled foreign corporation. Enter the totals (in U.S. dollars) for each type of
transaction that occurred during the annual accounting period between the foreign corporation and the persons listed in columns (b) through
(f). Translate all amounts from functional currency to U.S. dollars using the appropriate exchange rate for the tax year of the foreign
corporation. See page 9 of the instructions.

En	Enter the relevant functional currency and the exchange rate used throughout this schedule									
	(a) Transactions of foreign corporation	(b) U.S. person filing this return	(c) Any domestic corporation or partnership controlled by U.S. person filing this return	(d) Any other foreign corporation or partnership controlled by U.S. person filing this return	(e) 10% or more U.S. shareholder of controlled foreign corporation (other than the U.S. person filing this return)	(f) 10% or more U.S. shareholder of any corporation controlling the foreign corporation				
1	Sales of stock in trade (inventory).									
2	Sales of property rights (patents, trademarks, etc.)									
3	Compensation received for tech- nical, managerial, engineering, construction, or like services.									
4	Commissions received									
5	Rents, royalties, and license fees received									
6	Dividends received (exclude deemed distributions under subpart F and distributions of previously taxed income)									
7	Interest received									
	Premiums received for insur- ance or reinsurance									
9	Add lines 1 through 8									
10	Purchases of stock in trade (inventory).									
11	Purchases of tangible property other than stock in trade									
12	Purchases of property rights (patents, trademarks, etc.).									
13	Compensation paid for tech- nical, managerial, engineering, construction, or like services									
14	Commissions paid									
15	Rents, royalties, and license fees paid									
16	Dividends paid									
17	Interest paid									
18	Add lines 10 through 17									
19	Amounts borrowed (enter the maximum loan balance during the year) — see instructions									
20	Amounts loaned (enter the maximum loan balance during the year) — see instructions .									

For Paperwork Reduction Act Notice, see page 1 of the Instructions for Form 5471. Cat. No. 499630 Schedule M (Form 5471) (Rev. 1-99)

Internal Revenue Service

Attach to Form 5471.

OMB No. 1545-0704

Name of person filing Form 5471

10b

Name of foreign corporation

Important: All amounts must be stated in U.S. dollars translated from functional currency. See page 10 of the instructions for the relevant exchange rate.

Enter the relevant functional currency and the exchange rate used throughout this schedule ►

v				•	Interest	s Granted by the Face v	
Description of securities (attach a co	d statemer	d statement of conversion privileges)			Beginning of year	End of year	
Section B—List of	Holders of	Convert	ihle Securities	or Ontio	ns Granted	by the Corpora	tion
			Securiti		ins oranicu	1	
Name and address of each holder of convertible securities or options	Class of securities				d of year	 Explanation and date of any change in holdings of 	
designate nonresident aliens)		Number	Face value	Number	Face value	securities during the ye	
Part II Income Informati	ion						

	Section A—Computation of Undistributed Foreign Personal Hol	lding	Company	Income			
1	Gross income as defined in section 555 (attach schedule)		1				
2	Deductions allowable under section 161 (attach schedule)		-				
3	Taxable income or (loss) (subtract line 2 from line 1)						
4	Adjustments to taxable income or (loss) (see instructions):						
а	Taxes (see instructions)		4a				
b	Charitable contributions						
ç	Special deductions disallowed						
d							
e	Expenses and depreciation applicable to property of the taxpayer						
f							
י מ	Taxes and contributions to pension trusts						
g	Total adjustments (combine lines 4a through 4f)						
5	Combine line 3 and line 4g						
6	Deduction for dividends paid during the tax year. Enter the amount from Section B,						
7	Subtract line 6 from line 5						
8	Deduction allowed under section 563(c) for dividends paid after close of tax year						
~	instructions). Attach designation required by Rev. Proc. 90-26, 1990-1 C.B. 512						
9	Undistributed foreign personal holding company income (subtract line 8 from line 7			1			
	Section B—Deduction for Dividends Paid During Tax Year (see instructions)						
10	Taxable dividends paid during tax year:	b		Amount			
а	Cash		10a				
b	Property other than cash or the corporation's own securities						

с	Obligations of the corporation (bonds, notes, scrip, etc.)	10c	
	Consent dividends (attach schedule)	11	
12	Deduction for dividends paid during tax year (add lines 10a through 11). Enter here and on line 6 above	12	

For Paperwork Reduction Act Notice, see page 1 of the Instructions for Form 5471. Cat. No. 61925Q Schedule N (Form 5471) (Rev. 1-99)

(indicate nature of property) . . .

(Rev. January 1999) Department of the Treasury Internal Revenue Service

Organization or Reorganization of Foreign Corporation, and Acquisitions and Dispositions of its Stock

OMB No. 1545-0704

Attach to Form 5471.

Identifying number

Name of foreign corporation

Name of person filing Form 5471

Important: Complete a separate Schedule O for each foreign corporation for which information must be reported.

Part I To Be Completed by U.S	art I To Be Completed by U.S. Officers and Directors (See instructions.)									
(a) Name of shareholder for whom acquisition information is reported	(b) Address of shareholder	(c) Identifying number of shareholder	(d) Date of original 10% acquisition	(e) Date of additional 10% acquisition						

Part II To Be Completed by U.S. Shareholders

Note: If this return is required because one or more shareholders became U.S. persons, attach a list showing the names of such persons and the date each became a U.S. person.

	Section A—	-General Sha	areholder Ir	formation					
(a)		shareholder's lat	(b) est U.S. income	e tax return file	ed, indicate:	C	(c) Date (if any) sharehold		
Name, address, and identifying number o shareholder(s) filing this schedule	(1) Type of retur	(1) (2) Type of return (enter form number) Date return filed		(3) Internal Revenue Service Center where filed			last filed information return under section 6046 for the foreign corporation		
Section B-U.	S. Persons Who	Are Officers	or Directo	rs of the F	oreign Corpoi	ration			
(a) Name of U.S. officer or director		(b) Address			(c) Social security number			(d) Check appropriate box(es)	
							Offic	er Director	
							_		
	Secti	on C—Acqu	isition of St	ock					
(a)	(b)	(c)		(d)	(e) Number of sha		e) hares acquired		
Name of shareholder(s) filing this schedule	Class of stock acquired	Date of acquisition		ethod of quisition	(1) Directly	(2 Indir		(3) Constructively	

For Paperwork Reduction Act Notice, see page 1 of the Instructions for Form 5471. Cat. No. 612000 Schedule O (Form 5471) (Rev. 1-99)

Schedule O (Form 5471) (Rev. 1-99)

Page 2

(f) Amount paid or value given	(g) Name and address of person from whom shares were acquired

Section D—Disposition of Stock

(b) Class of stock	(c)	(c) (d)	(e) Number of shares disposed of			
	Date of disposition	of disposition	(1) Directly			
(g) Name and address of person to whom disposition of stock was made						
		Class of stock Date of disposition	(b) (c) Method Class of stock Date of disposition of disposition	(b) (c) Method Class of stock Date of disposition (1) Directly Directly	(b) Class of stock (c) Date of disposition (d) Method of disposition Number of shares disposition (1) (2) Directly (1) Indirectly Image: State of disposition Image: State of disposition (1) (2) Image: State of disposition Image: State of disposition (1) (2) Image: State of disposition Image: State of disposition (1) (2) Image: State of disposition Image: State of disposition (2) Image: State of disposition (3) (3) (4) (4) (5) (4) (5) (5) (6) (4)	

Section E—Organization or Reorganization of Foreign Corporation

Nam	(a) Name and address of transferor					
Assets tr	(d) ansferred to foreign corporation		(e) Description of assets transferred by, or notes or			
(1) Description of assets	(2) Fair market value	(3) Adjusted basis (if transferor was U.S. person)	securities issued by, for			

Section F—Additional Information

(a) If the foreign corporation or a predecessor U.S. corporation filed (or joined with a consolidated group in filing) a U.S. income tax return for any of the last 3 years, attach a statement indicating the year for which a return was filed (and, if applicable, the name of the corporation filing the consolidated return), the taxable income or loss, and the U.S. income tax paid (after all credits).

(b) List the date of any reorganization of the foreign corporation that occurred during the last 4 years while any U.S. person held 10% or more in value or vote (5% or more in value for transactions that occurred prior to January 1, 1998) (directly or indirectly) of the corporation's stock ►

(c) If the foreign corporation is a member of a group that make up a chain of ownership, attach a chart, for each unit of which a shareholder owns 10% or more in value or vote (5% or more in value for transactions that occurred prior to January 1, 1998) of the outstanding stock. The chart must indicate the corporation's position in the chain of ownership and the percentages of stock ownership (see page 12 of the instructions for an example).

Name of transferor	Identification number (see instructions)
Number, street, and room or suite no. (If a P.O. box, see instructions.)	
City or town, state, and ZIP code	
 1 The following questions apply only if the transferor is a of a lf the transfer was a section 361(a) or (b) transfer, was the 5 or fewer domestic corporations? b Did the transferor remain in existence after the transfer? If not, list the controlling shareholder(s) and their identified 	e transferor controlled (under section 368(c)) by
Controlling shareholder	Identification number
 c If the transferor was a member of an affiliated group corporation? If not, list the name and employer identification number 	🗌 Yes 🗌 No
Name of parent corporation	EIN of parent corporation
2 If the transferor was a partner in a partnership that was under section 367), list the name and EIN of the transfer	
Name of partnership	EIN of partnership
Part II Transferee Foreign Corporation Information	on (see instructions)
3 Name of transferee (foreign corporation)	4 Identification number, if any
5 Address (including country)	
6 Place of organization or creation	7 Foreign law characterization (see instructions)
8 Is the transferee foreign corporation a controlled foreign	

For Paperwork Reduction Act Notice, see separate instructions.

Cat No. 16982D

Form 926 (Rev. 10-98)

Form	926 (Rev. ⁻	10-98)				Page 2
Par	t III	Information Regarding Trans	sfer of Property (see instructions)			
9	Date of	transfer			e of nonrecognition instructions)	transaction
11	Descrip	tion of property transferred:				
12 13 14a b	Was th through Was in transac	e transferor required to recogn 1.367(a)-6T (e.g., for tainted pro stangible property (within the r tion?	he classification of the transferee to that of a for ize income under Temporary Regulations se operty, depreciation recapture, branch loss rec meaning of section 936(h)(3)(B)) transferred to the intangible property that was transferred	ections 1 capture, e I pursua	.367(a)-4T etc.)? □ Ye nt to the □ Ye	s 🗌 No
Sig			have examined this return, including accompanying schedul e. Declaration of preparer (other than taxpayer) is based on a			
Her	re	Signature	Date	Title		
Paic	d parer's	Preparer's signature	Bailo	Check if self- employed	Preparer's soc	ial security no.
	Only	Firm's name (or yours if self-employed), and		EIN ►		

Form 9	982
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(Rev. September 1998) Department of the Treasury Internal Revenue Service

Name shown on return

Reduction of Tax Attributes Due to Discharge of Indebtedness (and Section 1082 Basis Adjustment)

► Attach this form to your income tax return.

OMB No. 1545-0046

Attachment Sequence No. 94

Identifying	number

Par	t General Information (see instructions)			
1	Amount excluded is due to (check applicable box(es)):			
а	Discharge of indebtedness in a title 11 case.			
b	Discharge of indebtedness to the extent insolvent (not in a title 11 case)			
С	Discharge of qualified farm indebtedness			
d	Discharge of qualified real property business indebtedness.	i i i		
2				
3	Do you elect to treat all real property described in section 1221(1), relating to property held f customers in the ordinary course of a trade or business, as if it were depreciable property?		🗌 Yes	□No
Par	t II Reduction of Tax Attributes (You must attach a description of any transactions in basis under section 1017.)	resulti	ng in the rec	luction
Ente	er amount excluded from gross income:			
4	For a discharge of qualified real property business indebtedness, applied to reduce the basis of depreciable real property	4		
5	That you elect under section 108(b)(5) to apply first to reduce the basis (under section 1017) of depreciable property.	5		
6	Applied to reduce any net operating loss that occurred in the tax year of the discharge or carried over to the tax year of the discharge	6		
7	Applied to reduce any general business credit carryover to or from the tax year of the discharge	7		
8	Applied to reduce any minimum tax credit as of the beginning of the tax year immediately after the tax year of the discharge	8		
9	Applied to reduce any net capital loss for the tax year of the discharge including any capital loss carryovers to the tax year of the discharge	9		
10	Applied to reduce the basis of nondepreciable and depreciable property if not reduced on line			
	5. DO NOT use in the case of discharge of qualified farm indebtedness	10		
11	For a discharge of qualified farm indebtedness, applied to reduce the basis of:			
а	Depreciable property used or held for use in a trade or business, or for the production of income, if			
	not reduced on line 5	11a		
b	Land used or held for use in a trade or business of farming	11b		
	Other property used or held for use in a trade or business, or for the production of income.	11c 12		
12 13	Applied to reduce any passive activity loss and credit carryovers from the tax year of the discharge Applied to reduce any foreign tax credit carryover to or from the tax year of the discharge	12		
	t III Consent of Corporation to Adjustment of Basis of its Property Under Section	_	2(a)(2)	
	e corporation named above has excluded under section 1081(b) of the Internal Revenue Code \$ its gross income for the tax year beginning			
	or that section the corporation consents to have the basis of its property adjusted in accordance with			

Under that section the corporation consents to have the basis of its property adjusted in accordance with the regulations prescribed under section 1082(a)(2) of the Internal Revenue Code in effect at the time of filing its income tax return for that year. The corporation is organized under the laws of

(State of incorporation)

Note: You must attach a description of the transactions resulting in the nonrecognition of gain under section 1081.

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted. **Purpose of Form.** Generally, the amount by which you benefit from the discharge of indebtedness is included in your gross income. However, under certain circumstances described in section 108, you may exclude the amount of discharged indebtedness from your gross income. Unless you check the box on line 1d or make the election on line 5, the amount excluded from gross income reduces certain tax attributes either dollar for dollar or 33¹/₃ cents per dollar. Use **Part I** of Form 982 to indicate why any amount received from the discharge of indebtedness should be excluded from gross income.

Use **Part II** to report your reduction of tax attributes. The reduction must be made in the following order:

• Any net operating loss (NOL) for the tax year of the discharge (and any NOL carryover to that year) (dollar for dollar);

• Any general business credit carryover to or from the tax year of the discharge (33¹/₃ cents per dollar);

• Any minimum tax credit as of the beginning of the tax year immediately after the tax year of the discharge (331/3 cents per dollar);

• Any net capital loss for the tax year of the discharge (and any capital loss carryover to that tax year) (dollar for dollar);

• Basis of property (dollar for dollar);

• Any passive activity loss (dollar for dollar) and credit (331/3 cents per dollar) carryovers from the tax year of the discharge; and

• Any foreign tax credit carryover to or from the tax year of the discharge (33¹/₃ cents per dollar).

Use **Part III** to exclude from gross income under section 1081(b) any amounts of income attributable to the transfer of property described in that section. **Definitions.** A "title 11 case" is a case under title 11 of the United States Code (relating to bankruptcy), but only if you are under the jurisdiction of the court in the case and the discharge of indebtedness is granted by the court or is under a plan approved by the court.

The term "discharge of indebtedness" conveys forgiveness of, or release from, an obligation to repay.

You are "insolvent" to the extent your liabilities exceed the fair market value (FMV) of your assets immediately before the discharge.

For details, get **Pub. 908**, Bankruptcy Tax Guide.

When To File. File Form 982 with your timely filed Federal income tax return (including extensions) in a year a discharge of indebtedness is excluded from your income under section 108(a). Also file this form if you elect to reduce the basis of depreciable property under section 108(b)(5) or if you are making the election on line 1d of Part I regarding the discharge of qualified real property indebtedness.

These elections may be revoked only with the consent of the IRS.

Specific Instructions Part I

Lines 1a through 1c. If you check any of these boxes you may elect, by completing line 5, to apply all or a part of the debt discharge amount to first reduce the basis of depreciable property (including property you elected on line 3 to treat as depreciable property). Any balance of the debt discharge amount will then be applied to reduce the tax attributes in the order listed on lines 6 through 13. You must attach a statement describing the transactions that resulted in the reduction in basis and identifying the property for which you reduced the basis. If you do not make the election on line 5, complete lines 6 through 13 to reduce your attributes. See section 1017(b)(2) and (c) for limitations of reductions in basis on line 10.

The exclusion relating to insolvency does not apply to a discharge that occurs in a title 11 case. Also, the exclusions relating to qualified farm indebtedness and qualified real property business indebtedness do not apply to a discharge that occurs in a title 11 case or to the extent the taxpayer is insolvent.

"Qualified farm indebtedness" is the amount of indebtedness incurred directly in connection with the trade or business of farming. In addition, 50% or more of your aggregate gross receipts for the 3 tax years preceding the tax year in which the discharge of such indebtedness occurs must be from the trade or business of farming. For more information, see sections 108(g) and 1017(b)(4).

The discharge must have been made by a "qualified person." Generally, a qualified person is an individual, organization, etc., who is actively and regularly engaged in the business of lending money. This person cannot be related to you, be the person from whom you acquired the property, or be a person who receives a fee with respect to your investment in the property. For this purpose, a qualified person includes any Federal, state, or local government or agency or instrumentality thereof.

If you checked line 1c and did not make the election on line 5, the debt discharge amount will be applied to reduce the tax attributes in the order listed on lines 6 through 9. Any remaining amount will be applied to reduce the tax attributes in the order listed on lines 11a through 13.

You cannot exclude more than the total of your: (a) tax attributes (determined under section 108(g)(3)(B)); and (b) basis of property used or held for use in a trade or business or for the production of income. Any excess is included in income.

Line 1d. If you check this box, the discharge of qualified real property business indebtedness is applied to reduce the basis of depreciable real property on line 4.

"Qualified real property business indebtedness" is indebtedness (other than qualified farm indebtedness) that: (a) is incurred or assumed in connection with real property used in a trade or business; (b) is secured by that real property; and (c) with respect to which you have made an election under this provision. This provision does not apply to a corporation (other than an S corporation).

Indebtedness incurred or assumed after 1992 is **not** qualified real property business indebtedness unless it is either: (a) debt incurred to refinance qualified real property business indebtedness incurred or assumed before 1993 (but only to the extent the amount of such debt does not exceed the amount of debt being refinanced) or (b) qualified acquisition indebtedness.

"Qualified acquisition indebtedness" is debt incurred or assumed to acquire, construct, reconstruct, or substantially improve real property that is secured by such debt, and debt resulting from the refinancing of qualified acquisition indebtedness, to the extent the amount of such debt does not exceed the amount of debt being refinanced.

You cannot exclude more than the excess of the outstanding principal amount of the debt (immediately before the discharge) over the FMV (as of that time) of the property securing the debt, reduced by the outstanding principal amount of other qualified real property business indebtedness secured by that property (as of that time). The amount excluded is further limited to the aggregate adjusted bases (as of the first day of the next tax year or, if earlier, the date of disposition) of depreciable real property (determined after any reductions under sections 108(b) and (g)) you held immediately before the discharge (other than property acquired in contemplation of the discharge). Any excess is included in income.

Line 2. Enter the total amount excluded from your gross income due to discharge of indebtedness under section 108. If you checked line 1a, 1b, and/or 1c, this amount will not necessarily equal the total reductions on lines 5 through 13 because the debt discharge amount may exceed the total tax attributes.

See section 382(I)(5) for a special rule regarding a reduction of a corporation's tax attributes after certain ownership changes.

Line 3. You may elect under section 1017(b)(3)(E) to treat all real property held primarily for sale to customers in the ordinary course of a trade or business as if it were

œ

depreciable property. This election does not apply to the discharge of qualified real property business indebtedness. To make the election, check the "Yes" box.

Part II

Line 7. If you have a general business credit carryover to or from the tax year of the discharge, you must reduce that carryover by 33¹/₃ cents for each dollar excluded from gross income. See Form 3800, General Business Credit, for more details on the general business credit, including rules for figuring any carryforward or carryback.

Line 10. In the case of a title 11 case or insolvency (except when an election under section 108(b)(5) is made), the reduction in basis is limited to the aggregate of the bases of your property immediately after the discharge over the aggregate of your liabilities immediately after the discharge.

Part III

Adjustment to Basis. Unless it specifically states otherwise, the corporation, by filing this form, agrees to apply the general rule for adjusting the basis of property (as described in Regulations section 1.1082-3(b)).

If the corporation desires to have the basis of its property adjusted in a manner different from the general rule, it must attach a request for variation from the general rule. The request must show the precise method used and the allocation of amounts.

Consent to the request for variation from the general rule will be effective only if it is incorporated in a closing agreement entered into by the corporation and the Commissioner of Internal Revenue under the rules of section 7121. If no agreement is entered into, then the general rule will apply in determining the basis of the corporation's property.

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		5 hr., 16 min.
Learning about the law or the form		2 hr., 5 min.
Preparing and sending the form to the IRS		2 hr., 16 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. See the instructions for the tax return with which this form is filed. Form **3468**

Investment Credit

OMB No. 1545-0155

Department of the Treasury Internal Revenue Service

Name(s) shown on return

Attach to your return.See separate instructions.

Attachment Sequence No. 52 Identifying number

1	Rehabilitation credit (see instructions for required attachments):					
•	Renabilitation credit (see instructions for required attachments).					
а	Check this box if you are electing under section 47(d)(5) to take yo expenditures into account for the tax year in which paid (or, for self-re capitalized). See instructions. Note: <i>This election applies to the curre tax years. You may not revoke this election without IRS consent</i> . Enter the amount of qualified rehabilitation expenditures and multiply	habilitated property, when <i>int tax year and to all later</i>				
b	Pre-1936 buildings	× 10% (.10)	1b			
С	Certified historic structures	× 20% (.20)	1c			
	Enter NPS number assigned or the flow-through entity's identifying number (see instructions)	(Form 1065-B), box 9) .	1d			
2	Energy credit. Enter the basis of energy property placed in service during the tax year (see instructions)	× 10% (.10)	2			
3	Reforestation credit. Enter the amortizable basis of qualified timber property acquired during the tax year (see instructions for limitations)	× 10% (.10)	3			
4	Credit from cooperatives. Enter the unused investment credit from coope		4			
5	Total current year investment credit. Add lines 1b through 4		5			
Par		nd out if you complete Pa	art II o	r file Form 380)0.)	
6	Regular tax before credits:					
٠	Individuals. Enter amount from Form 1040, line 40					
•	Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)					
•	Other filers. Enter regular tax before credits from your return	· · ·				
	Credit for child and dependent care expenses (Form 2441, line 9) .	7a 7b	-			
	Credit for the elderly or the disabled (Schedule R (Form 1040), line 20) Child tax credit (Form 1040, line 43)	76 7c				
	Education credits (Form 8863, line 18)	7d				
	Mortgage interest credit (Form 8396, line 11)	7e				
	Adoption credit (Form 8839, line 15)	7f				
q	District of Columbia first-time homebuyer credit (Form 8859, line 11)	7g				
ĥ	Foreign tax credit	7h				
i	Possessions tax credit (Form 5735, line 17 or 27)	7i				
j	Credit for fuel from a nonconventional source	7j				
k	Qualified electric vehicle credit (Form 8834, line 19)	7k				
I	Add lines 7a through 7k		71			
8	Net regular tax. Subtract line 7I from line 6		8			
9	Alternative minimum tax:					
•	Individuals. Enter amount from Form 6251, line 28		9			
•	Corporations. Enter amount from Form 4626, line 15.		7			
• 10	Estates and trusts. Enter amount from Form 1041, Schedule I, line 39. Net income tax. Add lines 8 and 9	10				
10	Tentative minimum tax (see instructions)	11	10			
12	If line 8 is more than \$25,000, enter 25% (.25) of the excess (see					
12	instructions)	12				
13	Enter the greater of line 11 or line 12		13			
14	Subtract line 13 from line 10. If zero or less, enter -0-		14			
15	Investment credit allowed for current year. Enter the smaller of line Form 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, F Schedule G, line 2c; or the applicable line of your return	e 5 or line 14 here and on Part I, line 2a; Form 1041,	15			

For Paperwork Reduction Act Notice, see separate instructions.

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Form **3520**

Department of the Treasury Internal Revenue Service Annual Return To Report Transactions With Foreign Trusts and Receipt of Certain Foreign Gifts

File in duplicate. Instructions are separate.

All information must be in English. Show all amounts in U.S. dollars. File a separate Form 3520 for each foreign trust.

For calendar year 1999, or tax year beginning			, 19 , ending			
A Check appropriate box(es): See Instruct	ions.	Initial return		return	Ame	ended return
B Check box that applies to U.S. person f		Individual	Partnership	Corporation	Trust	Executor
 Check all applicable boxes: (a) You are a U.S. transferor who, direct (b) You held an outstanding obligation of treated as a "qualified obligation" (defined on any portion of all or any portion of all or any portion outstanding obligation issued by you (or (defined on page 3 of the instructions) of You are a U.S. person who, during the outstanding the outstanding obligation who is the instructions) of You are a U.S. person who, during the outstanding the outstanding the outstanding the outstanding the outstanding obligation is the instructions of You are a U.S. person who, during the outstanding t	of a related for led on page 3 on of a foreig the current ta r a person rel during the cur	oreign trust (or a per s of the instructions in trust at any time x year, received a c ated to you) during rent tax year. See	rson related to the t) during the current during the tax year. distribution from a fo the current tax year the instructions for F	rust) issued during tax year. See the i See the instructio reign trust, or (b) that you treated a Part III.	g the current t instructions fo ns for Part II. A related forei as a "qualifiec	ax year, that you r Part I. gn trust held an I obligation"
Part IV.						
Service Center where U.S. person filing this 1a Name of U.S. person(s) filing return	s return files it	s income tax returi	n ▶	b Iden	tification num	ber
c Number, street, and room or suite no	. (If a P.O. bo	ox, see instructions.)	d Spou	se's identificatio	on number (see instr
e City or town	f State o	r province	g ZIP or post	al code h Cour	ntry	
2a Name of foreign trust (if applicable)	b Identific	ation number (if ar	iy)	c Num	ber, street, and	d room or suite no
d City or town	e State o	r province	f ZIP or post	al code g Cour	ntry	
3 For purposes of section 6048(b), did t who can provide the IRS with all relev If "Yes," complete lines 3a through 3g	vant trust info		gent (defined on pag	ge 4 of the instruct	tions)	es 🗌 No
3a Name of U.S. agent	1	ation number (if ar	ıy)	c Num	ber, street, and	d room or suite no
d City or town	e State o	r province	f ZIP or post	al code g Cour	ntry	
4a Name of U.S. decedent (see instr.)	b Address	5		c TIN o	of decedent	
d Date of death	-			e EIN o	of estate	
Part I Transfers by U.S. Perso	ons to a F	oreign Trust D	uring the Currer	nt Tax Year (Se	ee instructio	ons on page 5.
5a Name of trust creator (if different from line 1a)	b Address	5		c Ident	tification numb	oer (if any)
6a Country code of country where trust was of	created b C	ountry code of countr	y whose law governs th	ne trust c Date	trust was cre	ated
7a Will any other person be treated as the	ne owner of tl	ne transferred asse	ts after the transfer?	<u> </u>	🗌 Ye	es 🗌 No
b Name of other foreign trust owners, if any (a)	Addre (b)	SS	Country of reside (c)		ation number, if any (d)	Relevant code section (e)
Under penalties of perjury, I declare that I hav knowledge and belief, it is true, correct, and com		is return, including a	ny accompanying repo	prts, schedules, or s	statements, and	I to the best of n

Signature

Title

Date

Date

For Paperwork Reduction Act Notice, see page 10 of the instructions.

Preparer's SSN or PTIN

Form	3520 (19	999)							Page 2
Pa	rt I	(Continu	led)						
8 9a b 10	Can ar If "No,	ny part of the t	e income or corputerust be revised or to be treated as the treated	is of the trust ben amended to ben e owner of the tra	," see instructions lefit, now or in the efit a U.S. benefici ansferred asset(s) of a Related T	future, any U.S. k ary? after the transfer?	peneficiary?	Ye	s 🗌 No s 🗌 No
	During the current tax year, did you transfer property (including cash) to a related foreign trust in exchange for an obligation of the trust or a person related to the trust? See instructions Yes No If "Yes," complete Schedule A, as applicable. If "No," go to Schedule B. Yes Yes No Was the obligation you received a qualified obligation? Yes Yes No If "Yes," complete Schedule A with respect to that obligation. If "No," go to Schedule B. Yes No								
	Note: The FMV of an obligation (column Date of transfer giving rise to obligation (a)			(d)) is -0- unless it is a qualified of Maximum term (b)		Vield to maturity		obligation d)	
13	Change Note: During FMV, c	es for each y Generally, yo the current or no consid s," complete	rear that the obliga ou must answer "Y Schedu tax year, did you eration at all, for t	tion is outstandin <i>'es," if you checke</i> le B—Gratuito make any transfe he property transf gh (i) below and t	he rest of Schedul	s after the maturity n 11b. (See instructio rectly) to the trus	ns on page of the obl	igation? 🗌 Ye 6.)	
tra	ate of Insfer (a)	Description of property transferred (b)	FMV of property transferred (c)	U.S. adj. basis of property transferred (d)	Gain recognized at time of transfer (e)	Excess, if any, of column (c) over the sum of columns (d) and (e) (f)	Description of property received, if any (g)	FMV of property received (h)	Excess of column (c) over column (h) (i)
Tota	ls 🕨				1	\$			\$
14 a b c	docum Have y Sale d Loan c	nents have b you attached ocument?. document?	een attached to a a copy of:	Form 3520 filed	an document ente within the previous	3 years, attach c	Yes N	dates. Attached o Previously 	Year Attached
								F	orm 3520 (1999)

Form 3520 (1999)

15	Name of beneficiary	Address of beneficiary	U.S. ber	eficiary?	Identification number, if any
	(a)	(b)	Yes	No	(d)
6	Name of trustee (a)	Address of trustee (b)			Identification number, if any (c)
7	Name of other persons	Address of other persons with trust powers		otion of	Identification number, if any
, 	with trust powers (a)	(b)	pov ((vers :)	(d)

	nica within the previous 5 years, attach only relevant apartes.			Attacheu	real
	Have you attached a copy of:	Yes	No	Previously	Attached
а	Summary of all written and oral agreements and understandings relating to the trust?				
b	The trust instrument?				
	Memoranda or letters of wishes?				
d	Subsequent variances to original trust documents?				
	Trust financial statements?	—			
f	Other trust documents?				

Form 3520 (1999)

	1 3520 (1999)						_					Page 4		
Pa			Qualified Obligati						•		ons on	page 6.)		
19	related to the tru	ust) that ye	ng the tax year, hold a ou treated as a "qualif is (a) through (e) belov	ied obligatio	0 0			0			Yes	🗌 No		
	Date of origin obligation	oligation obligation first reported		iginal Tax year gualified payments made during pa					Amount of intere ayments made du the tax year		Does the obli still meet t criteria for qualified oblig (e)			
	(a)		(b)	·		(c))		(d)				Yes	No
Do	rt II U.S. O	where	f a Foreign Trust	(Soo instr		2 0								
20	Name of other fore trust owners, if a (a)	eign	Ad	dress (b)			Country of resider (c)	nce	Identification if an (d)			Relevant ode section (e)		
21	Country code of v	country wh vas createc (a)		Country	/ code of coun	ntry v	whose law gover (b)	ns the	foreign trust	Date fo	reign trust (c)	was created		
22	If "Yes," attach t best of your abili for information o	the Foreig ty, comple on penaltie	orm 3520-A for the cu on Grantor Trust Owne ete and attach a substi es. he portion of the foreig	er Statement tute Form 3!	t you receive 520-A for the	d fro fore	om the foreigr eign trust. See	n trust. page 4	If "No," to the 4 of instructions		Yes	□ No		
			o a U.S. Person Fr								ctions or	n page 7.)		
24	Cash amounts or	FMV of pr	operty received, directly		· · · · · ·		,		oreign trust (excl	ude loai	ns include	d on line 25).		
D	ate of distribution (a)	Descript	tion of property received (b)	(determ	property receive ined on date o stribution) (c)		Descriptior property trans if any (d)		FMV of prope transferred (e)		over co	column (c) lumn (e) f)		
Tota	als									\$				

Form 3520 (1999)

	3520 (1999) rt III (Co	ontin	ued)									Page 5
25	an extension If "Yes," con	of cr	redit upon e columns	the pure (a) throu	(or a person related chase of property ugh (g) below with lumn (f)) is -0- unle	from the trust)? respect to such	loans.		ted foreign trust (in		🗌 Yes	🗌 No
FM	V of loans proce		Date of o loan tran	original saction	Maximum term of repayment of obligation		Is the ol "qualified	bligation a obligation (e)	? FMV of oblig:	ation	from the t column (f) fr	ed as distribution rust (subtract om column (a))
					(c)		Yes	No				(g)
То	tal									🕨	\$	
26	period of ass tax changes obligation?	sessm for ∈ 	nent of any each year	that the	e or transfer tax at e obligation is out	tributable to the standing, to a c	transactio late 3 yea	on, and ars after	you agree to extension of the second se	income of the	🗌 Yes	🗌 No
27	Total distribu	itions	received	during tl	he current tax yea	r. Add line 24, c	olumn (f),	and line	e 25, column (g)	►	\$	
28	that you trea	ted a	s a "qualif	ied oblig	gation" in the curre	ent tax year? .	•••		or a person related		🗌 Yes	🗌 No
	If "Yes," con	nplete	e columns	(a) throu	ugh (e) below with	respect to each	obligatio	n.				
	Date of orig transac (a)		an		Tax year Ilified obligation irst reported (b)	Amount of ac payments n the ta	nade durin x year		Amount of actua interest payment made during the tax year		criteria of obliga	still meet the a qualified ation? ation?
					(-)		-,		(d)		Yes	No
29	If "Yes," atta	ch th	e stateme	nt and c		e remainder of			respect to a distri		🗌 Yes	🗌 No
30	If "Yes," atta	hch th	ne stateme	ent and		chedule A or Sc			h respect to a distri (see instructions). I		🗌 Yes	🗌 No
							istributi	ions (S	See instructions	s on pa	age 8.)	
31	Enter amoun	t fron	n line 27									
32	Number of ye	ears t	he trust ha	is been	a nongrantor trust	(see instructions). 🕨					
33	the trust has	beer	n a nongra	ntor trus	st, if fewer than 3)		• •		s (or the number c			
34												
35									nongrantor trust, i			
36									31 or line 35			
37									ess, enter -0- and			
38	Compute ap				rs of trust. Divide I							
									ee instructions			
39 40												
40 41									ete the rest of Parl			
42								-				
43	Amount treat	ted as	s distributi	on from	trust corpus							
44									and 43 (attach expla			
45 46	Amount of fo	preign	trust's ag	gregate	undistributed net	INCOME	• •					
40 47	Compute ap	plicat	<u>ole num</u> be	r of year	rs of trust. Divide I	ine 46 by line 45	5 and ente	er here	► · · · · ·	· · ·		

Form	n 3520 (1999)	Page 6
Ра	rt III (Continued)	
	Schedule C—Calculation of Interest Charge (See instructions on page 9.)	
48	Enter accumulation distribution from line 37 or 41, as applicable	
49	Enter tax on total accumulation distribution from line 28 of Form 4970	
50	Enter applicable number of years of foreign trust from line 38 or 47, as applicable (round to nearest half-year).	
51	Combined interest rate imposed on the total accumulation distribution. See Table B on page 9 of instructions	
52	Interest charge. Multiply the amount on line 49 by the combined interest rate on line 51	
53	Tax attributable to accumulated distributions. Add lines 49 and 52. Enter here and as "additional tax" on your income tax return	
Ра	rt IV U.S. Recipients of Gifts or Bequests Received During the Current Tax Year From Foreign Persons (See instr on page 9.)	uctions

54	During the current tax year, did you receive more than \$100,000 during the tax year that you treated as gifts or bequests from a nonresident alien or a foreign estate? See instructions regarding related donors	🗌 Yes	🗌 No
	If "Yes," complete columns (a) through (c) with respect to each such gift or bequest in excess of \$5,000. If more space is needed, attach schedule.		

Date of gift or bequest (a)	Description of property received (b)	FMV of property received (c)
Total	•	\$

During the current tax year, did you receive more than \$10,735 that you treated as gifts from a foreign corporation or a foreign partnership? See instructions regarding related donors 55 🗌 Yes 🗌 No If "Yes," complete columns (a) through (g) with respect to each such gift. If more space is needed, attach schedule.

Date of gift (a)	Name of donor (b)	Address of donor (c)	Identification number, if any (d)

Check the box that app	ies to the foreign donor (e)	Description of property received	FMV of property received
Corporation	Partnership	Ŵ	
56 Do you have any	reason to believe that	the foreign donor, in making any gift or bequest described in lines 54 a	and

20	by you have any reason to believe that the roleign donor, in making any gift of bequest described in lines 54 and	_
_	55, was acting as a nominee or intermediary for any other person? If "Yes," see instructions	🗌 No

Form 3520 (1999)



Form **3520-A**

Annual Information Return of Foreign Trust With a U.S. Owner

	tment of the Treasury al Revenue Service		(Under secti trusts may have to issue a Trust Beneficiary Statement	Foreign Gr	antor Trust Own				99
Not	e: All informatio	n must be in Er	nglish. Show all amounts	in U.S. a	ollars.				
For ca	alendar year 1999, or t	tax year beginning	,	, 19	, and ending				
Pa	rt I General	Information (Se	ee instructions.)						
1a	Name of foreign tr	ust				b	Identifica	tion number	
c	Number, street, ar	nd room or suite no	(if a P.O. box, see instruction	s)					
d	City or town		e State or province	f Z	P or postal code	g	Country		
2	trust information? If "Yes," skip lines If "No," you are re	2a through 2e and equired to attach a	ent (defined on page 2 of the i 	as indicated				. 🗌 Yes	d to a Form
	Have you attached				Ye	s	No	Attached Previously	Year Attached
а	5	15	ments and understandings rela	ating to the					
b	5	5	· · · · · · · · · · ·	5					
с					_				
d			documents?						
е	Other trust docum	ients?	<u></u>		[
3a	Name of U.S. age					b	Identifica	tion number	
c	Number, street, ar	nd room or suite no	(if a P.O. box, see instruction	s)					

d	City or town	e State or province	f	ZIP or postal code	g	Country
4a	Name of trustee				b	Identification number, if any

c Number, street, and room or suite no. (if a P.O. box, see instructions)

d	City or town	e State or province	f ZIP or postal code	g	Country		
	Did the trust transfer any property to a	another optity during the tax year?	f "Voc " attach statomont	500	instructions	Yes	No

Under penalties of perjury, I declare that I have examined this return, including any accompanying reports, schedules, or statements, and to the best of my knowledge and belief, it is true, correct, and complete.

Trustee's Signature	Title		Date
Preparer's	Preparer's		
Signature	SSN or PT	IN	Date
For Paperwork Reduction Act Notice, s	see instructions on page 4.	Cat. No. 19595G	Form 3520-A (1999)

Part II Foreign Trust Income Statement. Totals from books and records of foreign trust. (See instructions.) 1 Interest . 2 Dividends 3 Gross rents and royalties . . . 4 Income (loss) from partnerships and fiduciaries . . . Income 5 Capital gains: a Net short-term capital gain (loss). . **6** Ordinary gains (losses). . . . Other income (attach schedule) . 7 . 8 Total income (add lines 1 through 7) **9** Interest expense **10a** Foreign taxes (attach schedule) . . . **b** State and local taxes Expenses Amortization and depreciation (depletion) . . . 11 Trustee and advisor fees 12 . **13** Charitable contributions . . . 14 Other expenses (attach schedule) 15 Total expenses (add lines 9 through 14) Net income (loss) (subtract line 15 from line 8) 8 10 16 17a Enter FMV of total distributions from the trust to all persons, whether U.S. or foreign 🕨 **b** Distributions to U.S. owner: (b) Identification number (c) Date of distribution (a) Name of owner (d) FMV c Distributions to U.S. beneficiaries: (a) Name of beneficiary (b) Identification number (c) Date of distribution (d) FMV

Pa	t III Foreign Trust Balance Sheet	Beginning	of Tax Year	End of T	ax Year
	Assets	(a) Amount	(b) Total	(c) Amount	(d) Total
1	Cash				
2					
3	Mortgages and notes receivable				
4	Inventories				
5	Government obligations				
6	Other marketable securities				
7	Other nonmarketable securities.				
8a	Depreciable (depletable) assets.				
b	Less: accumulated depreciation (depletion)				
9	Real property				
10	Other assets (attach schedule)				
11	Total assets				
	Liabilities				
12	Accounts payable				
13	Contributions, gifts, grants, etc, payable .				
14	Mortgages and notes payable				
15	Other liabilities (attach schedule)				
16	Total liabilities				
	Net Worth				
17	Contributions to trust corpus				
18	Accumulated trust income				
19	Other (attach schedule)				
20	Total net worth (add lines 17 through 19)				
21	Total liabilities and net worth (add lines 16 and 20)				

Form	n 352	0-A (1999)	Attach to Form	3520	Page 3
			1999 Foreign Grantor Trust (See instruction		
1a	Na	ame of foreign trust			b Identification number
c	: Nu	umber, street, and room or suite no	o. (if a P.O. box, see instructions)		
d	I Cit	ty or town	e State or province	f ZIP or postal code	g Country
2	tru	d the foreign trust appoint a U.S. a ist information?		uctions) who can provide IF	RS with all relevant
3 a	Na	ame of U.S. agent			b Identification number
c	: Nu	umber, street, and room or suite no	b. (if a P.O. box, see instructions)		
d	I Cit	ty or town	e State or province	f ZIP or postal code	g Country
4a	Na	ame of trustee			b Identification number, if any
c	: Nu	umber, street, and room or suite no	o. (if a P.O. box, see instructions)		
d	I Cit	ty or town	e State or province	f ZIP or postal code	g Country
5	Th	e tax year of the owner of the fore	eign trust to which this statement rel	ates ►	1
6a	Na	ame of U.S. owner			b Identification number
			/// D.O. I		
C	: NU	umber, street, and room or suite no	D. (If a P.U. box, see instructions)		
d	I Cit	ty or town	e State or province	f ZIP or postal code	g Country
7			I ad law (including the section of the I I for U.S. tax principles as owned by		t establishes that the foreign trust (or
8	lf t	the trust did not appoint a U.S. ag	ent, list the trust documents attache	ed to Form 3520-A.	
					1
9	Gr	oss value of the portion of the true	st treated as owned by the U.S. owr	ner	\$
	-	-	Foreign Trust Income Attrib		
		Rep	port each item on the proper form or	schedule of your tax return	n.
	1	Interest			
a	2	Dividends			
Income	3	Gross rents and royalties			
Inc	4 5	Income from partnerships and field			
	6				
	7				
	8	Interest expenses			
s	9a	Foreign taxes (attach schedule)			
nse	b				
Expenses	10		epletion)		
Ш	11 12				
	12 13	Other expenses (attach schedule			
		nalties of perjury, I declare that I have e	examined this return, including any accom	panying reports, schedules, or	statements, and to the best of my knowledge
anu	vener	f, it is true, correct, and complete.			

Date _____

1999 Foreign Grantor	Trust	Beneficiary	Statement
----------------------	-------	-------------	-----------

1a	Name of foreign trust			b Identification number
с	Number, street, and room or suite no	. (if a P.O. box, see instructions)		1
d	City or town	e State or province	f ZIP or postal code	g Country
2	Did the foreign trust appoint a U.S. ag trust information? If "Yes," complete lines 3a through 3g If "No," do you agree that either the of account, records, and such other U.S. tax purposes as owned by anoth	g. IRS or the U.S. beneficiary can documents that are necessary t	inspect and copy the trust's o establish that the trust sho	permanent books
3a	Name of U.S. agent			b Identification number
С	Number, street, and room or suite no	. (if a P.O. box, see instructions)		1
d	City or town	e State or province	f ZIP or postal code	g Country
4a	Name of trustee			b Identification number (if any)
с	Number, street, and room or suite no	. (if a P.O. box, see instructions)		1
d	City or town	e State or province	f ZIP or postal code	g Country
5	The first and last day of the tax year of	f the foreign trust to which Forr	n 3520-A applies ►	
	Name of U.S. beneficiary	3		b Identification number
с	Number, street, and room or suite no	. (if a P.O. box, see instructions)		1
d	City or town	e State or province	f ZIP or postal code	g Country
7	Description of property (including cas Part III of Form 3520 for U.S. tax trea		ibuted, to the U.S. person du	ring the tax year. (See instructions to
		(a) Description of property		(b) FMV
8	Attach an explanation of the facts and portion of the foreign trust) is treated			t establishes that the foreign trust (or
9	Owner of the foreign trust is (check o	ne)	_	
Under and b	penalties of perjury, I declare that I have ex elief, it is true, correct, and complete.	amined this return, including any acc	companying reports, schedules, or	statements, and to the best of my knowledge
Trust	ee Signature ►	Title ►		Date ►
		The P		Form 3520-A (1999)
		\circledast		10111 JJZU-A (1999)

Department of the Treasury

Internal Revenue Service (Name(s) shown on return

(99)

Depreciation and Amortization

(Including Information on Listed Property)

See separate instructions.Attach this form to your return.

this form relates

19**999** Attachment

OMB No. 1545-0172

Sequence No. 67 Identifying number

Business or activity to which

Part I Election To Expense Certain Tangible Property (Section 179) (Note: If you have any "listed property," complete Part V before you complete Part I.)

1	Maximum dollar limitation. If an enterprise zone busine	1	\$19,000		
2	Total cost of section 179 property placed in service. Se		2		
3	Threshold cost of section 179 property before reductio			3	\$200,000
4	Reduction in limitation. Subtract line 3 from line 2. If ze			4	
5	Dollar limitation for tax year. Subtract line 4 from line 1 filing separately, see page 2 of the instructions	5			
	(a) Description of property	t			
6					
7	Listed property. Enter amount from line 27.	7			
8	Total elected cost of section 179 property. Add amount		and 7	8	
9	Tentative deduction. Enter the smaller of line 5 or line 8			9	
10	Carryover of disallowed deduction from 1998. See pag	10			
11	Business income limitation. Enter the smaller of business income			11	
12	Section 179 expense deduction. Add lines 9 and 10, b	. ,	• •	12	

13Carryover of disallowed deduction to 2000. Add lines 9 and 10, less line 12 ▶13

Note: Do not use Part II or Part III below for listed property (automobiles, certain other vehicles, cellular telephones, certain computers, or property used for entertainment, recreation, or amusement). Instead, use Part V for listed property.

Part II MACRS Depreciation for Assets Placed in Service ONLY During Your 1999 Tax Year (Do Not Include Listed Property.)

Section A—General Asset Account Election

	Section B—General Depreciation System (GDS) (See page 3 of the instructions.)											
(a)	Classification of property	(b) Month and year placed in service	(c) Basis for depreciation (business/investment use only—see instructions)	(d) Recovery period	(e) Convention	(f) Metho	d	(g) Depreciation deduction				
15a	3-year property											
b	5-year property											
С	7-year property											
d	10-year property											
е	15-year property											
f	20-year property											
g	25-year property			25 yrs.		S/L						
h	Residential rental			27.5 yrs.	MM	S/L						
	property			27.5 yrs.	MM	S/L						
i	Nonresidential real			39 yrs.	MM	S/L						
	property				MM	S/L						
	Sec	tion C—Alter	native Depreciation	System (ADS)	(See page 5 o	f the instruc	ctions	5.)				
<u>16a</u>	Class life					S/L						
b	12-year			12 yrs.		S/L						
-	40-year			40 yrs.	MM	S/L						
Par	t III Other Depr	eciation (Do	Not Include Listed	d Property.)	(See page 5 (of the instr	uctio	pns.)				
17	GDS and ADS dedu	ctions for asse	ets placed in service i	n tax years be	ginning before	1999 .	17					
18	Property subject to a	section 168(f)(1) election				18					
19												
Par	t IV Summary (S	See page 6 c	of the instructions.)					1				
20	Listed property. Ente	er amount fron	n line 26				20					
21			es 15 and 16 in columr	ı (g), and lines 1	7 through 20. E							
		5	return. Partnerships ar	•		tions .	21					
22			ed in service during t outable to section 263									

For Paperwork Reduction Act Notice, see page 9 of the instructions.

Form 4562 (1999)

Part V Listed Property—Automobiles, Certain Other Vehicles, Cellular Telephones, Certain Computers, and Property Used for Entertainment, Recreation, or Amusement

Note: For any vehicle for which you are using the standard mileage rate or deducting lease expense, complete **only** 23a, 23b, columns (a) through (c) of Section A, all of Section B, and Section C if applicable.

Section A—Depred			•					
23a Do you have evid	lence to support I	he business/i	nvestment use claime	ed? 🗌 Yes 🗌 No	23b If "	Yes," is the ev	vidence written?	🗌 Yes 🗌 No
(a) Type of property (list vehicles first)	(b) Date placed in service	(c) Business/ investment use percentage	(d) Cost or other basis	(e) Basis for depreciation (business/investment use only)	(f) Recovery period	(g) Method/ Convention	(h) Depreciation deduction	(i) Elected section 179 cost
24 Property used	more than 50	% in a qua	lified business us	e (See page 6 of t	the instru	ictions.):		
		%						
		%						
		%						
25 Property used	50% or less i	n a qualifie	d business use (S	See page 6 of the	instructic	ons.):		
		%				S/L -		
		%				S/L -		
		%				S/L -		
26 Add amounts	in column (h).	Enter the t	otal here and on	line 20, page 1.		26		
			tal here and on li				27	
		Se	ction B—Inform	ation on Use of V	ehicles			
Complete this secti								

If you provided vehicles to your employees, first answer the questions in Section C to see if you meet an exception to completing this section for those vehicles.

28	Total business/investment miles driven during the year (DO NOT include commuting miles-	-	(a) Vehicle 1 V					c) cle 3			(e) Vehicle 5		(f) Vehicle 6	
	see page 1 of the instructions)													
29	Total commuting miles driven during the year													
30	Total other personal (noncommuting) miles driven													
31	Total miles driven during the year. Add lines 28 through 30.													
	5	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No	
32	Was the vehicle available for personal use during off-duty hours?													
33	Was the vehicle used primarily by a more than 5% owner or related person?													
34	Is another vehicle available for personal use?													

Section C—Questions for Employers Who Provide Vehicles for Use by Their Employees Answer these questions to determine if you meet an exception to completing Section B for vehicles used by employees who are not more than 5% owners or related persons.

		Yes	No
35	Do you maintain a written policy statement that prohibits all personal use of vehicles, including commuting, by your employees?		
36	Do you maintain a written policy statement that prohibits personal use of vehicles, except commuting, by your employees? See page 8 of the instructions for vehicles used by corporate officers, directors, or 1% or more owners		
37	Do you treat all use of vehicles by employees as personal use?		
38	Do you provide more than five vehicles to your employees, obtain information from your employees about the use of the vehicles, and retain the information received?		
39	Do you meet the requirements concerning qualified automobile demonstration use? See page 8 of the instructions		
	Note: If your answer to 35, 36, 37, 38, or 39 is "Yes," you need not complete Section B for the covered vehicles.		
Pa	rt VI Amortization		

	(a) Description of costs	(b) Date amortization begins	(c) Amortizable amount	(d) Code section	perio	ization	(f) Amortization for this year
40	Amortization of costs that begin	ns during your 1999) tax year:				
41	Amortization of costs that beg	an before 1999				41	
42	Total. Enter here and on "Oth	er Deductions" or	"Other Expenses" line of	fyour return		42	

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Form 4684

Department of the Treasury Internal Revenue Service

Name(s) shown on tax return

Casualties and Thefts

See separate instructions.

Attach to your tax return.

► Use a separate Form 4684 for each different casualty or theft.

Attachment Sequence No. 26 Identifying number

OMB No. 1545-0177

Z

SE(CTION A—Personal Use Property (Use this or business or for income-product			sualties and	d thefts	of proper	ty not us	ed in a tra
1	Description of properties (show type, location, and de Property A Property B Property C Property D		· · · · · · · · · · · · · · · · · · · ·					
			Properties	(Use a sepa damaged fr	arate col om one	umn for ea casualty o	ch proper r theft.)	ty lost or
			A	B		C	;	D
2	Cost or other basis of each property	2						
	Insurance or other reimbursement (whether or not you filed a claim). See instructions Note: <i>If line 2 is more than line 3, skip line 4.</i>	3						
1	Gain from casualty or theft. If line 3 is more than line 2, enter the difference here and skip lines 5 through 9 for that column. See instructions if line 3 includes insurance or other reimbursement you did not claim, or you received payment for your loss in a later tax year	4						
,	Fair market value before casualty or theft	5						
	Fair market value after casualty or theft	6						
	Subtract line 6 from line 5	7						
	Enter the smaller of line 2 or line 7	8						
,	Subtract line 3 from line 8. If zero or less, enter -0	9						
	Casualty or theft loss. Add the amounts on line 9. En	ter the	e total				10	
	Enter the amount from line 10 or \$100, whichever is	smalle	er				11	
	Subtract line 11 from line 10						12	
	Add the amounts on line 12 of all Forms 4684						13	
	 Combine the amounts from line 4 of all Forms 4684 If line 14 is more than line 13, enter the difference complete the rest of this section (see instructions). If line 14 is less than line 13, enter -0- here and complete the rest of the section (see instructions). 	here a			· · ·	· · ·	14 15	
	• If line 14 is equal to line 13, enter -0- here. Do not			section.				
	If line 14 is less than line 13, enter the difference.						16	
	Enter 10% of your adjusted gross income (Form 1040), line	34). Estates and tru	ists, see instr	uctions .		17	
	Subtract line 17 from line 16. If zero or less, enter -(Estates and trusts, enter on the "Other deductions" li			•			18	

Attachment Sequence No. 26

Name(s) shown on tax return. Do not enter name and identifying number if shown on other side.

Identifying number

	TION B—Business and Income-Producin t Casualty or Theft Gain or Loss (Use			each casua	alty or	theft)			
19	Description of properties (show type, location, and da Property A Property B Property C	ate acqu	uired for each):						
	Property D	·····	Properties (Use a separa	ate col	umn for ea	ch pro	perty lost o	 r
		-	A	amaged fro	m one	casualty or C	theft.) D	
20	Cost or adjusted basis of each property	20				0		D	
21	Insurance or other reimbursement (whether or not you filed a claim). See the instructions for line 3 Note: <i>If line 20 is more than line 21, skip line 22.</i>	21							
22	Gain from casualty or theft. If line 21 is more than line 20, enter the difference here and on line 29 or line 34, column (c), except as provided in the instructions for line 33. Also, skip lines 23 through 27 for that column. See the instructions for line 4 if line 21 includes insurance or other reimbursement you did not claim, or you received payment for your loss in a later tax year.	22							
23	Fair market value before casualty or theft	23							-
24	Fair market value after casualty or theft	24							
25 2(Subtract line 24 from line 23	25 26							
26	Note: If the property was totally destroyed by casualty or lost from theft, enter on line 26 the amount from line 20.	20							
27	Subtract line 21 from line 26. If zero or less, enter -0-	27	atal hans and an line	20. an line 24			-		
28 Par	Casualty or theft loss. Add the amounts on line 27. Entret II Summary of Gains and Losses (from					sualties or the	28		:
	(a) Identify casualty or theft		·	<i>(i)</i> Trade, busi rental or roy property	ness, valty	<i>(ii)</i> Incom producing employee pro	e- and	(c) Gains fr casualties or includible in ir	thefts
	Casualty or The	ft of F	Property Held (One Year o	r Les	S	; ,		:
29				()	()		
30	Totals. Add the amounts on line 29		30	()	()		
30 31	Combine line 30, columns (b)(i) and (c). Enter the net g	gain or (· · · · ·		e 14. lf F	Form 4797	31		
32	Enter the amount from line 30, column (b)(ii) here. Indix on Schedule A (Form 1040), line 27, and enter the an (Form 1040), line 22. Estates and trusts, partnerships	nount fr	om property used	as an employe	ee on S		32		
	Casualty or Theft	of Pro	operty Held Me	ore Than C	ne Ye	ear			
33	Casualty or theft gains from Form 4797, line 32 .				· ·		33		
34				()	()		
35	Total losses. Add amounts on line 34, columns (b)(i) a	and (b)(i	i) 35	()	()		
36							36		
37	Add amounts on line 35, columns (b)(i) and (b)(ii)						37		
38 a	If the loss on line 37 is more than the gain on line 36 Combine line 35, column (b)(i) and line 36, and enter large partnerships) and S corporations, see the no line 14. If Form 4797 is not otherwise required, see in	the ne te belo	w. All others, ente	er this amoun	t on Fo	orm 4797,	38a		
b	Enter the amount from line 35, column (b)(ii) here. Indivi Schedule A (Form 1040), line 27, and enter the amount fro line 22. Estates and trusts, enter on the "Other deduction partnerships) and S corporations, see the note below. Elec	om prop ns" line	erty used as an emp of your tax return. F	loyee on Scheo Partnerships (ex	dule A (F cept ele	orm 1040), ecting large	38b		
39	If the loss on line 37 is less than or equal to the g Partnerships (except electing large partnerships), see 4797, line 3, column (g)						39		
	Note: Partnerships, enter the amount from line 38 S corporations, enter the amount from line 38a					K, line 7.			

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Form **4797**

Department of the Treasury Internal Revenue Service (99) Name(s) shown on return OMB No. 1545-0184

Attach to your tax return.
See separate instructions.

Identifying number

Part I Sales or Exchanges of Property Used in a Trade or Business and Involuntary Conversions From Other Than Casualty or Theft—Property Held More Than 1 Year

	(a) Description of property	(b) Date acquired (mo., day, yr.)	(c) Date sold (mo., day, yr.)	(d) Gross sales price	(e) Depreciation allowed or allowable since acquisition	(f) Cost or c basis, plu improvement expense of	is s and	(g) GAIN or (LOSS) Subtract (f) from the sum of (d) and (e)
2								
3	Gain, if any, from Form 4684, lin	ne 39					3	
4	Section 1231 gain from installme						4	
5	Section 1231 gain or (loss) from						5	
6	Gain, if any, from line 32, from o						6	
7	Combine lines 2 through 6. Enter						7	
	Partnerships (except electing 1065, Schedule K, line 6. Skip li S corporations. Report the gai Skip lines 8, 9, 11, and 12 below All others. If line 7 is zero or a 7 is a gain and you did not hav enter the gain from line 7 as a lo	large partnership ines 8, 9, 11, and n or (loss) followin w, unless line 7 is a loss, enter the ame re any prior year s	s). Report the gai 12 below. g the instructions a gain and the S o ount from line 7 o ection 1231 losse	n or (loss) followin for Form 1120S, corporation is subj n line 11 below ar s, or they were re	ng the instructions Schedule K, lines ect to the capital g nd skip lines 8 and captured in an ea	for Form 5 and 6. gains tax. 1 9. If line		
8	Nonrecaptured net section 1231	losses from prior	years (see instruc	tions)			8	
_		·	- ·				9	

9 Subtract line 8 from line 7. If zero or less, enter -0-. Also enter on the appropriate line as follows (see instructions):
 S corporations. Enter any gain from line 9 on Schedule D (Form 1120S), line 14, and skip lines 11 and 12 below.
 All others. If line 9 is zero, enter the gain from line 7 on line 12 below. If line 9 is more than zero, enter the amount from line 8 on line 12 below, and enter the gain from line 9 as a long-term capital gain on Schedule D.

Part II Ordinary Gains and Losses

10	Ordinary ga	ins and losses not ir	ncluded on lines 1	1 through 17 (inclu	de property held	1 year or less):		
11	Loss, if any	, from line 7					11	()
12								
13								
14								
15								
16								
17	5 0		0			s from property dispo		
	•					•••••••••••••••••••••••••••••••••••••••		
18						e as follows:		
а		pt individual returns:	-					
b	For individu	al returns:	0	. ,		0		
	Enter the l	ne part of the loss fr oss from property u	om income-produces an employed as an	cing property on S ee on Schedule A	Chedule A (Form (Form 1040), line	r that part of the los 1040), line 27, and th 22. Identify as from	ne part "Form)
						1). Enter here and or)
For	Paperwork I	Reduction Act Notic	e, see separate i	nstructions.		Cat. No. 130861		Form 4797 (1999)

Part III Gain From Disposition of Property Under Sections 1245, 1250, 1252, 1254, and 1255 (b) Date acquired (c) Date sold (a) Description of section 1245, 1250, 1252, 1254, or 1255 property: 19 (mo., day, yr.) (mo., day, yr.) Α в С D **Property A Property B Property C Property D** These columns relate to the properties on lines 19A through 19D. ▶ 20 20 Gross sales price (Note: See line 1 before completing.) 21 21 Cost or other basis plus expense of sale 22 22 Depreciation (or depletion) allowed or allowable . . . 23 23 Adjusted basis. Subtract line 22 from line 21 . . 24 Total gain. Subtract line 23 from line 20 24 25 If section 1245 property: Depreciation allowed or allowable from line 22 . 25a а b Enter the smaller of line 24 or 25a. 25b If section 1250 property: If straight line depreciation was used, enter 26 -0- on line 26g, except for a corporation subject to section 291. 26a а Additional depreciation after 1975 (see instructions). b Applicable percentage multiplied by the smaller of line 24 26b c Subtract line 26a from line 24. If residential rental property 26c or line 24 is not more than line 26a, skip lines 26d and 26e 26d d Additional depreciation after 1969 and before 1976 . . . 26e е Enter the smaller of line 26c or 26d Section 291 amount (corporations only) 26f f Add lines 26b, 26e, and 26f. g 26g 27 If section 1252 property: Skip this section if you did not dispose of farmland or if this form is being completed for a partnership (other than an electing large partnership). a Soil, water, and land clearing expenses . . . 27a Line 27a multiplied by applicable percentage (see instructions) 27b h c Enter the smaller of line 24 or 27b. 27c 28 If section 1254 property: a Intangible drilling and development costs, expenditures for development of mines and other natural deposits, and mining exploration costs (see instructions) 28a b Enter the smaller of line 24 or 28a. 28b 29 If section 1255 property: a Applicable percentage of payments excluded from income under section 126 (see instructions) . . . 29a Enter the smaller of line 24 or 29a (see instructions) 29b b Summary of Part III Gains. Complete property columns A through D through line 29b before going to line 30. 30 30 Total gains for all properties. Add property columns A through D, line 24 31 31 Add property columns A through D, lines 25b, 26g, 27c, 28b, and 29b. Enter here and on line 13 Subtract line 31 from line 30. Enter the portion from casualty or theft on Form 4684, line 33. Enter the portion 32 from other than casualty or theft on Form 4797, line 6 . . . 32 Part IV Recapture Amounts Under Sections 179 and 280F(b)(2) When Business Use Drops to 50% or Less See instructions.

			(a) Section 179	(b) Section 280F(b)(2)
33	Section 179 expense deduction or depreciation allowable in prior years	33		
34	Recomputed depreciation. See instructions	34		
35	Recapture amount. Subtract line 34 from line 33. See the instructions for where to report	35		

(*)

Form Depart	4835 (Crop and L ment of the Treasury Revenue Service (99)	ivestock S (Ir	Rental Inc hares (Not Casl ncome not subjec ach to Form 1040	n) Received by t to self-employ	/ Landowner (or S ment tax)	Sub-Lessor))	OMB No. 1545-0187 0 19999 Attachment Sequence No. 37
Name	(s) shown on Form 1040					Your social se	ecurity number
<u> </u>	Did you actively participate in the	operation	of this farm durir	ng 1999? See i	nstructions		umber (EIN), if any ↓ ↓ ↓ ↓ ↓ ↓ □ Yes □ No
Par							
1 2a 3a 4 a	Income from production of lives Total cooperative distributions (Form Agricultural program payments. So Commodity Credit Corporation CCC loans reported under elect CCC loans forfeited Crop insurance proceeds and c Amount received in 1999 If election to defer to 2000 is att Other income, including Federal Gross farm rental income. Add	tock, produ (s) 1099-PA ee instructic (CCC) loans ion ertain disas ached, che and state g amounts	ace, grains, and o TR) 2a ans 3a s. See instruction 	ee instructions	2b Taxable amour 3b Taxable amour 4c Taxable amour 5b Taxable amour ferred from 1998 nd. See instructions hrough 6. Enter the	1 2b 3b 4a 4c 5b 5d 5d	
Par	total here and on Schedule E (F t II Expenses—Farm Rent					• 7	
9 10 11 12 13 14 15 16 17 18 19	Car and truck expenses. See Schedule F instructions—also attach Form 4562 Chemicals Conservation expenses (see instructions) Custom hire (machine work) . Depreciation and section 179 expense deduction not claimed elsewhere Employee benefit programs other than on line 21. See Schedule F instructions Feed purchased Freight and trucking Freight and trucking Insurance (other than health) . Interest: Mortgage (paid to banks, etc.) .	8 9 10 11 12 13 14 15 16 17 18 19a		plans . 22 Rent or le a Vehicles equipme b Other (la 23 Repairs 24 Seeds a purchase 25 Storage 26 Supplies 27 Taxes . 28 Utilities 29 Veterinal medicine 30 Other ex- (specify) a	ed	21 22a 22b 22b 23 22b 23 24 25 26 27 28 26 27 28 27 28 29 30a 30b	
a b 20	Other	19b 19b 20		d e		30d 30e	
31 32 33	Total expenses. Add lines 8 thr Net farm rental income or (los here and on Schedule E, line 39 If line 32 is a loss, you MUST of See instructions You may need to complete Form box you check (see instructions 6198 before going to Form 85 Schedule E, line 39	s). Subtrac If the resu check the k n 8582 to d). However	t line 31 from line ult is a loss, you box that describe letermine your de r, if you checked	e 7. If the resul MUST go on t es your investr eductible loss, 33b, you MU	t is income, enter i o line 33 nent in this activity regardless of whicl ST complete Forn	. 32 / 33a □ A . 33b □ s n .	All investment is at risk.

For Paperwork Reduction Act Notice, see instructions on back.

ካብ / Form

(Rev. January 1999)

Information Return of U.S. Persons With **Respect To Certain Foreign Corporations**

► See separate instructions.

OMB No. 1545-0704

File in Duplicate
(see When and Where
To File in the
instructions)

Information furnished for the foreign corporation's annual accounting period (tax year required by Department of the Treasury Internal Revenue Service section 898) (see instructions) beginning , and ending

Name of person filing this return		A Identifyir	ng number			
Number, street, and room or suite no. (or P.O. box n	umber if mail is not delivered to street address)		of filer (See page 2 of the	instructions.	Check app	licable
		box(es)):	(1) 🗌 (2) 🗌 (3) 🛛	(4)] (5) 🗌
City or town, state, and ZIP code		C Enter the	total percentage of voting	stock of the	foreign cor	poration
		you owne	ed at the end of its annual a	accounting pe	eriod	%
Filer's tax year beginning	, , and ending		i			
D Person(s) on whose behalf this information	return is filed:					
(1) Name	(2) Address		(3) Identifying number	(4) Chec	k applicab	le box(es)
	(2) Address			Shareholder	Officer	Director

Important: Fill in all applicable lines and schedules. All information MUST be in the English language. All amounts MUST be stated in U.S. dollars unless otherwise indicated.

Enter the foreign corporation's functional currency

1a	Name and address of foreign co	b Employer identification number, if any					
				c Cour	try under whose laws incorporated		
d	Date of incorporation	e Principal place of business	f Principal business activity code number (NEW)	g Princ	ipal business activity		
2	Provide the following informatio	n for the foreign corporation's accounting period	stated above.	1			
а	Name, address, and identifying	b If a U.S. income tax return	b If a U.S. income tax return was filed, please show:				
	the United States		(i) Taxable income or (loss)		(ii) U.S. income tax paid (after all credits)		
С	Name and address of foreign corporation's statutory or resident agent in country of incorporation		d Name and address (including corporate department, if applicable) of person (or persons) with custody of the books and records of the foreign corporation, and the location of such books and records, if different				

Schedule A Stock of the Foreign Corporation Part I—ALL Classes of Stock

	(b) Number of shares issued and outstanding				
(a) Description of each class of stock	(i) Beginning of annual accounting period	<i>(ii)</i> End of annual accounting period			

Part II—Additional Information for PREFERRED Stock

(To be completed only by Category (1) filers for foreign personal holding companies)

(a) Description of each class of PREFERRED stock (Note: This description should match the corresponding description entered in Part I, column (a).)	(b) Par value in functional currency	(c) Rate of dividend	(d) Indicate whether the stock is cumulative or noncumulative

0111 5471 (Rev. 1-33)				i age
Schedule B U.S. Shareholders	of Foreign Corporation (See page 4 of t	he instruction	IS.)	
(a) Name, address, and identifying number of shareholder	(b) Description of each class of stock held by shareholder (Note: This description should match the corresponding description entered in Schedule A, Part I, column (a).)	(c) Number of shares held at beginning of annual accounting period	(d) Number of shares held at end of annual accounting period	(e) Pro rata shar of subpart F income (enter a a percentage)
				-
				-
				4
				_
				-
				-
				-
				4
				4

Schedule C Income Statement (See page 4 of the instructions.)

Important: Report all information in functional currency in accordance with U.S. GAAP. Also, report each amount in U.S. dollars translated from functional currency (using GAAP translation rules). However, if the functional currency is the U.S. dollar, complete only the U.S. Dollars column. See instructions for special rules for DASTM corporations.

				Functional Currency	U.S. Dollars
Income	1a	Gross receipts or sales	1a		
	b	Returns and allowances	1b		
	с	Subtract line 1b from line 1a	1c		
	2	Cost of goods sold	2		
	3	Gross profit (subtract line 2 from line 1c)	3		
	4	Dividends	4		
	5	Interest	5		
	6	Gross rents, royalties, and license fees	6		
	7	Net gain or (loss) on sale of capital assets	7		
	8	Other income (attach schedule)	8		
	9	Total income (add lines 3 through 8)	9		
	10	Compensation not deducted elsewhere	10		
s	11	Rents, royalties, and license fees	11		
Deductions	12	Interest	12		
ĊŦ	13	Depreciation not deducted elsewhere.	13		
np	14	Depletion	14		
De	15	Taxes (exclude provision for income, war profits, and excess profits taxes) .	15		
_	16	Other deductions (attach schedule—exclude provision for income, war profits,			
		and excess profits taxes).	16		
	17	Total deductions (add lines 10 through 16)	17		
	18	Net income or (loss) before extraordinary items, prior period adjustments, and			
ne		the provision for income, war profits, and excess profits taxes (subtract line			
ŏ		17 from line 9)	18		
Ĕ	19	Extraordinary items and prior period adjustments (see instructions)	19		
Net Income	20	Provision for income, war profits, and excess profits taxes (see instructions)	20		
Ž					
	21	Current year net income or (loss) per books (line 18 plus line 19 minus line 20)	21		

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 7

Schedule F Balance Sheet

Important: Report all amounts in U.S. dollars prepared and translated in accordance with U.S. GAAP. See instructions for an exception for DASTM corporations.

101 0			(1)	
	Assets		(a) Beginning of annual accounting period	(b) End of annual accounting period
1	Cash	1		
2a	Trade notes and accounts receivable	2a		
b	Less allowance for bad debts	2b	()	()
3		3	· · · · · · · · · · · · · · · · · · ·	<u>.</u>
4	Other current assets (attach schedule)	4		
5	Loans to stockholders and other related persons	5		
6	Investment in subsidiaries (attach schedule).	6		
		7		
7	Other investments (attach schedule)	, 8a		
8a	Buildings and other depreciable assets	8b	(
b	Less accumulated depreciation	ою 9а		
9a	Depletable assets		/	
b	Less accumulated depletion	9b)
10	Land (net of any amortization)	10		
11	Intangible assets:			
а		11a		
b		11b		
		11c	/	
d	Less accumulated amortization for lines 11a, b, and c	11d	(()
12	Other assets (attach schedule)	12		
13	Total assets	13		
	Liabilities and Stockholders' Equity			
14	Accounts payable	14		
15	Other current liabilities (attach schedule)	15		
16	Loans from stockholders and other related persons	16		
17	Other liabilities (attach schedule)	17		
18	Capital stock:			
а	Preferred stock	18a		
b		18b		
19	Paid-in or capital surplus (attach reconciliation).	19		
20	Retained earnings	20		
21	Less cost of treasury stock	21	(()
				<u>,</u>
22	Total liabilities and stockholders' equity	22		
	Does the foreign corporation have an interest in a partnership or trust?			. 🗌 Yes 🗌 No

_	5471 (Rev. 1-99)		Page
	hedule H Current Earnings and Profits (See page 5 of the instructions.) Fortant: Enter the amounts on lines 1 through 5c in functional currency.		
<u>1</u>	Current year net income or (loss) per foreign books of account	1	
2	Net adjustments made to line 1 to determine current earnings and profits according to U.S. financial and tax accounting standards (see instructions):Net AdditionsNet 		
a b c d e f g h 3 4	Capital gains or losses		
- 5а	Current earnings and profits (line 1 plus line 3 minus line 4)	5a	
b	DASTM gain or (loss) for foreign corporations that use DASTM (see instructions)	5b	
С	Combine lines 5a and 5b	5c	
d	Current earnings and profits in U.S. dollars (line 5c translated at the appropriate exchange rate as defined in section 989(b) and the related regulations (see instructions)	5d	
C - I	Enter exchange rate used for line 5d >	<u><u> </u></u>	······································
SC	hedule I Summary of Shareholder's Income From Foreign Corporation (See page 5 c	of the	instructions.)
1	Subpart F income (line 40b, Worksheet A in the instructions)	1	
2	Earnings invested in U.S. property (line 17, Worksheet B in the instructions).	2	
3	Previously excluded subpart F income withdrawn from qualified investments (line 6b, Worksheet C in the instructions)	3	
4	Previously excluded export trade income withdrawn from investment in export trade assets (line 7b, Worksheet D in the instructions)	4	
5	Factoring income	5	
6	Total of lines 1 through 5. Enter here and on your income tax return	6	
7	Dividends received (translated at spot rate on payment date under section 989(b)(1)).	7	
8	Exchange gain or (loss) on a distribution of previously taxed income	8	
• D	Vas any income of the foreign corporation blocked?	· · · ·	Yes No



	67	12			Interna	ational B	ovcott R	eport			OMB No. 1545-0216
Form	5 /		I	or tax year b	eginning			,		1	Attachment Sequence No. 123
	ment of the	,		and end	ing			/	• • •		File in Duplicate
Interna	Revenue S				Control	led groups, see	e Specific Ins	tructions.		lantifuina n	(See Instructions)
Name	1									lentifying nu	Imper
Numb	er, street,	and room or	suite r	no. (If a P.O. box,	see page 2 of	instructions.)					
City o	r town, st	ate, and ZIP c	ode								
Addre	ess of serv	vice center who	ere yo	ur tax return is file	d						
Туре	of filer	(check one	e):								
	Individ	ual		Partnership		Corporation		Trust		Estate	Other
1	Individ	Juals —Ente	er ad	justed gross ir	ncome fron	n your tax retu	urn (see page	e 2 of instruc	tions)		
2	Partne	erships and	d coi	porations:		-					
a b	Corpo section other If you	rations—Er n 993(a)(3)) members o list any co	nter t Do f the prpor	not list member controlled gro	employer i ers include oup not inc or if you a	dentification n d in the const luded in the c attach Form t n number of t	number of eau olidated retur consolidated 851, you mu	rn; instead, a return. st designate	ittach e a "co	a copy of ommon ta e year is	group (as defined in Form 851. List all axable year." Enter on designated. ntifying number
	If more	e space is	need	ed, attach add	litional she	ets and check	k this box				
		·						Code			Description
c d				ss activity coc I product or serv							
3 a b	Partne	ership's tota	il ass	oartnership filir sets (see instru income (see i	ictions) .						
4				corporation fili							
a h				n 1120, 1120-F ⁻ election (see			SC, 1120-L, 11	20-PC, etc.)	. L		
b			-								
	(2) En	nployer ider	ntifica	ation number.					. L		
_			-	• •			+	and ending _			
С	(1) Tot	tal assets (s	see ii	s form enter: nstructions) ore net operati	ng loss and	 special deduc	ctions (see ins	structions).			
F											
5				nter total incor							fits (see instructions):
6 a		ne total am n tax credi		•	5	• •		•			
b	Deferr	al of earnin	gs o	f controlled for	reign corpo	prations			.		
c d	Deferr Exemr	al of IC-DIS	SC in me	come					·		
Ple	ase	Under pena knowledge	alties of and b	of perjury, I declar elief, it is true. cor	e that I have rect, and com	examined this re	eport, including a	accompanying s	chedule	s and stater	nents, and to the best of my
Sig											
Hei	е	Signa	ture				Date	è /	Titl	е	
For F	Paperwo	rk Reductio	n Act	t Notice, see pa	age 1 of the	e separate Insti	ructions.	Cat. No.	12030	Ξ	Form 5713 (Rev. 10-99)

Form	5713 (Rev. 10-99)	P	Page 2
7	The following information must be submitted by every person filing Form 5713:	Yes	No
а	Are you a United States shareholder (as defined in section 951(b)) of any foreign corporation (including a FSC that does not use the administrative pricing rules) that had operations reportable under section 999(a)?		
	If "Yes," is any foreign corporation a controlled foreign corporation (as defined in section 957(a))?		
	Do you own any stock of an IC-DISC?		
d	Do you claim any foreign tax credit?		
е	Do you control (within the meaning of section 304(c)) any corporation (other than a corporation included in this report) that has operations reportable under section 999(a)?		
	If "Yes," did that corporation participate in or cooperate with an international boycott at any time during its tax year that ends with or within your tax year?		
f	Are you controlled (within the meaning of section 304(c)) by any person (other than a person included in this report) who has operations reportable under section 999(a)?		
	If "Yes," did that person participate in or cooperate with an international boycott at any time during its tax year that ends with or within your tax year?		
g	Are you treated under section 671 as the owner of a trust that has reportable operations under section 999(a)?		
	Are you a partner in a partnership that has reportable operations under section 999(a)?		

Part I

Operations in or Related to a Boycotting Country (See page 4 of instructions.)

8 Boycott of Israel—Did you have any operations in or related to any country (or with the government, a company, or a national of that country) associated in carrying out the boycott of Israel which is on the list maintained by the Secretary of the Treasury under section 999(a)(3)? (See Boycotting Countries on page 2 of the instructions.)

Yes No

If "Yes," enter name of the country, identifying number of person having operations, principal business activity code, a description of the principal business activity; and if you are an IC-DISC, enter the product code. If more space is needed, attach additional sheets using the exact format and check this box

	Identifying number of person having operations		IC-DISCs only—Enter product code	
Name of country		Code	Description	product code
(1)	(2)	(3)	(4)	(5)
а				
b				
с				
d				
e				
f				
g				
h				
i				
j				
k				
I				
m				
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9				any nonlisted country which you know or ternational boycott directed against Israel?	Yes	No		
	description of the principal b	ousiness activity, and if you ar	e an IC-DISC	perations, the principal business activity c C, enter the product code. If more space is n	eeded	a , ▶ □		
	Name of country	Identifying number of	r of Principal business activity					
	-	person having operations	Code	Description	only—Ente product cod			
	(1)	(2)	(3)	(4)	(5)		
а								
b								
с								
d								
e								
f								
g								
h								
10				any other country which you know or have nal boycott other than the boycott of Israel?	Yes	No		
	If "Yes," enter the country, identifying number of person having operations, the principal business activity code description of the principal business activity, and if you are an IC-DISC, enter the product code. If more space is need attach additional sheets using the exact format and check this box							
	Name of country	Identifying number of		Principal business activity		ISCs -Enter		
	-	person having operations	Code	Description	produc	ct code		
	(1)	(2)	(3)	(4)	(!	5)		
а								

u				
b				
b				
С				
d				
e				
f				
g				
h				
				Yes
11 Were you requested to part	icipate in or cooperate with a	in internatior	nal boycott?	

10	Did you participate in an economic with an international bayast?	Í -
	If "Yes," attach a copy (in English) of any and all such requests received during your tax year. If the request was in a form other than a written request, attach a separate sheet explaining the nature and form of any and all such requests. (See page 4 of instructions.)	
11	Were you requested to participate in or cooperate with an international boycott?	

Did you participate in or cooperate with an international boycott? 12

Form 5713 (Rev. 10-99)

If "Yes," attach a copy (in English) of any and all boycott clauses agreed to, and attach a general statement of the agreement. If the agreement was in a form other than a written agreement, attach a separate sheet explaining the nature and form of any and all such agreements. (See page 4 of instructions.)

Note: If the answer to either question 11 or 12 is "Yes," you must complete the rest of Form 5713. If you answered "Yes" to question 12, you must complete Schedules A and C or B and C (Form 5713).

No

Page $\boldsymbol{3}$

Part II Requests for and Acts of Participation in or Cooperation With an International					Agree	ements	
		Boycott		No	Yes	No	
13a	Did	you receive requests to enter into, or did you enter into, any agreement (see page 4 of instructions):					
	(1)	As a condition of doing business directly or indirectly within a country or with the government, a company, or a national of a country to—					
		(a) Refrain from doing business with or in a country which is the object of an international boycott or with the government, companies, or nationals of that country?					
		(b) Refrain from doing business with any United States person engaged in trade in a country which is the object of an international boycott or with the government, companies, or nationals of that country?					
		(c) Refrain from doing business with any company whose ownership or management is made up, in whole or in part, of individuals of a particular nationality, race, or religion, or to remove (or refrain from selecting) corporate directors who are individuals of a particular nationality, race, or religion?					
		(d) Refrain from employing individuals of a particular nationality, race, or religion?					
	(2)	As a condition of the sale of a product to the government, a company, or a national of a country, to refrain from shipping or insuring products on a carrier owned, leased, or operated by a person who does not participate in or cooperate with an international boycott?					

of the person receiving the request or having the agreement, principal business activity code, description of the principal business activity, the number and the number code indicating the type of participation or cooperation requested or agreed to. Also, if you are an IC-DISC, enter the product code in column (5). (See page 4 of instructions.) If more space is needed, attach additional sheets using the exact format and check this box.

		Identifying number of	Principal business activity		IC-DISCs only— Enter	Type of cooperation or participation			
	Name of country	Identifying number of person receiving the request or having the agreement			Enter	Number of requests		Number of agreements	
		agreement	Code	Description	product code	Total	Code		Code
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
_									
а									+
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Form 5713 (Rev. 10-99)

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Department of the Treasury

Work Opportunity Credit

ОМВ No. 1545-0219

Attachment

Attach to your return.

Sequence No. 77
Identifying number

	ernal Revenue Service
Na	ame(s) shown on return

Part I Current Year Credit (Members of a controlled group, see instructions.)

1	Enter the total qualified first-year wages paid or incurred during the tax year, and multiply by the percentage shown, for services of employees who are certified as members of a targeted group and:				
а	a Worked at least 120 hours but fewer than 400 hours $\ .\ .\ .\ .\ .\ .\ .$			1a	
b	Worked at least 40	0 hours		1b	
2	Current year credit. Add lines 1a and 1b. You must subtract this amount from your deduction for salaries and wages			2	
3	Work opportunity credits from flow-through	3			
4	d Patron Written statement from cooperative J				

Part II Tax Liability Limit (See Who Must File Form 3800 to find out if you complete Part II or file Form 3800.)

5	Regular tax before credits:		
	 Individuals. Enter amount from Form 1040, line 40. 		
	• Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)	5	
	Other filers. Enter regular tax before credits from your return		
6a	Credit for child and dependent care expenses (Form 2441, line 9) 6a		
b	Credit for the elderly or the disabled (Schedule R (Form 1040), line 20) . 6b		
С	Child tax credit (Form 1040, line 43)		
d	Education credits (Form 8863, line 18)		
е	Mortgage interest credit (Form 8396, line 11)		
f	Adoption credit (Form 8839, line 15)		
g	District of Columbia first-time homebuyer credit (Form 8859, line 11).		
h	Foreign tax credit		
i	Possessions tax credit (Form 5735, line 17 or 27)		
j	Credit for fuel from a nonconventional source		
k	Qualified electric vehicle credit (Form 8834, line 19)		
Ι	Add lines 6a through 6k	61	
7	Net regular tax. Subtract line 6I from line 5	7	
8	Alternative minimum tax:		
	Individuals. Enter amount from Form 6251, line 28		
	Corporations. Enter amount from Form 4626, line 15	8	
	• Estates and trusts. Enter amount from Form 1041, Schedule I, line 39		
9	Net income tax. Add lines 7 and 8	9	
10	Tentative minimum tax (see instructions)	-	
1	If line 7 is more than \$25,000, enter 25% (.25) of the excess (see		
	instructions)		
12	Enter the greater of line 10 or line 11	12	
13	Subtract line 12 from line 9. If zero or less, enter -0	13	
14	Work opportunity credit allowed for current year. Enter the smaller of line 4 or line 13 here and		
	on Form 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part I, line 2a; Form 1041,		
	Schedule G, line 2c; or the applicable line of your return	14	

For Paperwork Reduction Act Notice, see page 4.

Form	61	98
		ne Treasury e Service

Name(s) shown on return

At-Risk Limitations

► Attach to your tax return.

See separate instructions.

OMB No. 1545-0712

Identifying number

Description of activity (See Specific Instructions on page 2.)

Par	t I Current Year Profit (Loss) From the Activity, Including Prior Year Nondeductible Amounts. See instru	ctions. (Enter losses in parentheses.)
1	Ordinary income (loss) from the activity. See page 2 of the instructions	1
2	Gain (loss) from the sale or other disposition of assets used in the activity (or of your interest in	
-	the activity) that you initially report on:	
а	Schedule D	2a
b	Form 4797	2b
С	Other form or schedule	2c
3	Other income or gains from the activity, from Schedule K-1 of Form 1065, Form 1065-B, or Form 1120S, that were not included above on lines 1 through 2c	3
4	Other deductions or losses from the activity, including investment interest expense allowed from Form 4952, that were not used to figure amounts on lines 1 through 3.	4 ()
5	Current year profit (loss) from the activity. Combine lines 1 through 4. See the line 5 instructions	
	on page 3 before completing the rest of this form	5
Par		may use this part.)
6	Adjusted basis (as defined in section 1011) in the activity (or in your interest in the activity) on	,
-	the first day of the tax year. Do not enter less than zero	6
7	Increases for the tax year .	8
8 9	Add lines 6 and 7 . </th <th>9</th>	9
, 10a	10-	
	If line 10a is greater than zero, enter that amount here and go to line 20 (or complete Part III).	
b	Otherwise, enter -0- and see Pub. 925 for information on the recapture rules	10b
	Note: You may want to use Part III to see if it gives you a larger amount at risk.	
Dar		
Par	t III Detailed Computation of Amount At Risk	
Par	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on	page 4.)
11	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less	
11	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero	11
11 12	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero	11 12
11 12 13	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Increases at effective date Add lines 11 and 12	11 12 13
11 12 13 14	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Do not enter less Increases at effective date Do not enter less Do not enter less Add lines 11 and 12 Do not enter less Do not enter less Decreases at effective date Do not enter less Do not enter less	11 12
11 12 13 14 15	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Do not enter less Increases at effective date Increases at effective date Increases Add lines 11 and 12 Increases at effective date Increases Decreases at effective date Increases Increases Add lines 11 and 12 Increases Increases Amount at risk (check box that applies): Increases Increases	11 12 13 14
11 12 13 14 15 a	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Do not enter less Increases at effective date Do not enter less Do not enter less Add lines 11 and 12 Do not enter less Do not enter less Decreases at effective date Do not enter less Do not enter less	11 12 13
11 12 13 14 15	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Do not enter less Increases at effective date Increases at effective date Increases Add lines 11 and 12 Increases at effective date Increases Decreases at effective date Increases Increases Add lines 11 and 12 Increases Increases Decreases at effective date Increases Increases Amount at risk (check box that applies): Increases Increases Image: The from 1998 Form 6198, line 19b. (Do not enter the amount from line 10b of the 1998 form.) Image: Check form	11 12 13 14
11 12 13 14 15 a b	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Do not enter less Increases at effective date Increases at effective date Increases Add lines 11 and 12 Increases at effective date Increases Decreases at effective date Increases Increases Add lines 11 and 12 Increases Increases Amount at risk (check box that applies): Increases Increases At effective date. Subtract line 14 from line 13. Do not enter less than zero. Increases	11 12 13 14
11 12 13 14 15 a b 16	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Increases at effective date Add lines 11 and 12 Decreases at effective date Amount at risk (check box that applies): At effective date. Subtract line 14 from line 13. Do not enter less than zero. From 1998 Form 6198, line 19b. (Do not enter the amount from line 10b of the 1998 form.)	11 12 13 14 15
11 12 13 14 15 a 16 16 a	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Do not enter less Increases at effective date Add lines 11 and 12 Decreases at effective date Amount at risk (check box that applies): At effective date. Subtract line 14 from line 13. Do not enter less than zero. From 1998 Form 6198, line 19b. (Do not enter the amount from line 10b of the 1998 form.) Increases since (check box that applies): Effective date b The end of your 1998 tax year	11 12 13 14 15 16 17
11 12 13 14 15 a 16 16 17 18 a	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Increases at effective date	11 12 13 14 15 16
11 12 13 14 15 a 16 a 17 18 a 19a	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Increases at effective date	11 12 13 14 15 16 17
11 12 13 14 15 a 17 18 a 19a b	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Increases at effective date Add lines 11 and 12 Decreases at effective date Amount at risk (check box that applies): At effective date. Subtract line 14 from line 13. Do not enter less than zero. From 1998 Form 6198, line 19b. (Do not enter the amount from line 10b of the 1998 form.) Increases since (check box that applies): Effective date	11 12 13 14 15 16 17
11 12 13 14 15 a 17 18 a 19a b	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Increases at effective date	11 12 13 14 15 16 17 18 19b
11 12 13 14 15 a b 16 a 17 18 a 19a b Par 20	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero	11 12 13 14 15 16 17 18
11 12 13 14 15 a b 16 a 17 18 a 19a b Par	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero Increases at effective date	11 12 13 14 15 16 17 18 19b
11 12 13 14 15 a b 16 a 17 18 a 19a b Par 20	(If you completed Part III of Form 6198 for 1998, see instructions for Part III for 1999 on Investment in the activity (or in your interest in the activity) at the effective date. Do not enter less than zero	11 12 13 14 15 16 17 18 19b

Note: If the loss is from a passive activity, see Form 8582, Passive Activity Loss Limitations, or Form 8810, Corporate Passive Activity Loss and Credit Limitations, to find out if the loss is allowed under the passive activity rules. If only part of the loss is subject to the passive activity loss rules, report only that part on Form 8582 or Form 8810, whichever applies.

For Paperwork Reduction Act Notice, see page 8.

Department of the Treasury Internal Revenue Service

Name(s) shown on return

See separate instructions.
 Attach to your tax return.
 Use a separate form for each sale or other disposition of property on the installment method.

OMB No. 1545-0228

Identifying number

1	Description of property ►					
2a	Date acquired (month, day, year) ► / / b Date sold (month, day, year) ►					
3	Was the property sold to a related party after May 14, 1980? See instructions. If "No," skip line 4		🗌 No			
4	Was the property you sold to a related party a marketable security? If "Yes," complete Part III complete Part III for the year of sale and the 2 years after the year of sale	. If "No," □ Vaa				
Par		🗌 Yes	□ No			
5	Selling price including mortgages and other debts. Do not include interest whether stated or unstated	5	\top			
6	Mortgages and other debts the buyer assumed or took the property subject		1			
Ŭ	to, but not new mortgages the buyer got from a bank or other source . 6					
7	Subtract line 6 from line 5	_				
8	Cost or other basis of property sold	-				
9	Depreciation allowed or allowable	-				
10	Adjusted basis. Subtract line 9 from line 8	-				
11	Commissions and other expenses of sale	-				
12	Income recapture from Form 4797, Part III. See instructions 12	12				
13	Add lines 10, 11, and 12	13 14	+			
14	Subtract line 13 from line 5. If zero or less, stop here. Do not complete the rest of this form	14	+			
15	If the property described on line 1 above was your main home, enter the amount of your excluded gain. Otherwise, enter -0 See instructions	15				
16	Gross profit. Subtract line 15 from line 14	16	+			
17	Subtract line 13 from line 6. If zero or less, enter -0	17				
18	Contract price. Add line 7 and line 17	18				
Par		ou receive a payme	ent or			
	have certain debts you must treat as a payment on installment obligations.	19				
19	Gross profit percentage. Divide line 16 by line 18. For years after the year of sale, see instructions	20	Τ			
20 21	For year of sale only: Enter amount from line 17 above; otherwise, enter -0- Payments received during year. See instructions. Do not include interest whether stated or unstated	20	+			
22	Add lines 20 and 21	22	+			
23	Payments received in prior years. See instructions. Do not include		<u> </u>			
20	interest whether stated or unstated					
24	Installment sale income. Multiply line 22 by line 19	24				
25	Part of line 24 that is ordinary income under recapture rules. See instructions	25				
26	Subtract line 25 from line 24. Enter here and on Schedule D or Form 4797. See instructions	26				
	t III Related Party Installment Sale Income. Do not complete if you received the fin		-			
27	Name, address, and taxpayer identifying number of related party					
28	Did the related party, during this tax year, resell or dispose of the property ("second disposition")?	? 🗌 Yes	🗌 No			
29	If the answer to question 28 is "Yes," complete lines 30 through 37 below unless one of the	following conditions	s is			
	met. Check only the box that applies.					
а	The second disposition was more than 2 years after the first disposition (other than dispositions		1			
	of marketable securities). If this box is checked, enter the date of disposition (month, day, year)	1 1				
b	 The first disposition was a sale or exchange of stock to the issuing corporation. The second disposition was an involuntary conversion where the threat of conversion occurre 	d after the first disps	ocition			
c d	The second disposition occurred after the death of the original seller or buyer.		JSILIOH.			
e						
Ŭ	for either of the dispositions. If this box is checked, attach an explanation. See instructions.					
30	Selling price of property sold by related party	30				
31	Enter contract price from line 18 for year of first sale	31	<u> </u>			
32	Enter the smaller of line 30 or line 31	32				
33	Total payments received by the end of your 1999 tax year. See instructions	33	<u> </u>			
34	Subtract line 33 from line 32. If zero or less, enter -0	34	+			
35	Multiply line 34 by the gross profit percentage on line 19 for year of first sale	35	+			
36 27	Part of line 35 that is ordinary income under recapture rules. See instructions	36	+			
37	Subtract line 36 from line 35. Enter here and on Schedule D or Form 4797. See instructions .	37				

Credit for Alcohol Used as Fuel

OMB No. 1545-0231

Attachment Sequence No. 83

Department of the Treasury Internal Revenue Service Name(s) shown on return

► Attach to your return.

Identifying number

	Type of Alcohol Fuel		(a) Number of Gallons Sold or Used	(b) Rate	*	(c) Column (a) x Column (b)
1	Qualified ethanol fuel production (in gallons)	1		.10		
2	Straight alcohol and alcohol mixtures:					
a	190 proof or greater (in gallons)	2a		.54		
b	Less than 190 proof but at least 150 proof (in gallons)	2b		.40		
3	Add lines 1, 2a, and 2b in both columns	3				
4	Other fuels blended with the alcohol on lines 2a and 2b	4				
5a	Total gallons of fuel. Add lines 3 and 4 (column (a)).	5a				
b	Total gallons containing less than 5.7% of 190-proof alcohol					
	or that are exempt from excise taxes (see instructions)	5b				
6	Subtract line 5b from line 5a	6				
7	Break down line 6 into the number of gallons of:					
а	Aviation fuel for use in noncommercial aviation containing at					
	least 10% alcohol	7a		.134	l	
b	Gasohol (and other fuels) containing less than 85% alcohol (see instructions)	7b		(see instruc		
С	Special motor fuel containing 85% or more alcohol (see instructions)	7c		.054		
8	Add lines 7a through 7c, column (c)				8	
9	Current year credit less excise tax benefit. Subtract line 8 from line 3. Inclu				9	
10	Flow-through alcohol fuel credit(s) from a partnership, S corporation				10	
11	Total current year credit for alcohol used as fuel. Add lines 9		11			
	Only the rate for ethanol is shown. See instructions for lines 2 a	na 7 10	rates for alcohol of	ner than e	etnano	l
	See Who Must File Form 3800 to find out if you	и сотр	lete the lines below o	or file Forn	n 3800).
12	Regular tax before credits:					
	Individuals. Enter amount from Form 1040, line 40			ז א		
	• Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Fo	rm 1120	-A, Part I, line 1)	. .	12	
	• Other filers. Enter regular tax before credits from your return .			J		
13a	Credit for child and dependent care expenses (Form 2441, line 9	9)	13a	-		
b	Credit for the elderly or the disabled (Schedule R (Form 1040), li	ne 20)	13b			
С	Child tax credit (Form 1040, line 43)		13c			
d	Education credits (Form 8863, line 18)		13d			
е	Mortgage interest credit (Form 8396, line 11)		13e			
f	Adoption credit (Form 8839, line 15)		13f			
g	District of Columbia first-time homebuyer credit (Form 8859, line	e 11) .	13g			
h	Foreign tax credit		13h			
i	Possessions tax credit (Form 5735, line 17 or 27)		13i			
j	Credit for fuel from a nonconventional source		13j 13k			
k	Qualified electric vehicle credit (Form 8834, line 19)				131	
1	Add lines 13a through 13k				131	
14 15	Net regular tax. Subtract line 13I from line 12	• •		••••	14	
15	Alternative minimum tax:					
	 Individuals. Enter amount from Form 6251, line 28 Corporations. Enter amount from Form 4626, line 15]	15	
	 Estates and trusts. Enter amount from Form 1041, Schedule I 			(10	
16	Net income tax. Add lines 14 and 15			-	16	
10	Tentative minimum tax (see instructions)					
			10			
18 19	If line 14 is more than \$25,000, enter 25% (.25) of the excess (see instru Enter the greater of line 17 or line 18				19	
20	Subtract line 19 from line 16. If zero or less, enter -0				20	
21	Credit for alcohol used as fuel allowed for current year. Enter					
	here and on Form 1040, line 47; Form 1120, Schedule J, line 4d;					
	1041, Schedule G, line 2c; or the applicable line of your return .				21	

Form	6765					
Department of the Treasury Internal Revenue Service						

Name(s) shown on return

g

► See separate instructions. ► Attach to your return.

Sequence No. 81 Identifying number

19

Attachment

Current Year Credit (Members of controlled groups or businesses under common control, see instructions.) Part I Section A-Regular Credit. Skip this section and go to Section B if you are electing or previously elected the alternative incremental credit.

1	Basic research payments paid or incurred to qualified organizations (see instructions).	1	
2	Qualified organization base period amount	2	
3	Subtract line 2 from line 1. If zero or less, enter -0	3	
4	Wages for qualified services (do not include wages used in figuring the work opportunity credit)	4	
5	Cost of supplies	5	
6	Rental or lease costs of computers (see instructions).	6	
7	Enter the applicable percentage of contract research expenses (see instructions)	7	
8	Total qualified research expenses. Add lines 4 through 7	8	
9	Enter fixed-base percentage, but not more than 16% (see instructions)	9	%
10	Enter average annual gross receipts (see instructions)	10	
11	Multiply line 10 by the percentage on line 9	11	
12	Subtract line 11 from line 8. If zero or less, enter -0	12	
13	Multiply line 8 by 50% (.50)	13	
14	Enter the smaller of line 12 or line 13.	14	
15	Add lines 3 and 14	15	
16	Regular credit . If you are not electing the reduced credit under section 280C(c), multiply line 15		
	by 20% (.20), enter the result, and see the instructions for the schedule that must be attached.		
	If you are electing the reduced credit, multiply line 15 by 13% (.13) and enter the result. Also,		
	write "Sec. 280C" on the dotted line to the left of the entry space. Go to Section C	16	
Sect	ion B—Alternative Incremental Credit. Skip this section if you completed Section A.		
17	Basic research payments paid or incurred to qualified organizations (see the line 1 instructions)	17	
18	Qualified organization base period amount	18	
19	Subtract line 18 from line 17. If zero or less, enter -0-	19	
20	Multiply line 19 by 20% (.20)	20	
21	Wages for qualified services (do not include wages used in figuring the work opportunity credit)	21	
22		22	
23	Rental or lease costs of computers (see the line 6 instructions)	23	
24	Enter the applicable percentage of contract research expenses (see the line 7 instructions) .	24	
25	Total qualified research expenses. Add lines 21 through 24	25	
26	Enter average annual gross receipts (see the line 10 instructions)	26	
27	Multiply line 26 by 1% (.01) .	27	
28	Subtract line 27 from line 25. If zero or less, enter -0-	28	
29	Multiply line 26 by 1.5% (.015)	29	
30	Subtract line 29 from line 25. If zero or less, enter -0-	30	
31	Subtract line 30 from line 28. If zero or less, enter -0-	31	
32	Multiply line 26 by 2% (.02)	32	
33	Subtract line 32 from line 25. If zero or less, enter -0-	33	
34	Subtract line 33 from line 30. If zero or less, enter -0-	34	
35	Multiply line 31 by 1.65% (.0165) (2.65% (.0265) for a tax year beginning after June 30, 1999).	35	
36	Multiply line 34 by 2.2% (.022) (3.2% (.032) for a tax year beginning after June 30, 1999)	36	
37	Multiply line 33 by 2.75% (.0275) (3.75% (.0375) for a tax year beginning after June 30, 1999).	37	
38	Add lines 20, 35, 36, and 37	38	
30 39	Alternative incremental credit. If you are not electing the reduced credit under section 280C(c),		
37	enter the amount from line 38, and see the line 16 instructions for the schedule that must be		
	attached. If you are electing the reduced credit, multiply line 38 by 65% (.65) and enter the result.		
	Also, write "Sec. 280C" on the dotted line to the left of the entry space	39	
Sect	ion C—Total Current Year Credit for Increasing Research Activities		I
	Flow-through research credit(s) from a partnership, S corporation, estate, or trust	40	
- TU			1

41 Total current year credit. Add line 16 or line 39 to line 40, and go to Part II on the back	40	Flow-through research credit(s) from a partnership, S corporation, estate, or trust	40	
			41	

For Paperwork Reduction Act Notice, see separate instructions.

Form 6765 (1	999)
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Suspended and Allowable Current Year Credits

Part II

42	Enter the amount from line 41	42		
43	Credit attributable to the first suspension period. Multiply line 42 by the applicable suspension percentage (see instructions)			
		-		
44	Credit attributable to the second suspension period. Multiply line 42 by the applicable suspension percentage (see instructions) 44			
45	by the applicable suspension percentage (see instructions)	45		
46	Subtract line 45 from line 42	46		
Par	t III Tax Liability Limit (See Who Must File Form 3800 to find out if you complete Pa	art III (or file Form 380	00.)
47	Regular tax before credits:			
٠	Individuals. Enter amount from Form 1040, line 40			
٠	Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)	47		
٠	Other filers. Enter regular tax before credits from your return			
48a	Credit for child and dependent care expenses (Form 2441, line 9) . 48a			
	Credit for the elderly or the disabled (Schedule R (Form 1040), line 20) 48b			
	Child tax credit (Form 1040, line 43)			
	Education credits (Form 8863, line 18)			
	Mortgage interest credit (Form 8396, line 11) 48e			
	Adoption credit (Form 8839, line 15)			
	District of Columbia first-time homebuyer credit (Form 8859, line 11)			
-	Foreign tax credit.			
	Possessions tax credit (Form 5735, line 17 or 27)			
	Credit for fuel from a nonconventional source			
J	Qualified electric vehicle credit (Form 8834, line 19) 48k			
		481		
1	Add lines 48a through 48k	101		
49	Net regular tax. Subtract line 48I from line 47	49		
47				
50	Alternative minimum tax:			
50	Individuals. Enter amount from Form 6251, line 28			
•	Corporations. Enter amount from Form 4626, line 15.	50		
•	Estates and trusts. Enter amount from Form 1041, Schedule I, line 39			
•				
51	Net income tax. Add lines 49 and 50	51		
51		01		
52	Tentative minimum tax (see instructions):			
52	Individuals. Enter amount from Form 6251, line 26			
	Corporations. Enter amount from Form 4626, line 13.			
•	Estates and trusts. Enter amount from Form 1041,			
•	Schedule I, line 37			
F0				
53	If line 49 is more than \$25,000, enter 25% (.25) of the excess (see instructions)			
	instructions)			
E /	Enter the greater of line 52 or line 53	54		
54		54		
FF	Subtract line E4 from line E1. If zero er lege opter 0	55		
55 5 (Subtract line 54 from line 51. If zero or less, enter -0	- 33		
56	Total credit allowed for the current year. Individuals, estates, and trusts: Enter the			
	smallest of line 42, line 55, or the amount from the formula in the instructions for line 56.	56		
	Corporations: Enter the smaller of line 42 or line 55.	50		
57	Suspended credit allowed for the current year. Subtract line 46 from line 56. If zero or less,	57		
_	enter -0- (see instructions for when and how to claim)	57		
58	Credit for increasing research activities allowed on current year return. Subtract line 57 from			
	line 56. Enter here and on Form 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part L line 2a; Form 1041, Schedule G, line 2c; or the applicable line of other returns	58		
		1 78	1	

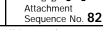
Department of the Treasury

Internal Revenue Service

Gains and Losses From Section 1256 **Contracts and Straddles**

|--|

► Attach to your tax return.



Name(s) shown on tax return

Identifying number

Chec	k applicable box(es) (s	ee instructio		—	addle electio		ation election	С	=	straddle a		election its loss election
Pa	t Section 12	256 Contr	B acts Ma	arked to Ma	-straddle ider arket	nunc		D		1230	contrac	
T G											1	
	(a) Identificati	ion of account	t						(b) (LO	SS)		(c) GAIN
1												
2	Add amounts on lin	ne 1 in colu	imns (b) a	and (c)					()		
3	Net gain or (loss). C											
4	Form 1099-B adjus											
5	Combine lines 3 an	d4.										
	Note: If line 5 shows see instructions.	s a net gain	, skip line	6 and enter t	he gain on	line	7. Partnershi	ps a	and S corpor	ations,		
6	If you have a net s	ection 125	6 contra	cts loss and	checked b	хос	D, enter the	am	ount to be	carried		
	back											
7	Subtract line 6 from	n line 5 .										
8	Short-term capital g	jain or (loss). Multiply	y line 7 by 409	%. Enter he	ere a	and on Sched	ule	D. See instru	ictions		
9	Long-term capital g											
				raddles. Att	tach a sep	arat	e schedule li	stin	g each strac	dle and	its com	nponents.
Sec	tion A—Losses F	rom Strac	ddles									
(a)	Description of property	(b) Date entered into or acquired	(c) Date closed ou or sold	ut (d) Gross sales price	(e) Cost other bas plus expense sale	sis	(f) LOSS. If column (e) is more than (d), enter difference Otherwise, enter -0-		(g) Unrecognized gain on offsetting positions	(h) RECO LOSS. If (f) is mo (g), e differe Otherwis -0	column re than nter ence. e, enter	*(i) 28% RATE LOSS (see instr. below)
10												
11a	Enter short-term porti	on of line 10), column	(h), losses here	e and on Sc	hed	ule D. See inst	ruct	ions .	()	
	Enter long-term portic									()	(
Sec	tion B—Gains Fro	om Strado	dles									
(a)	Description of property	(b) Date entered into or acquired	(c) Date closed ou or sold	ut (d) Gross s	sales price		(e) Cost or other sis plus expense sale		(f) GAIN. If co more than (difference. O enter -	e), enter therwise,		8% RATE GAIN e instr. below)
12												
	Enter short-term portion							5				
	Enter long-term portion											
Par	t III Unrecogn	ized Gain	s From	Positions I	Held on L	ast	Day of Tax	(Ye	ear. Memo E	Entry Only	/—See i	instructions.
(a) Description of property				(b) Date (c) Fair market value on last acquired business day of tax year			(d) Cost or other basis as adjusted			(e) UNRECOGNIZED GAIN. If column (c) is more than (d), enter difference. Otherwise, enter -0-		
14												

*28% Rate Gain or Loss includes all "collectibles gains and losses" and up to 50% of the eligible gain on qualified small business stock. See Instructions for Schedule D (Form 1040).

For Paperwork Reduction Act Notice, see page 4.

Form (Rev.	8082 January 2000)	Notice of I			Treatment t Request (trative	OME	3 No. 1545-0	790
(1007.	Sundary 2000,	(For use by partners foreign trust own			reholders, estate ar es, REMIC residual				Atta	achment	
	tment of the Treasury al Revenue Service		► See	e se	parate instructions	i.			Sec	quence No. 8	34
Name	e(s) shown on return				-			Identifying nu	mber		
Ра	rt General	Information									
1	Check boxes th		otice of incons	iste	ent treatment	(b) 🗌	Administr	ative adjust	tment rec	quest (AAR	2)
2	If you are a TMI treatment? (see	P filing an AAR on be instructions)	•		nrough entity, are	-			-	Yes	No
3	Check applicab	le box to identify type									
	(a) 🗌 Partnersh	ip (b) 🗌 Electing	large partnersh	ip	(c) 🗌 S corpora	ation	(d) 🗌 Es	tate (e) [Trust	(f) 🗌 RE	EMIC
4	Identifying num	ber of pass-through e	entity	6	Tax shelter regis	stratio	n number (i	f applicable	e) of pass	s-through e	entity
5	Name, address,	and ZIP code of pass-	through entity	7	Internal Revenue	Servic	e Center wh	ere pass-thr	ough enti	ty filed its r	eturn
				8	Tax year of pass	s-thro	ugh entity	/ /	to	/ /	
				9	Your tax year	/	/	to / /			
Pa	rt II Inconsis	tent or Administra	tive Adjustm	len [:]	t Request (AAR	e) Iter	ms				
e	(a) Description c idministrative adjustme (see inst	of inconsistent or ent request (AAR) items ructions)	(b) Inconsistency i or AAR is to corr (check boxes th apply) Amount of Treatm of ite	ect at nent	(c) Amount as show Schedule K-1, Sched or similar statemer foreign trust stateme your return, which applies (see instruct	lule Q, nt, a ent, or ever	(d) Amount ya	ou are reporting		ference betwo (c) and (d)	een
10											
11											
12											
13 Pa		ions—Enter the Pa lanations on the b		nbe	r before each e	xplai	nation. If n	nore space	e is need	ded, cont	inue

Part III Explanations (continued)	

Form 8082 (Rev. 1-2000)

Page 2

Form 8271		Investor Reporting of Tax Shelter I	OMB No. 1545-0881				
(Rev. J	(Rev. July 1998) Attach to your tax return.						
Departn Internal	Attachment s. Sequence No. 71						
Investo	Investor's tax year ended						
		(a) Tax Shelter Name	(b) Tax Shelter Registration Number (11-digit number)	(c) Tax Shelter Identifying Number			
1							
2							
3							
4							
5							
6							
7							
8							
9							
10							

General Instructions

Section references are to the Internal Revenue Code.

Purpose of Form

Use Form 8271 to report the tax shelter registration number the IRS assigns to certain tax shelters required to be registered under section 6111 ("registration- required tax shelters") and to report the name and identifying number of the tax shelter. This information must be reported even if the particular interest is producing net income for the filer of Form 8271. Use additional forms to report more than 10 tax shelter registration numbers.

Note: A tax shelter registration number does not indicate that the tax shelter or its claimed tax benefits have been reviewed, examined, or approved by the IRS.

Who Must File

Any person claiming or reporting any deduction, loss, credit, or other tax benefit, or reporting any income on any tax return from an interest purchased or otherwise acquired in a registrationrequired tax shelter must file Form 8271. If you are an investor in a partnership or an S corporation, look at item G, Schedule K-1 (Form 1065), or item C, Schedule K-1 (Form 1120S). If a tax shelter registration number or the words "Applied for" appear there, then the entity is a registration-required tax shelter. If the interest is purchased or otherwise acquired by a pass-through entity, both the pass-through entity and its partners, shareholders, or beneficiaries must file Form 8271.

A pass-through entity that is the registration-required tax shelter does not have to prepare Form 8271 and give copies to its partners, shareholders, or beneficiaries unless the pass-through entity itself has invested in a registration-required tax shelter.

In certain cases, a tax shelter that does not expect to reduce the cumulative tax liability of any investor during the 5-year period ending after the date the investment is first offered for sale may be considered a "projected income investment." Such a tax shelter will not have to register, and thus not have to furnish a tax shelter registration number to investors, unless and until it ceases to be a projected income investment. It is possible, therefore, that you may not be furnished a tax shelter registration number, and not have to report it, for several years after you purchase or otherwise acquire your interest in the tax shelter. If you are later furnished a tax shelter registration number because the tax shelter ceased to be a projected income investment. follow these instructions. However, you must file Form 8271 only for tax years ending on or after the date the tax shelter ceases to be a projected income investment.

Note: Even if you have an interest in a registration-required tax shelter, you do not have to file Form 8271 if you did not claim or report any deduction, loss, credit, or other tax benefit, or report any income on your tax return from an interest in the registration-required tax shelter. This could occur, for example, if for a particular year you are unable to claim any portion of a loss because of the passive activity loss limitations, and that loss is the only tax item reported to you from the shelter.

Filing Form 8271

Attach Form 8271 to any return on which a deduction, loss, credit, or other tax benefit is claimed or reported, or any income reported, from an interest in a registration-required tax shelter. These returns include applications for tentative refunds (Forms 1045 and 1139) and amended returns (Forms 1040X and 1120X).

Furnishing Copies of Form 8271 to Investors

A pass-through entity that has invested in a registration-required tax shelter must furnish copies of its Form 8271 to its partners, shareholders, or beneficiaries.

However, in the case where **(a)** the pass-through entity acquired at least a 50% interest in one tax year in a registered tax shelter (and in which it had not held an interest in a prior year), and **(b)** the investment would not meet the definition of a tax shelter immediately following the acquisition if it had been offered for sale at that time, the pass-through entity need not distribute copies of Form 8271 to its investors. The pass-through entity alone is required to prepare Form 8271 and include it with the entity tax return.

Penalty For Not Including Registration Number on Return

A \$250 penalty will be charged for each failure to include a tax shelter registration number on a return on which it is required to be included unless the failure is due to reasonable cause.

Specific Instructions Investor's Identifying Number

Enter the social security number or employer identification number shown on the return to which this Form 8271 is attached.

Investor's Tax Year Ended

Enter the date the tax year ended for the return to which this Form 8271 is attached.



Disclosure Statement

Do not use this form to disclose items or positions that are contrary to Treasury regulations. Instead, use Form 8275-R, Regulation Disclosure Statement. See separate instructions.

Attach to your tax return.

OMB No. 1545-0889

Attachment Sequence No. 92

Identifying number shown on return

Department of the Treasury Internal Revenue Service

Name(s) shown on return

Part I General Information (see instructions)

(a) Rev. Rul., Rev. Proc., etc.	(b) Item or Group of Items	(c) Detailed Description of Items	(d) Form or Schedule	(e) Line No.	(f) Amount
1					
2					
2					
5					

Part II Detailed Explanation (see instructions)

1		
2		
3		

Part III Information About Pass-Through Entity. To be completed by partners, shareholders, beneficiaries, or residual interest holders.

Complete this part only if you are making adequate disclosure for a pass-through item.

Note: A pass-through entity is a partnership, S corporation, estate, trust, regulated investment company, real estate investment trust, or real estate mortgage investment conduit (REMIC).

1 Name, address, and ZIP code of pass-through entity 2 Identifying number		Identifying number of pass-through enti	ty			
		3	Tax year of pass-through entity			
			/ /	to	/	/
		4	Internal Revenue Service Center where the its return	he pas	s-throu	igh entity filed

Part IV Explanations (continued from Parts I and/or II)

€

8275-R Form (Rev. March 1998) Department of the Treasury Internal Revenue Service

Name(s) shown on return

Regulation Disclosure Statement

Use this form only to disclose items or positions that are contrary to Treasury regulations. For other disclosures, use Form 8275, Disclosure Statement. See separate instructions.

Attach to your tax return.

OMB No. 1545-0889

Attachment Sequence No. 92A

(f)

Amount

Identifying number shown on return

(e)

Line

(d)

Form or

Part I	General Information (See instructions.)				
Regulat	(a) tion Section	(b) Item or Group of Items	(c) Detailed Description of Items		

	Regulation Section	of Items	of Items	Schedule	No.	Amount
1						
2						
3						

Part II	Detailed Explanation (See instructions.)
1	
2	
3	

Part III Information About Pass-Through Entity. To be completed by partners, shareholders, beneficiaries, or residual interest holders.

Complete this part only if you are making adequate disclosure for a pass-through item.

Note: A pass-through entity is a partnership, S corporation, estate, trust, regulated investment company, real estate investment trust, or real estate mortgage investment conduit (REMIC).

1 Name, address, and ZIP code of pass-through entity	2 Identifying number of pass-through entity
	3 Tax year of pass-through entity
	/ / to / /
	4 Internal Revenue Service Center where the pass-through entity filed its return

For Paperwork Reduction Act Notice, see separate instructions.

Part IV Explanations (continued from Parts I and/or II)

Department of the Treasury

Internal Revenue Service

Noncash Charitable Contributions

Attach to your tax return if you claimed a total deduction of over \$500 for all contributed property.

► See separate instructions.

OMB No. 1545-0908

Attachment Sequence No. 55

Identifying number

Name(s) shown on your income tax return

Note: Figure the amount of your contribution deduction before completing this form. See your tax return instructions. **Section A**—List in this section **only** items (or groups of similar items) for which you claimed a deduction of \$5,000 or

Part I Information on Donated Property—If you need more space, attach a statement.

1	(a) Name and address of the donee organization	(b) Description of donated property
Α		
В		
С		
D		
Ε		

Note: If the amount you claimed as a deduction for an item is \$500 or less, you do not have to complete columns (d), (e), and (f).

•	contribution	(d) Date acquired by donor (mo., yr.)	(e) How acquired by donor	(f) Donor's of or adjusted b		(g) Fair market	value	(h) Method used to determine the fair market value
A								
В								
С								
D								
Е								
Part II Other Information—Complete line 2 if you gave less than an entire interest in property listed in Part I.								

Complete line 3 if conditions were attached to a contribution listed in Part I.

2 If, during the year, you contributed less than the entire interest in the property, complete lines a-e.

a Enter the letter from Part I that identifies the property ► _____. If Part II applies to more than one property, attach a separate statement.

- b Total amount claimed as a deduction for the property listed in Part I: (1) For this tax year
 (2) For any prior tax years
- c Name and address of each organization to which any such contribution was made in a prior year (complete only if different from the donee organization above): Name of charitable organization (donee)

Address (number, street, and room or suite no.)

City or town, state, and ZIP code

- **d** For tangible property, enter the place where the property is located or kept \blacktriangleright _
- e Name of any person, other than the donee organization, having actual possession of the property \blacktriangleright _
- 3 If conditions were attached to any contribution listed in Part I, answer questions a c and attach the required statement (see instructions).
- **a** Is there a restriction, either temporary or permanent, on the donee's right to use or dispose of the donated property?
- b Did you give to anyone (other than the donee organization or another organization participating with the donee organization in cooperative fundraising) the right to the income from the donated property or to the possession of the property, including the right to vote donated securities, to acquire the property by purchase or otherwise, or to designate the person having such income, possession, or right to acquire?
 c Is there a restriction limiting the donated property for a particular use?

e , , .

Yes No

For Paperwork Reduction Act Notice, see page 4 of separate instructions.

Form 8283 (Rev. 10-98)							Page 2
Name(s) shown on your income tax return	Name(s) shown on your income tax return					dentifying number	
Section B—Appraisal Summary—List in thi deduction of more than \$5,000 traded securities only in Section If you donated art, you may hav	per item A.	or group. Exce	ptior	n. Report contrik	outions	of certain pu	
Part I Information on Donated Prope	rty— To b	e completed by	the t	axpayer and/or a	appraise	er.	
 Check type of property: Art* (contribution of \$20,000 or more) Art* (contribution of less than \$20,000) *Art includes paintings, sculptures, watercolors, print manuscripts, historical memorabilia, and other similar o Note: If your total art contribution deduction was \$20,0 	Coin cs, drawing: bjects.		B B furni			•	r, rare
5 (a) Description of donated property (if you need more space, attach a separate statement)	(b) If tangible property was donated, give a brief summary of the overall physical condition at the time of the gift				e overall	(c) Appraised fair market value	
A B C D							
(d) Date acquired by donor (mo., yr.) (e) How acquired by donor (mo., yr.) (b) donor (f) Donor's adjusted		(g) For bargain sales amount receive		(h) Amount claimed deduction	See instr as a (i	ructions i) Average trading p of securities	orice
A B B C D D Part II Taxpayer (Donor) Statement—		item included i value of \$500 or		rt I above that t			es as
I declare that the following item(s) included in Part I abo (per item). Enter identifying letter from Part I and descri					sed value	of not more that	n \$500

Signature of taxpayer (donor) ►
Part III Declaration of Appraiser

Date 🕨

I declare that I am not the donor, the donee, a party to the transaction in which the donor acquired the property, employed by, or related to any of the foregoing persons, or married to any person who is related to any of the foregoing persons. And, if regularly used by the donor, donee, or party to the transaction, I performed the majority of my appraisals during my tax year for other persons.

Also, I declare that I hold myself out to the public as an appraiser or perform appraisals on a regular basis; and that because of my qualifications as described in the appraisal, I am qualified to make appraisals of the type of property being valued. I certify that the appraisal fees were not based on a percentage of the appraised property value. Furthermore, I understand that a false or fraudulent overstatement of the property value as described in the qualified appraisal or this appraisal summary may subject me to the penalty under section 6701(a) (aiding and abetting the understatement of tax liability). I affirm that I have not been barred from presenting evidence or testimony by the Director of Practice.

Sign				
Here	Signature 🕨	Title 🕨	Date of appraisal >	
Business	address (including room or suite no.)		Identif	ying number

City or town, state, and ZIP code

Part IV Donee Acknowledgment—To be completed by the charitable organization.

This charitable organization acknowledges that it is a qualified organization under section 170(c) and that it received the donated property as described in Section B, Part I, above on ▶_____

(Date)

Furthermore, this organization affirms that in the event it sells, exchanges, or otherwise disposes of the property described in Section B, Part I (or any portion thereof) within 2 years after the date of receipt, it will file **Form 8282**, Donee Information Return, with the IRS and give the donor a copy of that form. This acknowledgment does not represent agreement with the claimed fair market value.

Does the organization intend to use the property for an unrelated u	🕨 🗌 Yes	🗌 No	
Name of charitable organization (donee)	Employer identification number		
Address (number, street, and room or suite no.)	City or town, state, and ZIP code		
Authorized signature	Title	Date	

Identifying number

Identifying number

Please print or type.

Internal Revenue Service
Name of partnership

Telephone number	Employer identification number
()	

Number, street, and room or suite no. If a P.O. box, see instructions.

City or town, state, and ZIP code

Part I	Transferor Information	(Beneficial own	er of the partnership	interest immediately	before the transfer of	of that
	interest)			5		

Name

Number and street (including apt. no.)

City or town, state, and ZIP code

Notice to Transferors: The information on this form has been supplied to the Internal Revenue Service. The transferor in a section 751(a) exchange is required to treat a portion of the gain realized from the exchange as ordinary income. For more details, see **Pub. 541**, Partnerships. **Statement by Transferor:** The transferor in a section 751(a) exchange is required under Regulations section 1.751-1(a)(3) to attach a statement relating to the sale or exchange to his or her return. See **Instructions to Transferors** on page 2 for more details.

Part II Transferee Information (Beneficial owner of the partnership interest immediately after the transfer of that interest)

Name

Number and street (including apt. no.)

City or town, state, and ZIP code

Part III Date of Sale or Exchange of Partnership Interest

Sign Here Only If You Are Filing This Form by Itself and Not with Form 1065 Under penalties of perjury, I declare that I have examined this return, including accompanying attachments, and to the best of my knowledge and belief, it is true, correct, and complete.

1

1

Signature of general partner or limited liability company member

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

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

Recordkeeping 2 hr., 9 min.

is

Learning about the law or the form . . . 2 hr., 47 min.

Preparing and sending

the form to the IRS . . . 2 hr., 56 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. See the Instructions for Form 1065.

Purpose of Form.—Form 8308 is filed by a partnership to report the sale or exchange by a partner of all or part of a partnership interest where any money or other property received in exchange for the interest is attributable to unrealized receivables or substantially appreciated inventory items (i.e., where there has been a section 751(a) exchange).

Who Must File.—A partnership must file a separate Form 8308 for each section 751(a) exchange of an interest in such partnership. See section 6050K.

Note: Form 8308 does not have to be filed if, under section 6045, **Form 1099-B**, Proceeds From Broker and Barter Exchange Transactions, is required to be filed with respect to the sale or exchange. A partnership must file Form 8308 once the partnership has notice of the section 751(a) exchange. The partnership has such notice when either:

Date

1. The partnership receives written notification of the exchange from the transferor that includes the names and addresses of both parties to the exchange, the identifying numbers of the transferor and (if known) of the transferee, and the date of the exchange; or

2. The partnership has knowledge that there has been a transfer of a partnership interest and, at the time of the transfer, the partnership had any unrealized receivables or substantially appreciated inventory items.

No returns or statements are required under section 6050K if the transfer was not a section 751(a) exchange. For example, a transfer which in its entirety constitutes a gift for Federal income tax purposes is not a section 751(a) exchange.

A partnership may rely on a written statement from the transferor that the transfer was not a section 751(a) exchange unless the partnership has knowledge to the contrary. If a partnership is in doubt

Form	8586	Low-Income Housing Credit	OMB No. 1545-0984
Dopart	ment of the Treasury		Attachment
Interna	Revenue Service	Attach to your return.	Sequence No. 36b
Name	(s) shown on return		Identifying number
Par	t Current	Year Credit (See instructions.)	
1		ns 8609 attached	
2		building(s) (total from attached Schedule(s) A (Form 8609), line 1)	2
3a	-	of low-income building(s) (total from attached Schedule(s) A (Form 8609), line 3) .	3a
b	Has there been a	a decrease in the qualified basis of any building(s) since the close of the preceding	
	tax year?	3	
		ad a decreased basis. If more space is needed, attach a schedule to list the BINs.	
		(ii) (iii) (iv)	4
4 5		dit (total from attached Schedule(s) A (Form 8609), see instructions)	
U	If you are a—	Then enter total of current year housing credit(s) from—	
	a Shareholder	Schedule K-1 (Form 1120S), lines 12b(1) through (4)	
	b Partner	Schedule K-1 (Form 1065), lines 12a(1) through (4), or Schedule K-1 (Form 1065-B), box 8	5
	,	Schedule K-1 (Form 1041), line 14 J EIN of flow-through entity	
6		. (See instructions to find out if you complete lines 7 through 17 or file Form 3800.)	6
7 Par		r credit or total current year credit for 1999 (see instructions)	7
8	Regular tax befo		
U	•	Iter amount from Form 1040, line 40	
		Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)	8
		nter regular tax before credits from your return	
9a	Credit for child a	and dependent care expenses (Form 2441, line 9) 9a	-
		lerly or the disabled (Schedule R (Form 1040), line 20) . 9b	
		(Form 1040, line 43)	-
			-
		st credit (Form 8396, line 11)	
		bia first-time homebuyer credit (Form 8859, line 11)	•
-	Foreign tax cred		
	-	credit (Form 5735, line 17 or 27)	
j		om a nonconventional source	
		c vehicle credit (Form 8834, line 19)	
			9I 10
10 11	Alternative minir	Subtract line 9I from line 8	
••		nter amount from Form 6251, line 28	
		Enter amount from Form 4626, line 15	11
		usts. Enter amount from Form 1041, Schedule I, line 39.	
12		Add lines 10 and 11	12
13		um tax (see instructions):	
	 Individuals. Er 	nter amount from Form 6251, line 26	
	 Corporations. Estates and true 	Enter amount from Form 4626, line 13	
14		han \$25,000, enter 25% (.25) of the excess (see instructions)	
14		r of line 13 or line 14	15
16		from line 12. If zero or less, enter -0	16
17	Low-income ho here and on For	using credit allowed for current year. Enter the smaller of line 7 or line 16. Enter m 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part I, line 2a;	
	Form 1041, Sch	edule G, line 2c; or the applicable line of your return	17

General Instructions

Purpose of Form

Section references are to the Internal Revenue Code.

An owner of a residential rental building in a qualified low-income housing project uses Form 8586 to claim the low-income housing credit. The low-income housing credit determined under section 42 is a credit of 70% of the qualified basis of each new low-income building placed in service after 1986 (30% for certain federally subsidized new buildings or existing

Form 8594
(Rev. July 1998)
Department of the Treasury Internal Revenue Service

Asset Acquisition Statement

Under Section 1060

Name	as	shown	on	returi
i vui no	uJ	3110 111	011	rotari

(Rev. July 1998)	Under Section 10	J6U			
Department of the Treasury Internal Revenue Service					
Name as shown or	n return	Identification num	nber as shown on return		
Check the box tha	t identifies you:	Seller			
Part I Gene	ral Information—To be completed by all filers.				
1 Name of othe	er party to the transaction	Other party's ider	ntification number		
Address (nun	nber, street, and room or suite no.)				
City or town,	state, and ZIP code				
2 Date of sale		3 Total sales prid	се		
Part II Asset	s Transferred—To be completed by all filers of a	n original statement.			
4 Assets	Aggregate Fair Market Value (Actual Amount for Class I)	Allocation of	Sales Price		
Class I	\$	\$			
Class II	\$	\$			
Class III	\$	\$			
Classes IV and V	\$	\$			

Total		\$	\$	
5	written docum	and seller provide for an allocation of the sales price ent signed by both parties?		
6	In connection w to compete, or with the seller	with the purchase of the group of assets, did the buyer also enter into a lease agreement, employment contract, manag (or managers, directors, owners, or employees of the selle fy (a) the type of agreement, and (b) the maximum agr	o purchase a license or a covenant not ement contract, or similar arrangement r)?	 _

If "Yes," specify (a) the type of agreement, and (b) the maximum amount of consideration (not including interest) paid or to be paid under the agreement. See the instructions for line 6.

Form 8594 (Rev. 7-98)			Page 2
	lemental Statement—To be completed lemental statement because of an increa		
7 Assets	Allocation of Sales Price as Previously Reported	Increase or (Decrease)	Redetermined Allocation of Sales Price
Class I	\$	\$	\$
Class II	\$	\$	\$
Class III	\$	\$	\$
Classes IV and V	\$	\$	\$
Total	\$		\$

8 Reason(s) for increase or decrease. Attach additional sheets if more space is needed.

9 Tax year and tax return form number with which the original Form 8594 and any supplemental statements were filed.

(Rev. August 1996)

Department of the Treasury Internal Revenue Service

Low-Income Housing Credit Allocation Certification

► Do not file separately. The building owner must attach Form 8586, Form 8609, and Schedule A (Form 8609) to its Federal income tax return. Attachment Sequence No. 36

Part I Allocation of Credit—Completed by Housing	g Credit Agency Only	
Check if: Addition to Qualified Basis Amended Form		
A Address of building (do not use P. O. box)(see instructions)	B Name and address of housing credit agen	су
C Name, address, and TIN of building owner receiving allocation	D Employer identification number of agency	
	E Building identification number (BIN)	
TIN ►		
1a Date of allocation ►/ / b Maximum hous	sing credit dollar amount allowable	1b
2 Maximum applicable credit percentage allowable		2 %
3a Maximum qualified basis		3a
b Check here \blacktriangleright if the eligible basis used in the compl		
the high-cost area provisions of section 42(d)(5)(C). Ente		
basis was increased (see instructions)		3b 1 %
4 Percentage of the aggregate basis financed by tax-exem	•	4 %
5 Date building placed in service		
6 Check the box that describes the allocation for the build		
 a Newly constructed and federally subsidized b Newly d Sec. 42(e) rehabilitation expenditures federally subsidized 		
Under penalties of perjury, I declare that the allocation made is in compliance with Part I of this form and to the best of my knowledge and belief, the information i	n the requirements of section 42 of the Internal Rever	<u>,</u>
Signature of authorized official	Name (please type or print)	Date
Part II First-Year Certification—Completed by Build	ding Owner for First Year of Credit P	eriod Only
7a Date building placed in service ►/ / _/ b Elig	gible basis of building (see instructions)	7b
8a Original qualified basis of the building at close of first year		8a
b Is the building part of a multiple building project?	•	🗌 Yes 🗌 No
9a If box 6a or box 6d is checked, do you elect to reduce e		
 b Do you elect to reduce eligible basis by disproportionate co 10 Check the appropriate box for each election: 	sts of non-low-income units (section 42(d)((3))? 🗌 Yes 🗌 No

-			
а	Elect to begin credit period the first year after the building is placed in service (section 42(f)(1))	🗌 Yes	🗌 No
b	Elect not to treat large partnership as taxpayer (section 42(j)(5))	🗌 Yes	
С	Elect minimum set-aside requirement (section 42(g)) (see instructions) 20-50 40-60	🗌 25-60 (ľ	V.Y.C. only)
d	Elect deep-rent-skewed project (section 142(d)(4)(B)) (see instructions)	15-40	

Note: A separate **Schedule A (Form 8609)**, Annual Statement, for each building must be attached to the corresponding Form 8609 for each year of the 15-year compliance period.

Caution: Read the instructions under Signature (page 4) before signing this part.

Under penalties of perjury, I declare that the above building continues to qualify as a part of a qualified low-income housing project and meets the requirements of Internal Revenue Code section 42 and that the qualified basis of the building has \blacktriangleright \Box has not \blacktriangleright \Box decreased for this tax year. I have examined this form and attachments, and to the best of my knowledge and belief, they are true, correct, and complete.

Signature Taxpayer identification number E	
Signature Taxpayer identification number	
Signature Taxpayer identification number E	
	ate
N	

For Paperwork Reduction Act Notice, see instructions.

Form 861 (Rev. January 1	999) Attacl	Recapture of Low-Income Housing Credit ► Attach to your return.					
Department of the Internal Revenue	, incusury	te Form 8611 for each building to ecapture applies.			Attachment Sequence No. 90)	
A Name(s) sho	own on return		в	Ide	ntifying number		
C Address of	building (as shown on Form 8609)	D Building identification number (BIN)	E		e placed in service (fro m 8609)	om	
F If building is	s financed in whole or part with tax-exempt bonds, see instruction	ions and furnish:					
(1) Issuer's nan	ne		(2)	Dat	e of issue		
(3) Name of iss	sue		(4)	CU	SIP number		
	apture is passed through from a flow-through en line 8.	tity (partnership, S corporation, estate, c	or tru	ust),	, skip lines 1 – 7	and	
1 Enter t	otal credits reported on Form 8586 in prior years	for this building.	1				
2 Credits	s included on line 1 attributable to additions to qu	ualified basis (see instructions) .	2				
3 Credits	s subject to recapture. Subtract line 2 from line 1		3				
4 Credit	recapture percentage (see instructions)		4				

ownership interest in it, and you did not post a satisfactory bond or pledge eligible U.S.

Accelerated portion of credit. Multiply line 3 by line 4.

Enter recapture amount from flow-through entity.

Enter interest on the line 10 recapture amount (see instructions) . .

Only Section 42(i)(5) partnerships need to complete lines 13 and 14.

Total recapture. Add lines 7 and 13 (see instructions)

Enter interest on the line 7 recapture amount (see instructions).

Percentage decrease in gualified basis. Express as a decimal amount carried out to at least 3 places

Amount of accelerated portion recaptured. Multiply line 5 by line 6. Section 42(j)(5) partnerships,

go to line 13. All other flow-through entities (except electing large partnerships), enter the result here and enter each recipient's share on the appropriate line of Schedule K-1. Generally, flow-through entities other than electing large partnerships will stop here. (Note: An estate or trust enters on line 8 only its share of recapture amount attributable to the credit amount

Enter accelerated portion of the unused credit attributable to this building (see instructions) .

Net recapture. Subtract line 9 from line 7 or line 8. If less than zero, enter -0-....

Total recapture. Add lines 10 and 11. Enter here and on the appropriate line of your tax return. If more than one Form 8611 is filed, add the line 12 amounts from all forms and enter the total on the appropriate line of your return. Electing large partnerships, see instructions . . .

.

Treasury securities as collateral. For details on how to avoid recapture on a building disposition, see section 42(j)(6); Form 8693, Low-Income Housing Credit Disposition Bond; and Rev. Proc. 99-11, 1999-2 I.R.B. 14.

General Instructions

Section references are to the Internal

• You disposed of the building or an

Use this form if you must recapture part of

the low-income housing credit you took in

• The qualified basis of a building decreased

Purpose of Form

previous years because:

from one year to the next, or

5

6

7

8

9

10

11 12

13

14

Revenue Code.

(see instructions)

Note: If the decrease in qualified basis is because of a change in the amount for which you are financially at risk on the building, then you must first recalculate the amount of credit taken in prior years under section 42(k) before you calculate the recapture amount on this form

To complete this form you will need copies of the following forms that you have filed: Form 8586, Low-Income Housing Credit (and Form 3800, General Business Credit, if applicable); Form 8609, Low-Income Housing Credit Allocation Certification; Schedule A (Form 8609), Annual Statement; and Form 8611.

Note: Flow-through entities must give partners, shareholders, and beneficiaries the information that is reported in items C, D, E, and F of Form 8611.

Generally, recapture applies if:

• You dispose of a building or an ownership interest in it:

• There is a decrease in the qualified basis of the building from one year to the next; or

• The building no longer meets the minimum set-aside requirements of section 42(q)(1), the gross rent requirement of section 42(g)(2), or the other requirements for the units which are set aside.

However, recapture does not apply if:

• You disposed of the building or an ownership interest in it and you posted a satisfactory bond or pledged eligible U.S. Treasury securities as collateral (for details, see section 42(j)(6); Form 8693; and Rev. Proc. 99-11);

5

6

7

8

9

10 11

12

13

14

• You disposed of an ownership interest in a building that you held through an electing large partnership;

• The decrease in qualified basis does not exceed the additions to qualified basis for which credits were allowable in years after the year the building was placed in service;

• You correct a noncompliance event within a reasonable period after it is discovered or should have been discovered;

• The credit did not reduce your tax liability (but you must adjust the allowable general business credit carryback and carryforward); or

• The qualified basis is reduced because of a casualty loss, provided the property is restored or replaced within a reasonable period.

Recordkeeping Requirements

To verify changes in gualified basis from year to year, you must keep, for 3 years after the 15-year compliance period ends, a copy of all Forms 8586, 8609, Schedule A (Form 8609), 8611, and 8693.

Specific Instructions

Note: If recapture is passed through from a flow-through entity (partnership, S corporation, estate or trust), skip lines 1–7 and go to line 8.

Item F. If the building is financed with tax-exempt bonds, furnish the following information: (1) name of the entity that issued the bond (not the name of the entity receiving the benefit of the financing); (2) date of issue, generally the first date there is a physical exchange of the bonds for the purchase price; (3) name of the issue, or if not named, other identification of the issue; and (4) CUSIP number of the bond with the latest maturity date. If the issue does not have a CUSIP number, enter "None."

Line 1. Enter the total credits claimed on the building for all prior years from Part I, Form 8586 (before reduction due to the tax liability limit). No credit may be claimed in the year of recapture. See Part I of Form(s) 8586 you have filed. **Do not** include credits taken by a previous owner.

Line 2. Determine the amount to enter on this line by completing a separate Line 2 Worksheet (below) for each prior year for which line 7 of Schedule A (Form 8609) was completed.

Line 4. Enter the credit recapture percentage, expressed as a decimal carried to at least 3 places, from the table below:

IF the recapture event occurs in							TH ent line	er	on	
Years 2	thro	bug	h 1 ⁻	1.						.333
Year 12										.267
Year 13	Year 13									.200
Year 14										.133
Year 15										.067

Line 6. Enter the percentage decrease in qualified basis from the close of the previous year to the close of the current year.

For this purpose, figure qualified basis without regard to any additions to qualified basis after the first year of the credit period. Compare any decrease in qualified basis first to additions to qualified basis. Recapture applies only if the decrease in qualified basis

Line 2 Worksheet

а	Enter the amount from line 10, Schedule A (Form 8609).	а	
b	Multiply a by 2	b	
с	Enter the amount from line 11, Schedule A (Form 8609).	с	
d	Subtract c from b	d	
e	Enter decimal amount figured in step 1 of the instructions for line 14, Schedule A (Form 8609). If line 14 does not apply to you, enter -0	e	
f	Multiply d by e	f	
q	Subtract f from d	g	
h	Divide line 16, Schedule A (Form 8609) by line 15, Schedule A (Form 8609). Enter the result here	h	
i	Multiply g by h . Enter this amount on line 2. (If more than one worksheet is completed, add the amounts on i from all worksheets and enter the total on line 2.)	i	

exceeds additions to qualified basis after the first year of the credit period.

If you disposed of the building or an ownership interest in it and did not post a bond, you must recapture all of the accelerated portion shown on line 5. Enter 1.000 on line 6.

Note: If the decrease causes the qualified basis to fall below the minimum set-aside requirements of section 42(g)(1) (the 20-50 test or the 40-60 test), then 100% of the amount shown on line 5 must be recaptured. Enter 1.000 on line 6. If you elected the 40-60 test for this building and the decrease causes you to fall below 40%, you **cannot** switch to the 20-50 test to meet the set-aside requirements. You must recapture the entire amount shown on line 5.

Line 9. Multiply the unused credits attributable to this building by the decimal amount on line 4 and enter the result on line 9. Reduce the amount of any unused credit by the amount of recapture before claiming any carryforward of the low-income housing credit on Form 3800. See the separate Instructions for Form 3800 for details on the carryforward of unused credits.

Special rule for electing large partnerships. Enter zero on line 9. An electing large partnership is treated as having fully used all

partnership is treated as having fully used all prior year credits.

Line 11. Compute the interest separately for each prior tax year for which a credit is being recaptured. Interest must be computed at the **overpayment rate** determined under section 6621(a)(1) and compounded on a daily basis from the due date (not including extensions) of the return for the prior year until the earlier of (a) the due date (not including extensions) of the return for the recapture year, or (b) the date the return for the recapture year is filed and any income tax due for that year has been fully paid.

Tables of interest factors to compute daily compound interest were published in Rev. Proc. 95-17, 1995-1 C.B. 556. The annual interest rate in effect and the corresponding page number in 1995-1 C.B. for periods through March 31, 1999, are shown in Rev. Rul. 98-61, 1998-51 I.R.B. 8. For periods after March 31, 1999, use the overpayment rate under section 6621(a)(1) in the revenue rulings published quarterly in the Internal Revenue Bulletin. **Note:** If the line 8 recapture amount is from a section 42(j)(5) partnership, the partnership will figure the interest and include it in the recapture amount reported to you. Enter "-0-" on line 11 and write "Section 42(j)(5)" to the left of the entry space for line 11.

Line 12. Special rule for electing large partnerships. Subtract the current year credit, if any, shown on Form 8586, line 7, from the total of the line 12 amounts from all Forms 8611. Enter the result (but not less than zero) on Form 1065-B, Part I, line 26.

Note: You must also reduce the current year low-income housing credit, before entering it on Schedules K and K-1, by the amount of the reduction to the total of the recapture amounts.

Lines 13 and 14. Only section 42(j)(5) partnerships complete these lines. This is a partnership (other than an electing large partnership) that has at least 35 partners, unless the partnership elects (or has previously elected) not to be treated as a section 42(j)(5) partnership. For purposes of this definition, a husband and wife are treated as one partner.

For purposes of determining the credit recapture amount, a section 42(j)(5) partnership is treated as the taxpayer to which the low-income housing credit was allowed and as if the amount of credit allowed was the entire amount allowable under section 42(a).

See the instructions for line 11 to figure the interest on line 13. The partnership must attach Form 8611 to its Form 1065 and allocate this amount to each partner on Schedule K-1 (Form 1065) in the same manner as the partnership's taxable income is allocated to each partner.

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		6 hr., 56 min.
Learning about the law or the form .		.1 hr., 5 min.
Preparing and sending		- •
the form to the IRS		1 hr., 16 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 to the IRS at the address listed in the instructions for the tax return with which this form is filed. Form **8621**

(Rev. February 1999) Department of the Treasury Internal Revenue Service

Return by a Shareholder of a Passive Foreign Investment Company or Qualified Electing Fund

► See separate instructions.

OMB No. 1545-1002

Attachment Sequence No. 69

Name of shareholder	Identifying number (se	ee page 3 of instructions)
Number, street, and room or suite no. (If a P.O. box, see page 3 of instructions.)	Your tax year: calendar	yearor other tax year
	beginning	and ending

City or town, state, and $\ensuremath{\mathsf{ZIP}}$ code or country

Check type of shareholder filing the return: 🗌 Individual 🗌 Corporation 🗌 Partnership	S Corporation Nongrantor Trust Estate
Name of passive foreign investment company (PFIC) or qualified electing fund (QEF)	Employer identification number (if any)
Address (Enter number, street, city or town, and country.)	Tax year of company or fund: calendar year or other tax year beginning and ending

Part I Elections (See instructions.)

A 🗌 I, a shareholder of a PFIC, elect to treat the PFIC as a QEF. (Section 1295.) Complete lines 1a through 2c of Part II.

- **B** I, a shareholder on the first day of a PFIC's first tax year as a QEF, elect to recognize gain on the deemed sale of my interest in the PFIC. (Section 1291(d)(2)(A).) *Enter gain or loss on line 10f of Part IV.*
- C I, a shareholder on the first day of a PFIC's first tax year as a QEF that is a controlled foreign corporation (CFC), elect to treat an amount equal to my share of the post-1986 earnings and profits of the CFC as an excess distribution. (Section 1291(d)(2)(B).) *Enter this amount on line 10e.*
- **D** I, a shareholder of a QEF, elect to extend the time for payment of tax on the undistributed earnings and profits of the QEF until this election is terminated. (Section 1294.) *Complete lines 3a through 4c of Part II to calculate the tax that may be deferred.*

Note: If any portion of line 1a or line 2a of Part II is includible under section 551 or 951, you may **not** make this election. Also, see sections 1294(c) and 1294(f) and the related regulations for events that terminate this election.

E I, a shareholder of a former PFIC, elect to treat as an excess distribution the gain recognized on the deemed sale of my interest in the PFIC, or, if I qualify, my share of the PFIC's post-1986 earnings and profits deemed distributed, on the last day of its last tax year as a PFIC under section 1297(a). (Section 1298(b)(1).) *Enter excess distribution on line 10e or 10f of Part IV*.

F I, a shareholder of a PFIC, elect to mark-to-market the stock of that PFIC, which stock is marketable within the meaning of section 1296(e). (Section 1296.) *Complete Part III.*

Part II Income From a Qualified Electing Fund (QEF). All QEF shareholders complete lines 1a through 2c. If you are making Election D, also complete lines 3a through 4c. (See page 5 of instructions.)

1a	Enter your pro rata share of the ordinary earnings of the QEF . 1a		
b	Enter the portion of line 1a that is included in income under section 551 or 951 or that may be excluded under section 1293(g) 1b		
с	Subtract line 1b from line 1a. Enter this amount on your tax return as dividend income	1c	
2a	Enter your pro rata share of the total net capital gain of the QEF 2a		
b	Enter the portion of line 2a that is included in income under section 551 or 951 or that may be excluded under section 1293(g) 2b		
С	Subtract line 2b from line 2a. This amount is a net long-term capital gain. Enter this amount		
	in Part II of the Schedule D used for your income tax return. (See page 5 of instructions.) .	2c	
3a	Add lines 1c and 2c	3a	
b	Enter the total amount of cash and the fair market value of other property distributed or deemed distributed to you during the tax year of the QEF. (See page 5 of instructions.)		
С	Enter the portion of line 3a to the extent not already included in line 3b that is attributable to shares in the QEF that you disposed of, pledged, or otherwise transferred during the tax year		
d	Add lines 3b and 3c	3d	
е	Subtract line 3d from line 3a, and enter the difference (if zero or less, enter amount in brackets)	3e	
10	Important: If line 3e is greater than zero, and no portion of line 1a or 2a is includible in income under section 551 or 951, you may make Election D with respect to the amount on line 3e.		
	Enter the total tax for total taxable income for the tax year 4a Enter the total tax for the tax year determined without regard to		
D	the amount entered on line 3e		
с	Subtract line 4b from line 4a. This is the deferred tax, the time for payment of which is extended by making Election D. See instructions.	4c	

For Paperwork Reduction Act Notice, see page 7 of separate instructions.

Form	8621 (Rev. 2-99)							Page 2
Pa	rt III Income or (Loss) I	From Mark-to	-Market Elect	ion (See page	5 of instruction	ıs.)		
5	Enter the fair market value o	f your PFIC stoc	k at the end of	the tax year		5		
6	Enter your adjusted basis in	•		•		. 6		
7	Excess. Subtract line 6 from on your tax return. If a loss,	go to line 8 .				. 7		
8	Enter any unreversed inclusion							
9	Enter the smaller of line 7 or							
Pa	rt IV Distributions and Complete a separa				ind (See page			ns.)
10a	Enter your total distributions the PFIC stock began in the there are accumulated earning	e current tax yea	ar, this amount		me to the exten			
b	Enter the total distributions distributions but not included each of the 3 years preceding holding period before the cu							
с	Divide line 10b by 3. (See ins							
d	Multiply line 10c by 125%. Enter	the lesser of line	10a or line 10d as	a dividend on you	r income tax returr	10d		
e	Subtract line 10d from line 10a. This amount, if more than zero, is the total excess distribution. If zero or less and you did not dispose of stock during the tax year, do not complete the rest of Part IV. See instructions if you received more than one distribution during the current tax year.							
f	Enter gain or loss from the d fund. If a gain, complete line					10f		
11a	On an attached statement for each share of stock or block your holding period. Add all	k of shares held	. Allocate the e	xcess distributio	n to each day ir			
b	Enter the total of the amount and tax years before the fore	eign corporation	became a PFIC	(pre-PFIC tax ye	ears). Enter these	11b		
с	amounts on your income tax Enter the aggregate increase (other than the current tax ye	es in tax (before	credits) for eac		ur holding period	i		
d	Foreign tax credit. (See instru		•			11d		
е	Subtract line 11d from line 1 tax." (See instructions.)					11e		
f	Determine interest on each methods of section 6621. Er	net increase in	tax determined	on line 11e usi	ng the rates and	 . 11f		
Pa	rt V Status of Prior Yea Complete a separa partial termination	ar Section 129 ate column for	94 Elections a each outstand	nd Terminatio	n of Section 1			
		(i)	(ii)	(iii)	(iv)	(v))	(vi)
1	Tax year of outstanding election							
2	Undistributed earnings to							

Z	Undistributed earnings to
	which the election relates

- tax (line 3) as of the filing date
- 5 Event terminating election
- 6 Earnings distributed or deemed distributed during the tax year
- 7 Deferred tax due with this return
- 8 Accrued interest due with this return.
- **9** Deferred tax outstanding after partial termination of election
- **10** Interest accrued after partial termination of election . .

8693 Form (Rev. February 1997)

Department of the Treasury

Internal Revenue Service

Low-Income Housing Credit Disposition Bond

(For use by taxpayers posting bond under section 42(j)(6))

Attach to your return after receiving IRS approval.

OMB No. 1545-1029

Attachment Sequence No. 91

Identifying number

Name of taxpayer making disposition

Part I Bonding		
1 Address of building as shown on Form 8609 (d	o not use P.O. box)	2 Building identification number
		3 Date the 15-year compliance period ends
4 Check the box that applies:		5 Date property interest disposed of 6 Date bond issued
This is an 🗌 original bond, 🗌 s	trengthening bond, or 🗌 superseding bond.	
7a Bond is given by		()
	Principal	Telephone number (optional)
	Address	
as principal and	Surety	
		as surety or sureties.
	Address	
	ated to the United States in the amount of \$	
Part II Signatures	s, executors, administrators, successors, and assig	gns for the payment of this amount.
they are true, correct, and complete.	e examined this form and any accompanying statements,	
Signature of principal	Name (please print)	Date
Signature of principal	Name (please print)	Date
Signature of surety	Name and identifying number (please print)	Date
Signature of surety	Name and identifying number (please print)	Date
Part III Certificate of Corporate	Principal (corporations only)	
I certify that the person above, who signed o	n behalf of the principal, was an authorized representativ	e of the corporation.
Signature of secretary of the corporation	Name (please print)	Date
Part IV Approval by IRS (See in:	structions.)	
Bond approved		
Date Date		Internal Revenue Service official
General Instructions		If you have comments concerning the
Section references are to the Internal Revenue Code.	their contents may become material in the su	curacy of these time estimates or ggestions for making this form simpler, we suld be happy to hear from you. You can

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 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			. 1	3 min.
Learning about the law or the form			. 1	4 min.
Preparing, copying, assembling, and sendi the form to the IRS.			. 4	0 min.

would be happy to hear from you. You can write to the Tax Forms Committee, Western Area Distribution Center, Rancho Cordova, CA 95743-0001. DO NOT send Form 8693 to this address. Instead, see When and Where To File on page 2.

Purpose of Form

Use Form 8693 to post a bond under section 42(j)(6) to avoid recapture of the low-income housing credit.

The bond ensures payment of the recapture tax imposed under section 42(j). The conditions of the bond are that the principal (i.e., taxpayer):

• Does not attempt to defraud the United States of any tax under section 42(j);

• Files all returns and statements as required by law or regulations;

• Pays all taxes including any penalties and interest charges; and

• Complies with all other requirements of the law and regulations under section 42.

Qualifying Sureties

The company acting as surety must hold a Certificate of Authority from the Department of the Treasury, Financial Management Service. These companies are listed in Treasury Circular 570. You may get a copy of this circular by writing to the Department of the Treasury, Financial Management Service, Surety Bond Branch, 3700 East West Hwy., Hyattsville, MD 20782, or by calling (202) 874-6850 (not a toll-free number).

A taxpayer may not be a surety for itself, nor may a member of a firm or a partner in a partnership be a surety for the firm or partnership of which he or she is a member or a partner.

Surety Termination

If a surety's certificate of authority is terminated, the surety may be relieved of liability under the bond provided it notifies the principal and the IRS by the date the termination announcement is published in the Federal Register. The notice must be sent by certified mail and must state that the principal has 60 days from the date the termination announcement is published in the Federal Register to get an adequate strengthening or superseding bond with another surety listed in Treasury Circular 570. If notice is given, the principal's rights under the bond will end 60 days after the date the termination announcement is published in the Federal Register

A qualified surety (or coinsuring surety) may terminate its liability on a bond only if the surety notifies the principal and the IRS at least 60 days before the date the surety wants to terminate its liability. The notice must state that the principal has 60 days from the termination date to obtain an adequate superseding or strengthening bond from another qualified surety (or coinsuring surety).

If the surety does not provide this notice, it remains liable for the amount posted on the bond. If the surety gives notice but does not meet the 60-day notification requirement or fails to include a termination date in the notice, the surety's liability will terminate 60 days after the postmark date on the notice.

Send the IRS copy of the notice to the Internal Revenue Service Center, Philadelphia, PA 19255.

If the principal fails to post a strengthening or superseding bond within 60 days from the date (a) the termination announcement is published in the Federal Register or (b) on which a surety's liability on a bond terminates, recapture under section 42(j) is required.

Period of Bond

The liability stated on the bond must be for the period of years remaining in the 15-year compliance period of the building plus an additional 58 months. The compliance period begins with the tax year the building was placed in service or the succeeding tax year if the election under section 42(f)(1) is made.

Recordkeeping

Keep a copy of this Form 8693 together with all Forms 8586, 8609, Schedule(s) A (Form 8609), and 8611 for 58 months after the 15-year compliance period ends.

Who Must File

Taxpayers who claimed a low-income housing credit on a residential rental building and later (in a tax year during the 15-year compliance period) disposed of the building or an ownership interest in it must file this form to avoid recapture of the credit claimed. A de minimis rule may apply to certain dispositions of interests in partnerships that own buildings in which a credit was claimed. See Rev. Rul. 90-60, 1990-2 C.B. 3, for additional information.

Partnerships

Section 42(j)(5) partnerships.—Any person holding a power of attorney in a section 42(j)(5) partnership (a partnership with 35 or more partners that has not elected out of the section 42(j)(5) provisions) may post bond as principal on behalf of the partnership. A bond posted on behalf of a partnership must be posted in the partnership's name, with the name of the authorized representative of the partnership posting the bond appearing immediately below the partnership's name.

Partnerships that elected out of the section 42(j)(5) provisions or have fewer than 35 partners.—If partners in partnerships to which section 42(j)(5) does not apply want to post bond, the partners must post bond in their individual capacity as principals.

When and Where To File

Submit the original and one copy of Form 8693 to the Internal Revenue Service Center, Philadelphia, PA 19255, within 60 days after the date of disposition of the building or interest therein. The completed form may be submitted by either the taxpayer or the surety.

When the IRS returns a copy of the approved form, attach a copy of it to your income tax return for the year in which the disposition occurred. Write "FORM 8693 ATTACHED" to the left of the entry space on your income tax return for reporting the recapture of the low-income housing credit.

Specific Instructions

Line 2. Building Identification Number (BIN).—This is the number assigned to the building by the housing credit agency on Part I, item E, of Form 8609, Low-Income Housing Credit Allocation Certification.

Line 7b. Amount of Bond.—Use the worksheet below to calculate the bond amount. See Rev. Rul. 90-60 for additional information on the methodology for determining the bond amount.

If the amount is not an even multiple of \$100, increase the bond amount to the next higher multiple of \$100.

Part III. Certificate of Corporate

Principal.—If the principal is a corporation, the authority of the person posting the bond must be certified by the secretary of the corporation by completing Part III. Or the corporation may attach copies of records that will show the authority of the officer signing if the copies are certified by the secretary to be true copies.

Part IV. Approval by the IRS.—The IRS will notify you of the approval or rejection of the bond. If approved, the IRS will send a copy of the approved Form 8693 to the principal shown in Part I. If rejected, the owner must recapture the allowed low-income housing credit. Use **Form 8611**, Recapture of Low-Income Housing Credit.

Worksheet for Computing Bond Amount

Instructions for Worksheet

Line 1.—Enter the total amount of the credits claimed on the building. See Part I of Forms 8586 you have filed. Include any additional credits you anticipate claiming for any period preceding the date of disposition. Do not include credit amounts previously recaptured, credit amounts for which a bond was previously posted, or credits claimed on additions to qualified basis as determined under section 42(f)(3). Line 2. Bond Factor Amount.—Enter the bond factor amount corresponding to the month in the compliance period in which the disposition occurred and the first year of the building's credit period. The IRS announces the monthly bond factor amounts quarterly in a revenue ruling published in the Internal Revenue Bulletin.

%

Line 3.—Enter the ownership interest in the qualified low-income building that you have disposed of. Include ownership interests held both directly and indirectly (e.g., through a partnership).

86 Form (Rev. March 1998

Department of the Treasury

Internal Revenue Service

Interest Computation Under the Look-Back Method for Completed Long-Term Contracts

Please print or type.

Date of each prior year to which interest

See separate instructions.

OMB No. 1545-1031

Attachment Sequence No. 97

For the filing year I	peginning , and ending	. See page 3 of the instructions.
Name		A Identifying number
Fill In Your Address Only If You Are Filing This Form Separately and Not With Your Tax Return	Number, street, and apt., room, or suite no. If a P.O. box, see page 3 of the in City or town, state, and ZIP code	instructions. B Check applicable box to show type of taxpayer: Corporation Individual Estate or trust B Check applicable box to show type of taxpayer: S corporation F Cor
	ner of an interest in a pass-through entity (such as a partnership or an S corpora In relates, enter the name and employer identification number of the entity. Attac	
Name of entity		Employer identification numb

Part I **Regular Method**

1	Taxable income (or loss) for the prior year(s) shown on tax	
	return (or as previously adjusted) before net operating loss	
	or capital loss carrybacks (other than carrybacks that must	
	be taken into account to properly compute interest under	
	section 460). See page 3 of the instructions. If you were	n
	required to file Form 8697 for an earlier year, enter adjusted	
	taxable income for the prior year(s) from line 3, Form 8697,	
	for the most recent filing year that affects the prior year(s)	
		1

- 2 Adjustment to income to reflect the difference between: (a) the amount of income required to be allocated for post-February 1986 contracts completed or adjusted during the tax year based on the actual contract price and costs, and (b) the amount of income reported for such contracts based on estimated contract price and costs. See page 3 of the instructions and attach a schedule listing each separate contract, unless you were an owner of an interest in a pass-through entity reporting this amount from Schedule K-1 or a similar statement
- 3 Adjusted taxable income for look-back purposes. Combine lines 1 and 2
- Income tax liability on line 3 amount using tax rates in effect 4 for the prior year(s). See page 3 of the instructions.
- Income tax liability shown on return (or as previously 5 adjusted) for the prior year(s). See page 3 of the instructions. If you were required to file Form 8697 for an earlier year, enter the amount required to be reported on line 4, Form 8697, for the most recent filing year that affects the prior
- Increase (or decrease) in tax for the prior year(s) on which 6 interest is due (or is to be refunded). Line 4 minus line 5 .
- 7 Interest due on increase, if any, shown on line 6. See page 3 of the instructions for computation . .
- 8 Interest to be refunded on decrease, if any, shown on line 6. See page 3 of the instructions for computation.

9

10

Taxable income (or loss) for the prior year(s) shown on tax	(d)			
return (or as previously adjusted) before net operating loss or capital loss carrybacks (other than carrybacks that must be taken into account to properly compute interest under section 460). See page 3 of the instructions. If you were required to file Form 8697 for an earlier year, enter adjusted taxable income for the prior year(s) from line 3, Form 8697, for the most recent filing year that affects the prior year(s)	(a) Year ended mo yr	(b) Year ended mo yr	(c) Year ended mo yr	Totals (Add columns (a), (b), and (c).)
Adjustment to income to reflect the difference between: (a) the amount of income required to be allocated for post-February 1986 contracts completed or adjusted during the tax year based on the actual contract price and costs, and (b) the amount of income reported for such contracts based on estimated contract price and costs. See page 3 of the instructions and attach a schedule listing each separate contract, unless you were an owner of an interest in a pass-through entity reporting this amount from Schedule K-1 or a similar statement				
Adjusted taxable income for look-back purposes. Combine lines 1 and 2				-
Income tax liability on line 3 amount using tax rates in effect for the prior year(s). See page 3 of the instructions				-
Income tax liability shown on return (or as previously adjusted) for the prior year(s). See page 3 of the instructions. If you were required to file Form 8697 for an earlier year, enter the amount required to be reported on line 4, Form 8697, for the most recent filing year that affects the prior year(s)				-
Increase (or decrease) in tax for the prior year(s) on which interest is due (or is to be refunded). Line 4 minus line 5				
Interest due on increase, if any, shown on line 6. See page 3 of the instructions for computation				
Interest to be refunded on decrease, if any, shown on line 6. See page 3 of the instructions for computation.				
Net amount of INTEREST TO BE REFUNDED TO YOU. If excess. File Form 8697 separately; DO NOT attach it to your				
Net amount of INTEREST YOU OWE. If line 7, column (c	d), exceeds line 8, d	column (d), enter th	e excess. Attach	

For Privacy Act and Paperwork Reduction Act Notice, see page 6 of the instructions.

Form 8697 to your tax return. See page 4 of the instructions for where to include this amount on your return

Cat. No. 64598V

Form 8697 (Rev. 3-98)

Part II Simplified Marginal Impact Method

Firm's name (or yours if self-employed) and address

1	Adjustme	nt to	regular taxable	income to reflect the		year to whi ation relates		rest	
	to be a complete contract	allocate d or adj price a	d for post-Feb usted during the t nd costs, and (t	of such income required ruary 1986 contracts ax year based on actual b) the amount of such ts based on estimated	a) ended yr	(b) ar ended yr		(c) ear ended yr	(d) Totals (Add columns (a), (b), and (c).)
	contract and attact unless yo	price ar ch a so u were orting th	nd costs. See pay chedule listing e an owner of an in his amount from S	ge 5 of the instructions ach separate contract, terest in a pass-through ichedule K-1 or a similar					
2	Multiply li	ne 1 in	each column by th	r tax for prior year(s). ne applicable regular tax s					
			ears beginning b on line 5 the amo	efore 1987, skip lines 3 unt from line 2.					
3	reflect th income re- contracts on actual such inc estimate instruction contract, pass-thro	e differ equired comple l contra ome re d contra ns and unless ugh en	ence between: (a to be allocated or adjusted d ct price and costs eported for such act price and co attach a schedu you were an ow	um taxable income to a) the amount of such for post-February 1986 uring the tax year based s, and (b) the amount of n contracts based on sts. See page 5 of the le listing each separate mer of an interest in a amount from Schedule					
4	prior year	(s). Mult		e minimum tax (AMT) for column by the applicable uctions.					
5	See page	5 of th ough er	e instructions if eintities: <i>Skip line 6</i>	4, whichever is greater. ither amount is negative 5 and enter on line 7 the					
6	negative year, as method, a carryover in which I	number adjustee and after s and c ine 5 is	, enter your total d for past applica net operating los arrybacks to that	umn in which line 5 is a tax liability for the prior ations of the look-back s, capital loss, and credit year. For each column r, leave line 6 blank and re 5					
7	interest is line 5 or as positiv	due (or line 6, v ve wher	is to be refunded whichever is smal making this cor	e prior year(s) on which). Enter the amount from ler. Treat both numbers nparison, but enter the					
8			ncrease, if any, sh ons for computati	own on line 7. See page on					
9				ease, if any, shown on ons for computation.					
10				REFUNDED TO YOU. If ; DO NOT attach it to you					
11				OWE. If line 8, column (a page 5 of the instructions					
You For and	n Here On Are Filing rm Separa Not With Tax Returr	This tely Your		f perjury, I declare that I have d belief, it is true, correct, and knowledge.		er (other than			
Pai	d	Prepar signatu			Date	Check if self-employe	ed ► [Preparer's	social security number
	parer's e Only		name (or yours employed) and		1			EIN ►	· · ·

 $\textcircled{\baselinetwidth}$

EIN 🕨 ZIP code ►

Form	8820
Departn	nent of the Treasurv

Orphan Drug Credit

Attach to your return.

OMB No. 1545-1505

Sequence No. 103

Attachment

Identifying number

Internal Revenue Service	
Name(s) shown on return	n

Par	t Current Year Credit			
1	Qualified clinical testing expenses paid or incurred during the tax year	1		
2	Current year credit. Multiply line 1 by 50% (.50) (see instructions)	2		
3	Flow-through orphan drug credit(s) from an S corporation, partnership, estate, or trust	3		
4	Total current year orphan drug credit. Add lines 2 and 3	4		
Par	t II Tax Liability Limit (See Who Must File Form 3800 to find out if you complete Pa	rt II o	r file Form 380)0.)
5	Regular tax before credits:			
	Individuals. Enter amount from Form 1040, line 40			
•	Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)	5		
•	Other filers. Enter regular tax before credits from your return			
6a				
b	Credit for the elderly or the disabled (Schedule R (Form 1040), line 20) 6b			
С	Child tax credit (Form 1040, line 43)			
d	Education credits (Form 8863, line 18)			
	Mortgage interest credit (Form 8396, line 11)			
	Adoption credit (Form 8839, line 15)			
g	District of Columbia first-time homebuyer credit (Form 8859, line 11).			
h	Foreign tax credit			
i	Possessions tax credit (Form 5735, line 17 or 27)	_		
j	Credit for fuel from a nonconventional source	_		
k	Qualified electric vehicle credit (Form 8834, line 19)			
I.	Add lines 6a through 6k	61		
7	Net regular tax. Subtract line 6I from line 5	7		
8	Alternative minimum tax:			
٠	Individuals. Enter amount from Form 6251, line 28			
٠	Corporations. Enter amount from Form 4626, line 15	8		<u> </u>
٠	Estates and trusts. Enter amount from Form 1041, Schedule I, line 39			
9	Net income tax. Add lines 7 and 8	9		<u> </u>
10	Tentative minimum tax (see instructions):			
•	Individuals. Enter amount from Form 6251, line 26			
•	Corporations. Enter amount from Form 4626, line 13.			
•	Estates and trusts. Enter amount from Form 1041,	-		
	Schedule I, line 37			
11	If line 7 is more than \$25,000, enter 25% (.25) of the excess (see instructions)			
		12		
12	Enter the greater of line 10 or line 11	12		
13	Subtract line 12 from line 9. If zero or less, enter -0	13		
14	Orphan drug credit allowed for current year. Enter the smaller of line 4 or line 13 here and on Form 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part I, line 2a; Form 1041, Schedule G,			
	line 2c; or the applicable line of your return	14		
<u> </u>	normal Instructions AEC and Pequilations section 1.28.1 for Definitions			·

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

File Form 8820 if you elect to claim the orphan drug credit. The credit equals 50% of qualified clinical testing expenses paid or incurred during the tax year. See section

45C and Regulations section 1.28-1 for more details.

Who Must File

An individual, estate, trust, organization, or corporation claiming an orphan drug credit, or any S corporation, partnership, estate, or trust that allocates the credit to its shareholders, partners, or beneficiaries must complete this form and attach it to its income tax return.

Definitions

Qualified clinical testing expenses. Generally, qualified clinical testing expenses are amounts paid or incurred by the taxpayer that would be described as qualified research expenses under section 41, with the following modifications:

1. In sections 41(b)(2) and (3), "clinical testing" is substituted for "qualified research," and

2. 100% (instead of 65% or 75%) of contract research expenses are treated as clinical testing expenses.

Qualified clinical testing expenses do not include expenses to the extent they are funded by a grant, contract, or otherwise by a governmental entity or another person. **Clinical testing.** Generally, clinical testing means any human clinical testing that meets ALL of the following conditions:

1. The testing is carried out under an exemption for a drug being tested for a rare disease or condition under section 505(i) of the Federal Food, Drug, and Cosmetic Act (Act).

2. The testing occurs after the date the drug is designated under Act section 526 and before the date on which an application for the drug is approved under Act section 505(b) (or, if the drug is a biological product, before the date the drug is licensed under section 351 of the Public Health Service Act).

3. The testing is conducted by or for the taxpayer to whom the designation under Act section 526 applies.

4. The testing relates to the use of the drug for the rare disease or condition for which it was designated under Act section 526.

Rare disease or condition. A rare disease or condition is one which afflicts:

1. 200,000 or fewer persons in the United States, OR

2. More than 200,000 persons in the United States, but for which there is no reasonable expectation of recovering the cost of developing and making available a drug in the United States for the disease from sales of the drug in the United States.

The above determinations are made as of the date the drug is designated under Act section 526.

Testing Not Eligible for the Credit

The credit is not allowed for clinical testing conducted outside the United States unless there is an insufficient U.S. testing population and the testing is conducted by a U.S. person or by another person not related to the taxpayer. Testing conducted either inside or outside the United States by a corporation to which section 936 applies is not eligible for the orphan drug credit.

Coordination With the Research Credit

Qualified clinical testing expenses used to figure the orphan drug credit cannot also be used to figure the credit for increasing research activities. However, any of these expenses that are also qualified research expenses must be included in base period research expenses when figuring the credit for increasing research activities in a later tax year.

Specific Instructions

Figure any orphan drug credit from your own trade or business on lines 1 and 2. Skip lines 1 and 2 if you are claiming only a credit that was allocated to you from an S corporation, a partnership, an estate, or trust.

Line 1. Members of a controlled group of corporations or group of businesses under common control. The group is treated as a single taxpayer and the credit allowed each member is based on its proportionate share of the qualified clinical testing expenses of the group. Enter on line 1 this member's share of the group's qualified clinical testing expenses.

Line 2. You must reduce the deduction for qualified clinical testing expenses otherwise allowable on your income tax return by the amount of the credit shown on line 2. If the credit exceeds the amount allowed as a deduction for the tax year, reduce the amount chargeable to the capital account for the year for such expenses by the amount of the excess. See section 280C(b) for special rules. Line 3. Enter the amount of credit that was allocated to you as a shareholder, partner,

or beneficiary. Line 4. Estates and trusts. Allocate the orphan drug credit on line 4 between the estate or trust and the beneficiaries in the same proportion as income was allocated. On the dotted line to the left of line 4, the estate or trust should enter its share of the credit. Label it "1041 PORTION" and use this amount in Part II (or on Form 3800, if required) to figure the credit to take on Form 1041. On Schedule K-1, show each beneficiary's share of the portion allocated to beneficiaries.

S corporations and partnerships. Allocate the orphan drug credit on line 4 among the shareholders or partners. Attach Form 8820 to Form 1120S or 1065 and on Schedule K-1 show the credit for each shareholder or partner. Electing large partnerships, include this credit in "general credits."

Who Must File Form 3800

If for this year you have more than one of the credits included in the general business credit, a carryback or carryforward of any of these credits, an orphan drug credit from a passive activity, or general credits from an electing large partnership (Schedule K-1 (Form 1065-B)), you must complete **Form 3800**, General Business Credit, instead of completing Part II of Form 8820, to figure the tax liability limit.

The general business credit consists of the following credits:

- Investment (Form 3468),
- Work opportunity (Form 5884),
- Welfare-to-work (Form 8861),
- Alcohol used as fuel (Form 6478),
- Research (Form 6765),
- Low-income housing (Form 8586),
- Enhanced oil recovery (Form 8830),



- Disabled access (Form 8826),
- Renewable electricity production (Form 8835),
- Indian employment (Form 8845),

• Employer social security and Medicare taxes paid on certain employee tips (Form 8846),

• Orphan drug (Form 8820),

• Contributions to selected community development corporations (Form 8847), and

• Trans-Alaska pipeline liability fund. The empowerment zone employment credit (Form 8844), while a component of the general business credit, is figured separately on Form 8844 and is never carried to Form 3800.

Line 10. Although you may not owe alternative minimum tax (AMT), you generally must still compute the tentative minimum tax (TMT) to figure your credit. For a small corporation exempt from the AMT under section 55(e), enter zero. Otherwise, complete **and** attach the applicable AMT form or schedule and enter the TMT on line 10.

Line 11. See section 38(c)(3) for special rules that apply to married couples filing separate returns, controlled corporate groups, regulated investment companies, real estate investment trusts, and estates and trusts.

Line 14. If you cannot use part of the credit because of the tax liability limit (line 13 is smaller than line 4), carry it back 1 year and then forward 20 years. See the separate Instructions for Form 3800 for details.

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		6 hr., 13 min.
Learning about the law or the form		1 hr 23 min
Preparing and sending	·	1 111.7 20 11111
		1 hr., 8 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. See the instructions for the tax return with which this form is filed.

Form	8824
	ment of the Treasury Revenue Service

Name(s) shown on tax return

(and nonrecognition of gain from conflict-of-interest sales)

OMB No. 1545-1190 O - 7 Attachment Sequence No. 109

Attach to your tax return.

Identifying	number
-------------	--------

Pa	rt I Information on the Like-Kind Exchange							
	Note: If the property described on line 1 or line 2 is real or personal property located outside the United				-			
1	Description of like-kind property given up ►							
2	Description of like-kind property received ►							
3	Date like-kind property given up was originally acquired (month, day, year)	3	/	· /				
4	Date you actually transferred your property to other party (month, day, year)	4	1	' /				
5	Date like-kind property you received was identified (month, day, year). See instructions	5		<u> </u>				
6 7 a	Date you actually received the like-kind property from other party (month, day, year) Was the exchange made with a related party? If "Yes," complete Part II. If "No," go to Part III. See ins ☐ Yes, in this tax year b ☐ Yes, in a prior tax year c ☐ No	6 structio	ons.	<u> </u>				
Par	t II Related Party Exchange Information							
8	Name of related party	Relat	ed party's	s identifying	g number			
	Address (no., street, and apt., room, or suite no.)							
	City or town, state, and ZIP code	Relat	ionship to	you				
9	During this tax year (and before the date that is 2 years after the last transfer of property that wa exchange), did the related party sell or dispose of the like-kind property received from you in the	s part e excl	t of the hange?	□ Yes	□No			
10	During this tax year (and before the date that is 2 years after the last transfer of property that wa exchange), did you sell or dispose of the like-kind property you received?	s part	of the	🗌 Yes	□No			
	If both lines 9 and 10 are "No" and this is the year of the exchange, go to Part III. If both lines 9 and 1 year of the exchange, stop here. If either line 9 or line 10 is "Yes," complete Part III and report on this gain or (loss) from line 24 unless one of the exceptions on line 11 applies. See Related party exchan	year's	s tax ret	urn the c	leferred			
11 a b c	 The disposition was an involuntary conversion, and the threat of conversion occurred after t You can establish to the satisfaction of the IRS that neither the exchange nor the disposition its principal purpose. If this box is checked, attach an explanation. See instructions. 	n had	tax avo		is			
Pal	t III Realized Gain or (Loss), Recognized Gain, and Basis of Like-Kind Property Caution: If you transferred and received (a) more than one group of like-kind properties, or (b) cas property, see Reporting of multi-asset exchanges in the instructions.			ot like-kin	d)			
	Note: Complete lines 12 through 14 only if you gave up property that was not like-kind. Otherw	ise. a	o to line	e 15.				
12	Fair market value (FMV) of other property given up	, 9						
13	Adjusted basis of other property given up							
14	Gain or (loss) recognized on other property given up. Subtract line 13 from line 12. Report the gain or (loss) in the same manner as if the exchange had been a sale	14						
15	Cash received, FMV of other property received, plus net liabilities assumed by other party, reduced (but not below zero) by any exchange expenses you incurred. See instructions	15						
16	FMV of like-kind property you received	16						
17	Add lines 15 and 16	17						
18	Adjusted basis of like-kind property you gave up, net amounts paid to other party, plus any exchange expenses not used on line 15. See instructions	18						
19	Realized gain or (loss). Subtract line 18 from line 17	19						
20	Enter the smaller of line 15 or line 19, but not less than zero	20						
21	Ordinary income under recapture rules. Enter here and on Form 4797, line 16. See instructions	21						
22	Subtract line 21 from line 20. If zero or less, enter -0 If more than zero, enter here and on Schedule D or Form 4797, unless the installment method applies. See instructions	22						
23	Recognized gain. Add lines 21 and 22	23						
24	Deferred gain or (loss). Subtract line 23 from line 19. If a related party exchange, see instructions .	24						
25	Basis of like-kind property received. Subtract line 15 from the sum of lines 18 and 23	25						

Part IV Section 1043 Conflict-of-Interest Sales. See instructions. Attach a copy of your certificate of divestiture.

Note: This part is to be used **only** by officers or employees of the executive branch of the Federal Government for reporting nonrecognition of gain under section 1043 on the sale of property to comply with the conflict-of-interest requirements. This part can be used only if the cost of the replacement property exceeds the basis of the divested property.

26	Description of divested property ►							
27	Description of replacement property ►							
28	Date divested property was sold (month, day, year)	28	/ /					
29	Sales price of divested property. See instructions							
30	Basis of divested property							
31	Realized gain. Subtract line 30 from line 29	31						
32	Cost of replacement property purchased within 60 days after date of sale							
33	Subtract line 32 from line 29. If zero or less, enter -0	33						
34	Ordinary income under recapture rules. Enter here and on Form 4797, line 10. See instructions	34						
35	Subtract line 34 from line 33. If zero or less, enter -0 If more than zero, enter here and on Schedule D or Form 4797. See instructions	35						
36	Recognized gain. Add lines 34 and 35	36						
37	Deferred gain. Subtract line 36 from line 31	37						
38	Basis of replacement property. Subtract line 37 from line 32	38						

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 Internal Revenue Code section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The

estimated average time is: Recordkeeping, 27 min.; Learning about the law or the form, 27 min.; Preparing the form, 1 hr., 2 min.; Copying, assembling, and sending the form to the IRS, 34 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. See the instructions for the tax return with which this form is filed.

Page 2

1999

Attach to Form 1065, Form 1065-B, or Form 1120S.

Department of the Treasury Internal Revenue Service Name

Employer	identification	number

1	Show the kind and location of each prop	perty. See page 2 for additional properties.	
Α			
в			
С			
D			
		Pronerties	

			Properties						
	Rental Real Estate Income		А	В		С		D	
2	Gross rents	2							
	Rental Real Estate Expenses								
3	Advertising	3							
4	Auto and travel.	4							
5	Cleaning and maintenance .	5							
6	Commissions	6							
7	Insurance	7							<u> </u>
8	Legal and other professional fees .	8							<u> </u>
9	Interest	9							<u> </u>
10	Repairs	10							<u> </u>
11	Taxes	11							<u> </u>
12	Utilities	12							<u> </u>
13	Wages and salaries	13							<u> </u>
14	Depreciation (see instructions).	14							
15	Other (list) ►								+
		15							+
									+
									+
16	Total expenses for each property.	14							
	Add lines 3 through 15	16							+
17	Total grace repto Add grace repto	from	line 2 columns A	through 11			17		
17	Total gross rents. Add gross rents		line 2, columns A	Infought F	• • •				+
18	Total expenses. Add total expens	os fro	m lino 16 column	s A through H			18	(
10	Iotal expenses. Add total expens	65 110		S A through TT.				· · · · · · · · · · · · · · · · · · ·	<u> </u>
19	Net gain (loss) from Form 4797, F	Dart II	ling 18 from the	disposition of pr	oporty f	rom rontal roal			
17	G			• •			19		
		• •							
20a	Net income (loss) from rental real	estate	activities from na	artnershins estate	s and	trusts in which			
200	this partnership or S corporation						20a		
b	Identify below the partnerships, est	•		5.					
-	Attach a schedule if more space is								
	(1) Name		(2) Emp	oloyer identificatio	on numl	ber			
21	Net income (loss) from rental real	estate	activities Combin	ne lines 17 throug	h 20a I	Enter the result			
~ 1	here and on:	Juit		is mos i / thoug	zoa. I				
	• Form 1065 or 1120S: Schedule	e K, li	ne 2, or				21		
	• Form 1065-B: Part I, line 4		•			· · · ·			

Form	rm 8825 (1999) Pag				
1	Show the kind and location of each property.				
Е					
F					
G					
н					

			Properties				
	Rental Real Estate Income		E	F	G	Н	
2	Gross rents	2					
	Rental Real Estate Expenses						
3	Advertising	3					
4	Auto and travel.	4					
5	Cleaning and maintenance .	5					
6	Commissions	6					
7	Insurance	7					
8	Legal and other professional fees.	8					
9	Interest	9					
10	Repairs	10					
11	Taxes	11					
12	Utilities	12					
13	Wages and salaries	13					
14	Depreciation (see instructions).	14					
15	Other (list)						
	· ·	15					
16	Total expenses for each property. Add lines 3 through 15.	16					

Instructions

Section references are to the Internal Revenue Code

Purpose of form. Partnerships and S corporations use Form 8825 to report income and deductible expenses from rental real estate activities, including net income (loss) from rental real estate activities that flow through from partnerships, estates, or trusts.

Before completing this form, be sure to read Passive Activity Limitations in the instructions for Form 1065 or Form 1120S, or Passive Loss Limitation Activities in the Instructions for Form 1065-B, especially for the definition of "rental activity.

Lines 1 through 21. Form 8825 provides space for up to eight properties. If there are more than eight properties, complete and attach additional Forms 8825

The number of columns to be used for reporting income and expenses on this form may differ from the number of rental real estate activities the partnership or S corporation has for purposes of the passive activity limitations. For example, a partnership owns two apartment buildings, each located in a different city. For purposes of the passive activity limitations, the partnership grouped both buildings into a single activity. Although the partnership has only one rental real estate activity, it must report the income and deductions for each building in separate columns.

However, if the partnership or S corporation has more than one rental real estate activity,

attach a statement to Schedule K that reports the net income (loss) for each separate activity. Also, attach a statement to each Schedule K-1 that reports each partner's or shareholder's share of the net income (loss) for each separate activity (except for limited partners in an electing large partnership). See Passive Activity Reporting Requirements in the instructions for Form 1065, Form 1065-B, or Form 1120S for additional information that must be provided for each activity

Complete lines 1 through 16 for each property. But complete lines 17 through 21 on only one Form 8825. The figures on lines 17 and 18 should be the combined totals of all forms

Do not report on Form 8825 any:

· Income or deductions from a trade or business activity or a rental activity other than rental real estate

- Portfolio income or deductions.
- Section 179 expense deduction.

• Other items that must be reported separately to the partners or shareholders

Line 1. Show the kind of property rented out (e.g., "apartment building"). Give the street address, city or town, and state.

Line 14. The partnership or S corporation may claim a depreciation deduction each year for rental property (except for land, which is not depreciable). If the partnership or S corporation placed property in service during the current tax year or claimed depreciation on any vehicle or other listed property, complete and attach

Form 4562, Depreciation and Amortization. See Form 4562 and its instructions to figure the depreciation deduction.

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.

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The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is: Recordkeeping, 6 hr., 28 min.; Learning about the law or the form, 34 min.; Preparing the form, 1 hr., 38 min.; Copying, assembling, and sending the form to the IRS, 16 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. See the instructions for the tax return with which this form is filed.

(*)

	8826		Disah	oled Access (^rodit				OMB No. 154	5-1205
									19 99 Attachment	
	nent of the Treasury Revenue Service		►	Attach to your retur	n.				Sequence No	. 86
Name	s) shown on return						Ide	entifyi	ng number	
Par	t I Current \	/ear Credit								
1	Total eligible acc	cess expenditures	s				. 1			
2	Minimum amour						. 2	_	\$ 25	00 00
3	Subtract line 2 f	rom line 1 (if less	s than zero, enter	r-0-)			. 3	_		
4	Maximum amou	nt					. 4	_	\$10,00	00 00
5		er of line 3 or line					. 5	_		_
6	-	edit. Multiply line	5 by 50% (.50)				. 6			_
7	Disabled access		If you are a-	Then enter total of current y	ear disabled a	access credit(s) from	-			
	flow-through en	unes:	a Shareholder	Schedule K-1 (Form 1120S)	, lines 12d, 1	2e, or 13	. 7			
			b Partner	Schedule K-1 (Form 1065),	lines 12c, 12c	d, or 13 ∫	· · ·			
8	Total current ye	ar disabled acce	ss credit. Add lin	es 6 and 7, but do no	ot enter m	ore than \$5,00). 8			
Par	t II Tax Liak	oility Limit (See	Who Must File	e Form 3800 to fir	nd out if	you complete	e Part II	or fi	ile Form 3	800.)
9	Regular tax befo	ore credits:								
	• Individuals. Er	nter amount from	Form 1040, line	40)				
	• Corporations. E	nter amount from F	orm 1120, Schedu	ile J, line 3 (or Form 1 ⁻	120-A, Par	tI, line 1)	. 9			_
	• Other filers. E	nter regular tax b	pefore credits from	m your return		J				
						1				
		and dependent c	•		10a		_			
		•		Form 1040), line 20)	10b 10c					
		(Form 1040, line			100 10d		_			
		ts (Form 8863, lin st crodit (Form 8		· · · · · · · ·	10u		_			
					10f					
a.	•			orm 8859, line 11)	10g					
5	Foreign tax crec		•		10h					
	0				10i					
j	Credit for fuel fr	om a nonconvent	tional source		10j		_			
k	Qualified electric	c vehicle credit (F	orm 8834, line 1	9)	10k					
I	Add lines 10a th	nrough 10k					. 10	-		_
11	-	Subtract line 10	from line 9.				. 11			_
12	Alternative minir									
				28)	12	,		
				ne 15		}	. 12	· ·		
13						J	13			
14		um tax (see instru			• • •					
••		nter amount from		26)						
		Enter amount fro								
		rusts. Enter amou		(14		_			
	Schedule I, line	37		J						
15	If line 11 is more	e than \$25,000, e	enter 25% (.25) o	f the excess (see		I				
					15					
16	-						. 16	_		_
17		from line 13. If z					. 17			
18	Disabled acces	s credit allowed	tor current yea	ar. Enter the smalle	r of line 8	B or line 17 he	re m			
				of your return						
<u> </u>			••	•				-	orporation	that ic
	neral Instr	uctions	•	e of Form	Form 880	an aligible			ess comple	

Section references are to the Internal Revenue Code.

Eligible small businesses use Form 8826 to claim the disabled access credit. This credit is part of the general business credit.

Part I of the form to figure the credit to pass through to its partners or shareholders. Electing large partnerships, include this credit in "general credits."

Form 8830	
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Attach to your return.

OMB No. 1545-1282

Sequence No. 78

Identifying number

Department of the Treasury Internal Revenue Service

Name(s) shown on return

Par	t I Current Year Credit (See	instructions	5.)				1		
1	Qualified enhanced oil recovery co	sts					1		
2	Current year credit. Multiply line 1 by 15% (.15) (see instructions)						2		<u> </u>
3	Enhanced oil recovery credits If you are a Then enter total of current year credit(s) from—								
	from flow-through entities								
		b Partner	Schedule K-1 (Form 1065)	, lines 120	c, 12d, or 13 ∫ .	•••	3		
4	Total current year credit. Add lines 2 and 3								
Par						te Pa	4 rt II o	r file Form 38	(00)
5	Regular tax before credits:				r you complet				
5	-	orm 1040 lin	0.40						
	 Individuals. Enter amount from Form 1040, line 40. Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1) 						5		
	Other filers. Enter regular tax before credits from your return								
6a	Credit for child and dependent car		•	6a)				
	Credit for the elderly or the disabled	•		6b					
	Child tax credit (Form 1040, line 43			6C					
	Education credits (Form 8863, line	,		6d					
	Mortgage interest credit (Form 839	•		6e					
	Adoption credit (Form 8839, line 1-			6f					
g	g District of Columbia first-time homebuyer credit (Form 8859, line 11)								
-	Foreign tax credit.	-		6h					
i	i Possessions tax credit (Form 5735, line 17 or 27) 6i								
j	j Credit for fuel from a nonconventional source								
k	k Qualified electric vehicle credit (Form 8834, line 19)								
I	I Add lines 6a through 6k						61		
7							7		<u> </u>
8									
	Individuals. Enter amount from Form 6251, line 28								
	• Corporations. Enter amount from				}		8		
	• Estates and trusts. Enter amoun	t from Form ²	041, Schedule I, line	39.	J				
9	Net income tax. Add lines 7 and 8					• •	9		
10	Tentative minimum tax (see instruct								
	Individuals. Enter amount from F								
	Corporations. Enter amount from		(10		1			
	• Estates and trusts. Enter amoun		• • • •	10					
	Schedule I, line 37		,						
11	If line 7 is more than \$25,000, entrinstructions)		•	11					
12	Instructions)					I	12		
12 13	Subtract line 12 from line 9. If zero					• •	13		+
	Enhanced oil recovery credit allow								
14	and on Form 1040, line 47; Form 112	20. Schedule	Line 4d: Form 1120-A	Part I. I	ine 2a: Form 10	1919) 141,			
	Schedule G, line 2c; or the applicabl						14		
~	nerel Instructions							thin 2 years from	

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Use Form 8830 to claim the enhanced oil recovery credit. Partnerships and S

corporations use the form to figure the credit to pass through to partners and shareholders. The credit is 15% of certain costs paid or incurred in connection with an enhanced oil recovery project.

An owner of an operating mineral interest may claim or elect not to claim this credit on either an original or amended

return at any time within 3 years from the due date of the return (determined without regard to extensions).

Amount of Credit

The tentative credit is 15% of qualified costs for the year. The credit is reduced when the reference price, determined

Form	8835
	nent of the Treasury Revenue Service

Name(s) shown on return

OMB No. 1545-1362

► Attach to your return.

Identifying number

Pa	t Current Year Credit	
	Electricity produced by closed-loop biomass facility placed in service after 1992 or poultry waste	
	facility placed in service after 1999:	
1	Kilowatt-hours produced and sold	1
2	Phaseout adjustment (see instructions)	2
3	Credit for electricity produced by closed-loop biomass or poultry waste facility. Subtract line 2 from line 1	3
	Electricity produced by wind facility placed in service after 1993:	
4	Kilowatt-hours produced and sold (see instructions)	4
5	Phaseout adjustment (see instructions)	5
6	Credit for electricity produced by wind facility. Subtract line 5 from line 4	6
7	Total credit before reduction. Add lines 3 and 6	7
	Reduction for government grants, subsidized financing, and other credits:	
8	Total of government grants, proceeds of tax-exempt government obligations, subsidized energy	0
_	financing, and any other credits allowed for the project for this and all prior tax years	8
9	Total of additions to the capital account for the project for this and all prior tax years	10
10	Divide line 8 by line 9. Show as a decimal carried to at least 4 places	11
11	Multiply line 7 by line 10	12
12	Current year credit. Subtract line 11 from line 7	
13	If you are a— Then enter the credit(s) from— production credit(s) a Shareholder. Schedule K-1 (Form 1120S), lines 12d, 12e, or 13.)	
	from flow-throughb PartnerSchedule K-1 (Form 1065), lines 12d, 12e, or 13Schedule K-1 (Form 1065), lines 12d, 12e, or 13	13
	entities: c Beneficiary . Schedule K-1 (Form 1041), line 14	
14	Total current year credit. Add lines 12 and 13	14
Par		or file Form 3800.)
15	Regular tax before credits:	
	• Individuals. Enter amount from Form 1040, line 40	
	• Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)	15
	• Other filers. Enter regular tax before credits from your return	
	Credit for child and dependent care expenses (Form 2441, line 9) 16a	-
	Credit for the elderly or the disabled (Schedule R (Form 1040), line 20)	-
		-
	Education credits (Form 8863, line 18)	-
		-
	Adoption credit (Form 8839, line 15)	-
-		-
		-
		-
J	1/4	-
k I	Add lines 16a through 16k Add lines 1. Add lines 1.	161
17	Net regular tax. Subtract line 16l from line 15	17
18	Alternative minimum tax:	
	• Individuals. Enter amount from Form 6251, line 28	
	Corporations. Enter amount from Form 4626, line 15	18
	• Estates and trusts, Enter amount from Form 1041, Schedule I, line 39	
19	Net income tax. Add lines 17 and 18	19
20	Tentative minimum tax (see instructions)	
21	If line 17 is more than \$25,000, enter 25% (.25) of the excess (see instructions)	-
22	Enter the greater of line 20 or line 21	22
23	Subtract line 22 from line 19. If zero or less, enter -0	23
24	Renewable electricity production credit allowed for current year. Enter the smaller of line 14 or	
	line 23 here and on Form 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part I, line 2a;	24
	Form 1041, Schedule G, line 2c; or the applicable line of your return	24

Form	8845						
Department of the Treasury Internal Revenue Service							
Name(Name(s) as shown on return						

OMB No. 1545-1417

Attachment Sequence No. **113**

19

Attach to your return.

Identifying number

Par	t Current Year Credit						
1	Total of qualified wages and qualified employee health insurance costs paid or incurred during the tax year	1					
2	Calendar year 1993 qualified wages and qualified employee health insurance costs (see instructions). If none, enter -0						
3	Incremental increase. Subtract line 2 from line 1	3					
4	Current year credit. Multiply line 3 by 20% (.20) (see instructions)	4					
-	If you are a— Then enter total of current year Indian employment credit(s) from—						
5	Indian employment a Shareholder Schedule K-1 (Form 1120S), lines 12d, 12e, or 13 b credits from b Partner Schedule K-1 (Form 1065), lines 12c, 12d, or 13 c flow-through entities c Beneficiary Schedule K-1 (Form 1041), line 14 c c d Patron written statement from cooperative Schedule K-1 (Form 1041), line 14 c c	5					
6	Total current year credit. Add lines 4 and 5. (S corporations, partnerships, estates, trusts, and cooperatives, see instructions.)	6					
Par		rt II o	r filo Eorm 380				
r ai				.)			
7	Regular tax before credits:						
٠	Individuals. Enter amount from Form 1040, line 40						
•	Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)	7					
•	Other filers. Enter regular tax before credits from your return						
-	Credit for child and dependent care expenses (Form 2441, line 9) 8a						
		-					
	Education credits (Form 8863, line 18)						
	Mortgage interest credit (Form 8396, line 11)						
f	Adoption credit (Form 8839, line 15)						
g	District of Columbia first-time homebuyer credit (Form 8859, line 11).						
h	Foreign tax credit						
i	Possessions tax credit (Form 5735, line 17 or 27)						
j	Credit for fuel from a nonconventional source						
k	Qualified electric vehicle credit (Form 8834, line 19) 8k	01					
1	Add lines 8a through 8k	8I 9					
9	Net regular tax. Subtract line 8I from line 7	9					
10	Alternative minimum tax:						
•	Individuals. Enter amount from Form 6251, line 28	10					
•	Corporations. Enter amount from Form 4626, line 15	10					
•	Estates and trusts. Enter amount from Form 1041, Schedule I, line 39	11					
11	Net income tax. Add lines 9 and 10	11					
12	Tentative minimum tax (see instructions):						
•	Individuals. Enter amount from Form 6251, line 26						
•	Corporations. Enter amount from Form 4626, line 13.						
•	Estates and trusts. Enter amount from Form 1041,						
	Schedule I, line 37						

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Employers of American Indians who are qualified employees (see **Definitions**) use Form 8845 to claim the Indian employment credit.

In most cases, the credit is 20% of the excess of an employer's current year qualified wages and qualified employee health insurance costs over the sum of the corresponding amounts paid or incurred during calendar year 1993 by the employer (or predecessor). For purposes of the credit, the total amount of qualified wages and costs may not exceed \$20,000 for each employee.

Definitions

Qualified wages means any wages paid or incurred by an employer for services performed by an employee while such employee is a qualified employee (see below). It does **not** include wages attributable to services rendered during the 1-year period beginning with the day the employee starts work for the employer if any portion of such wages is used in figuring the work opportunity credit on Form 5884. Wages has the same meaning as given in section 51.

Qualified employee health insurance costs means any amount paid or incurred by an employer for health insurance to the extent such amount is attributable to coverage provided to any employee while such employee is a qualified employee. No amount paid or incurred for health insurance under a salary reduction arrangement may be included.

Qualified employee means, for any tax period, any employee of an employer if the employee meets all the following tests:

1. The employee is an enrolled member of an Indian tribe or the spouse of an enrolled member of an Indian tribe. The tribe keeps the enrollment list.

2. Substantially all the services performed during that period by the employee for the employer are performed within an Indian reservation (defined below).

3. The employee's principal residence while performing such services is on or near the reservation where the services are performed.

However, the employee shall be treated as a qualified employee for any tax year of the employer only if more than 50% of the wages paid or incurred by the employer to the employee during the year are for services performed in the employer's trade or business. Each member of a controlled group must meet this requirement independently.

The following are **not** qualified employees:

• Any individual who bears any of the relationships described in sections 152(a)(1) through 152(a)(8) to, or is a dependent described in section 152(a)(9) of, the employer.

• If the employer is a corporation, any individual who bears any of the relationships described in section 152(a)(1) through 152(a)(8) to, or is a dependent described in section 152(a)(9) of, an individual who owns (or is considered to own under section 267(c)) more than 50% in value of the outstanding stock of the corporation.

• If the employer is an estate or trust, any individual who is a grantor, beneficiary, or fiduciary of the estate or trust (or a dependent, as described in section 152(a)(9), of that individual), or any individual who is a relative, as described in sections 152(a)(1) through 152(a)(8), of the grantor, beneficiary, or fiduciary of the estate or trust.

• If the employer is other than a corporation, estate, or trust, any individual who owns directly or indirectly more than 50% of the capital and profits interest, including constructive ownership, in the entity.

• Any person who owns (or is considered to own under section 318) more than 5% of the outstanding or voting stock of the employer or, if not a corporate employer, more than 5% of the capital or profits interest in the employer.

• Any individual who performs services involving the conduct of Class I, II, or III gaming as defined in section 4 of the Indian Gaming Regulatory Act and any individual performing any services in a building housing such gaming activity.

Indian tribe means any Indian tribe, band, nation, pueblo, or other organized group or community, including any Alaska Native village or regional or village corporation, as defined in, or established under, the Alaska Native Claims Settlement Act, that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians. See the Federal Register dated December 30, 1998 (63 FR 71941), for the most recent listing of federally recognized Indian tribes.

Indian reservation means a reservation as defined in section 3(d) of the Indian Financing Act of 1974 or section 4(10) of the Indian Child Welfare Act of 1978.

Early Termination of Employee

Generally, if the employer terminates a qualified employee less than 1 year after the date of initial employment:

1. No wages or qualified employee health insurance costs may be taken into account for the tax year the employment is terminated, and

2. Any credits allowed for prior tax years by reason of wages paid or incurred by the employer to that employee must be recaptured. Report the amount on the line for recapture taxes on the income tax return and write "45A" to the left of the entry. Also, any carryback or carryover of the credit is adjusted.

These rules do not apply if:

- The employee voluntarily quits.
- The employee is terminated because of misconduct.

• The employee becomes disabled. However, if the disability ends before the end of the first year of employment, the employer must offer reemployment to the former employee.

An employee is not treated as terminated if the corporate employer is acquired by another corporation covered under the rules in section 381(a) and the employee continues to be employed by the acquiring corporation. Nor is a mere change in the form of conducting the trade or business treated as a termination if the employee continues to be employed in such trade or business and the taxpayer retains a substantial interest in such trade or business.

Specific Instructions Part I

Figure the current year credit for your trade or business on lines 1 through 4. Skip lines 1 through 4 if you are claiming only a credit that was allocated to you from a flow-through entity. The following rules apply to lines 1 and 2:

• An employee is not a qualified employee if the total amount of wages paid or incurred by the employer to the employee (whether or not for services within an Indian reservation) exceeds the amount determined at an annual rate of \$30,000. This wage limit may be adjusted for inflation for tax years beginning after 2000.

• The aggregate amount of qualified wages and qualified employee health insurance costs for each qualified employee for any tax year is limited to \$20,000.

• Members of a controlled group of corporations and businesses under common control are treated as a single employer in determining the credit.

Line 1. Enter the total qualified wages and qualified employee health insurance costs paid or incurred for qualified employees during the tax year.

Line 2. Enter the total qualified wages and qualified employee health insurance costs paid or incurred by the employer (or predecessor) for qualified employees during **calendar year 1993** (as if section 45A had been in effect during 1993). If none, enter zero.

For a short tax year, multiply the amount determined above by a fraction, the numerator of which is the number of days in the short tax year and the denominator of which is 365. Enter the result on line 2.

Line 4. In most cases, you must reduce the deductions on your return for salaries and wages and health insurance costs by the line 4 credit amount. This reduction must be made even if you cannot take the full credit this year because of the tax liability limit. If you capitalized any costs on which you figured the credit, reduce the depreciable basis by the amount of the credit attributable to these costs.

Line 6. If you have a credit from a passive activity, stop here and go to Form 3800.

S corporations and partnerships. Allocate the line 6 credit among the shareholders or partners. Attach Form 8845 to Form 1120S or 1065 and show the credit for each shareholder or partner on Schedule K-1. Electing large partnerships, include this credit in "general credits."

Estates and trusts. The line 6 credit is allocated between the estate or trust and the beneficiaries in proportion to the income allocable to each. On the dotted line to the left of the amount on line 6, the estate or trust should enter its part of the total Indian employment credit. Label it "1041 PORTION" and use this amount in Part II (or on Form 3800, if required) to figure the credit to claim on Form 1041.

Cooperatives. Most tax-exempt organizations cannot take the Indian employment credit, but a cooperative described in section 1381(a) takes the Indian employment credit to the extent it has tax liability. Any excess is shared among its patrons. But any credit recapture under item 2 of **Early Termination of Employee** applies as if the cooperative had claimed the entire credit and had not shared it among its patrons.

Who Must File Form 3800

Complete **Form 3800**, General Business Credit, instead of completing Part II of Form 8845, to figure the tax liability limit for the credit if for this year you have:

• More than one of the credits included in the general business credit listed below,

- A carryback or carryforward of any of the credits,
- A credit from a passive activity, or

• General credits from an electing large partnership (Schedule K-1 (Form 1065-B)).

The general business credit consists of the following credits:

- Investment (Form 3468),
- Work opportunity (Form 5884),

- Welfare-to-work (Form 8861),
- Alcohol used as fuel (Form 6478),
- Research (Form 6765),
- Low-income housing (Form 8586),
- Enhanced oil recovery (Form 8830),
- Disabled access (Form 8826),
- Renewable electricity production (Form 8835),
- Indian employment (Form 8845),

• Employer social security and Medicare taxes paid on certain employee tips (Form 8846),

Orphan drug (Form 8820),

• Contributions to selected community development corporations (Form 8847), and

Trans-Alaska pipeline liability fund.

The empowerment zone employment credit, while a component of the general business credit, is figured separately on Form 8844 and is never carried to Form 3800.

Part II

Line 12. Although you may not owe alternative minimum tax (AMT), you generally must still compute the tentative minimum tax (TMT) to figure your credit. For a small corporation exempt from the AMT under section 55(e), enter zero. Otherwise, complete **and** attach the applicable AMT form or schedule and enter the TMT on line 12.

Line 13. See section 38(c)(3) for special rules that apply to married couples filing separate returns, controlled corporate groups, regulated investment companies, real estate investment trusts, and estates and trusts.

Line 16. If you cannot use all of the credit because of the tax liability limit (line 15 is smaller than line 6), carry the excess credit back 1 year and then forward for 20 years. See the separate Instructions for Form 3800 for details.

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				. 7 hr., 25 min.
Learning about the law or the form				. 1 hr., 12 min.
Preparing and sending the form to the IRS				1 hr 22 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. See the instructions for the tax return with which this form is filed.

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OMB No. 1545-1414 키の**ОО**

Attachment

Department of the Treasury Internal Revenue Service Name(s) shown on return

► Attach to your return.

Sequence No. 98 Identifying number

Note: Claim this credit ONLY for social security and Medicare taxes paid by a food or beverage establishment where tipping is customary for providing food or beverages. See the instructions for line 1.

Part I Current Year Credit

1	Tips received by employees and Medicare taxes during	1			
2	Tips not subject to the cred	2			
3	Creditable tips. Subtract line	3			
4	Current year credit (see ins employee(s) whose wages (4			
5	Form 8846 credits from flow-through entities	If you are a—	Then enter Form 8846 credit(s) from—		
	now through onthios	a Shareholder	Schedule K-1 (Form 1120S) lines 12d, 12e, or 13	5	
		b Partner	Schedule K-1 (Form 1065) lines 12c, 12d, or 13	5	
6	Total current year credit. A	Add lines 4 and 5		6	

Part II Tax Liability Limit (See Who Must File Form 3800 to find out if you complete Part II or file Form 3800.)

7	Regular tax before credits:			
٠	Individuals. Enter amount from Form 1040, line 40			
٠	Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1)	7		
•	Other filers. Enter regular tax before credits from your return			
8a		_		
b	Credit for the elderly or the disabled (Schedule R (Form 1040), line 20) 8b	_		
С	Child tax credit (Form 1040, line 43)	_		
d	Education credits (Form 8863, line 18)	_		
е	Mortgage interest credit (Form 8396, line 11)	_		
f	Adoption credit (Form 8839, line 15)	_		
g	District of Columbia first-time homebuyer credit (Form 8859, line 11) . 8g	_		
h	Foreign tax credit	_		
i	Possessions tax credit (Form 5735, line 17 or 27)	_		
j	Credit for fuel from a nonconventional source	_		
k	Qualified electric vehicle credit (Form 8834, line 19) 8k		1	
I	Add lines 8a through 8k	81		
9	Net regular tax. Subtract line 8I from line 7	9		
10	Alternative minimum tax:			
•	Individuals. Enter amount from Form 6251, line 28	10		
•	Corporations. Enter amount from Form 4626, line 15	10		
•	Estates and trusts. Enter amount from Form 1041, Schedule I, line 39	11		
11	Net income tax. Add lines 9 and 10	11		
12	Tentative minimum tax (see instructions):			
•	Individuals. Enter amount from Form 6251, line 26			
•	Corporations. Enter amount from Form 4626, line 13			
•		-		
4.0	Schedule I, line 37			
13	If line 9 is more than \$25,000, enter 25% (.25) of the excess (see instructions)			
14	Enter the greater of line 12 or line 13	14	<u> </u>	
15	Subtract line 14 from line 11. If zero or less, enter -0	15	<u> </u>	<u> </u>
16	Credit allowed for current year. Enter the smaller of line 6 or line 15 here and on Form 1040,			
	line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part I, line 2a; Form 1041, Schedule G, line 2c; or the applicable line of your return	16		
		10		<u> </u>

For Paperwork Reduction Act Notice, see back of form.

Form	8847	
Form	004/	

Credit for Contributions to Selected Community **Development Corporations**

OMB No. 1545-1416 Attachment Sequence No. 100

Department of the Treasury Internal Revenue Service Name(s) shown on return

Attach to your return.

Identifying number

Par	rt I Current Year Credit	
1	Total qualified community development corporation (CDC) contributions from attached Schedule(s) A (Form 8847).	1
2	Current year CDC credit. Multiply line 1 by 5% (.05)	2
3	CDC credits from flow- through entities: If you are a— Then enter total of current year CDC credit(s) from— a Shareholder b Partner Schedule K-1 (Form 1120S), lines 12d, 12e, or 13 Schedule K-1 (Form 1065), lines 12c, 12d, or 13 }	3
4	Total current year CDC credit. Add lines 2 and 3	4
Dor		
Par	Tax Liability Limit (See Who Must File Form 3800 to find out if you complete Par	
5	Regular tax before credits: Individuals. Enter amount from Form 1040, line 40 Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1) Other filers. Enter regular tax before credits from your return	5
f g	Credit for the elderly or the disabled (Schedule R (Form 1040), line 20)6bChild tax credit (Form 1040, line 43)6cEducation credits (Form 8863, line 18)6dMortgage interest credit (Form 8396, line 11)6eAdoption credit (Form 8839, line 14)6fDistrict of Columbia first-time homebuyer credit (Form 8859, line 11)6g	
h i j k I	Foreign tax credit. 6h Possessions tax credit (Form 5735, line 17 or 27). 6i Credit for fuel from a nonconventional source 6j Qualified electric vehicle credit (Form 8834, line 19) 6k Add lines 6a through 6k 6k	61
7 8	Net regular tax. Subtract line 6I from line 5	7
0	 Individuals. Enter amount from Form 6251, line 28	8
9 10	Net income tax. Add lines 7 and 8	9
11	If line 7 is more than \$25,000, enter 25% (.25) of the excess (see instructions)	
12	Enter the greater of line 10 or line 11	12
13	Subtract line 12 from line 9. If zero or less, enter -0	13
14	CDC credit allowed for current year. Enter the smaller of line 4 or line 13 here and on Form 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part I, line 2a; Form 1041, Schedule G, line 2c; or the applicable line of your return	14

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Use Form 8847 to claim the credit for qualified contributions made to selected community development corporations (CDCs). The credit is part of the general business credit and is figured under the provisions of section 13311 of the Revenue Reconciliation Act of 1993.

Welfare-to-Work Credit

OMB No. 1545-1569

19 99 Attachment Sequence No. **107**

Department of the Treasury Internal Revenue Service Name(s) shown on return

► Attach to your return.

Identifying number

Par	t Current Year Credit			
1	Enter on the applicable line below the qualified first- or second-year wages paid or incurred during the tax year and multiply by the percentage shown for services of employees who are certified as long-term family assistance recipients and who began work for you after 1997. Members of a controlled group, see instructions.			
а	Qualified first-year wages	1a		
b	Qualified second-year wages	1b		
2	Current year credit. Add lines 1a and 1b. You must subtract this amount from your deduction for			
-	salaries and wages	2		
3	Welfare-to-work If you are a— Then enter total of welfare-to-work credit(s) from—			
	credits from a Shareholder . Schedule K-1 (Form 1120S), lines 12d, 12e, or 13.			
	flow-through entitiesb PartnerSchedule K-1 (Form 1065), lines 12c, 12d, or 13c BeneficiarySchedule K-1 (Form 1041), line 14	3		
	d Patron . Written statement from cooperative			
4	Total current year welfare-to-work credit. Add lines 2 and 3. (S corporations, partnerships, estates,			
	trusts, cooperatives, regulated investment companies, and real estate investment trusts, see			
Der	instructions.)	4	r filo. Formo 200	
	t II Tax Liability Limit (See Who Must File Form 3800 to find out if you complete Par		r tile Form 380	0.)
5	Regular tax before credits:			
•	Individuals. Enter amount from Form 1040, line 40	E		
•	Corporations. Enter amount from Form 1120, Schedule J, line 3 (or Form 1120-A, Part I, line 1) .	5		
	Other filers. Enter regular tax before credits from your return			
6a		-		
b		-		
C d	Child tax credit (Form 1040, line 43) 6c Education credits (Form 8863, line 18) 6d	-		
d	Mortgage interest credit (Form 8396, line 11) 6e			
e f	Adoption credit (Form 8839, line 15)	-		
'n	District of Columbia first-time homebuyer credit (Form 8859, line 11).			
9 h	Foreign tax credit			
i	Possessions tax credit (Form 5735, line 17 or 27)			
j	Credit for fuel from a nonconventional source			
k	Qualified electric vehicle credit (Form 8834, line 19)			
Ι	Add lines 6a through 6k	61		
7	Net regular tax. Subtract line 6I from line 5	7		
8	Alternative minimum tax:			
•	Individuals. Enter amount from Form 6251, line 28			
•	Corporations. Enter amount from Form 4626, line 15	8		
•	Estates and trusts. Enter amount from Form 1041, Schedule I, line 39	9		
9	Net income tax. Add lines 7 and 8	9		
10 •	Tentative minimum tax (see instructions):			
	Individuals. Enter amount from Form 6251, line 26			
•	Corporations. Enter amount from Form 4626, line 13			
•	Schedule I, line 37. .			
11	If line 7 is more than \$25,000, enter 25% (.25) of the excess (see			
11	instructions)			
12	Enter the greater of line 10 or line 11.	12		
13	Subtract line 12 from line 9. If zero or less, enter -0	13		
14	Welfare-to-work credit allowed for current year. Enter the smaller of line 4 or line 13 here and on			
-	Form 1040, line 47; Form 1120, Schedule J, line 4d; Form 1120-A, Part I, line 2a; Form 1041, Schedule			
	G, line 2c; or the applicable line of your return	14		

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

A Change To Note

The Tax Relief Extension Act of 1999 extended the welfare-to-work credit to cover individuals who begin work for the employer before January 1, 2002.

Purpose of Form

Use Form 8861 to claim the welfare-to-work credit for wages you paid or incurred to long-term family assistance recipients during the tax year. Only wages paid or incurred to individuals who began working for you after 1997 can be used to figure the credit. The credit is 35% of qualified first-year wages and 50% of qualified second-year wages paid or incurred during the tax year.

You can claim or elect not to claim the welfare-to-work credit any time within 3 years from the due date of your return on either your original return or on an amended return.

How To Claim the Credit

To claim the welfare-to-work credit, the employer must request and be issued a certification for each employee from the state employment security agency (SESA). The certification proves that the employee is a long-term family assistance recipient. The employer must receive the certification by the day the individual begins work, or must complete **Form 8850**, Pre-Screening Notice and Certification Request for the Work Opportunity and Welfare-to-Work Credits, by the day the employer offers the individual a job.

If the employer completes Form 8850, it must be signed by the individual and the employer and submitted to the SESA by the 21st day after the the individual begins work. If the SESA denies a certification request, it will provide a written explanation of the reason for denial. If a certification is revoked because it was based on false information provided by the worker, wages paid after the date the notice of revocation is received by the employer do not qualify for the credit.

An employee may be certified as a long-term family assistance recipient if he or she is a member of a family that:

• Received assistance payments from Aid to Families with Dependent Children (AFDC) or its successor program, Temporary Assistance for Needy Families (TANF), for at least 18 consecutive months ending on the hiring date, or

 Received assistance payments from AFDC or TANF for any 18 months (whether or not consecutive) beginning after August 5, 1997, or

• After August 5, 1997, stopped being eligible for assistance payments from AFDC or TANF because Federal or state law limits the maximum period such assistance is payable, and the employee is hired not more than 2 years after the date the eligibility for such assistance ended.

Specific Instructions

Note: If you only have a credit allocated to you from a flow-though entity, skip lines 1 and 2 and go to line 3.

Line 1. Enter on the applicable line and multiply by the percentage shown the total qualified first-year or second-year wages paid or incurred to employees certified as long-term family assistance recipients and who began work for you after 1997.

Qualified first-year wages are qualified wages for work performed during the 1-year period beginning on the date the individual begins work for you. Qualified second-year wages are qualified wages for work performed during the 1-year period beginning on the day after the last day of the first-year wage period. The following rules apply in determining **qualified wages**.

• Only the first \$10,000 of wages paid or incurred during the tax year for each employee is taken into account.

• Wages qualifying for the credit generally have the same meaning as wages subject to the Federal Unemployment Tax Act (FUTA) (but without regard to any dollar limitation). For agricultural employees, if the work performed by any employee during more than half of any pay period qualifies under FUTA as agricultural labor, the first \$10,000 of that employee's wages subject to social security and Medicare taxes is taken into account. For a special rule that applies to railroad employees, see section 51A(b)(5)(C).

• Wages include amounts paid or incurred by the employer and excludable from the recipient's income as:

1. Amounts received under accident and health plans (section 105).

2. Employer contributions to accident and health plans (section 106).

3. Educational assistance (section 127) if paid or incurred to a person not related to the employer.

4. Dependent care benefits (section 129).

The amount treated as wages under section 105 or 106 must be based on the reasonable cost of coverage (but may not exceed the "applicable premium" under section 4980B(f)(4)).

• More than half the wages received from you must be for working in your trade or business.

• You may not claim a credit on wages that were paid to any employee during any period for which you received payment for the employee from a federally funded on-the-job training program.

• Any work supplementation payments you received under the Social Security Act reduce the amount of wages qualifying for the credit.

• The employee cannot be your relative or dependent. See section 51(i) for other restrictions.

• The employee cannot be your rehired employee if he or she was not a long-term family assistance recipient when employed earlier. An employee who began work for you after June 30, 1999, must not have worked for you previously.

• The employee must have worked for you for at least 180 days or completed at least 400 hours of service.

• The wages cannot be for services of replacement workers during a strike or lockout.

Special instructions for controlled group members. The group member proportionately contributing the most first-year wages figures the group credit in Part I and skips Part II. See sections 52(a) and 1563. On separate Forms 8861, that member and every other member of the group should skip line 1 and enter its share of the group credit on line 2. Each member then completes lines 3, 4, and 5 through 14 (or Form 3800, if required) on its separate form. Each member must attach to its Form 8861 a schedule showing how the group credit was divided among all the members. The members share the credit in the same proportion that they contributed qualifying wages.

Line 2. In general, you must reduce your deduction for salaries and wages by the amount on line 2. This is required even if you cannot take the full credit this year and must carry part of it back or forward.

The exceptions to this rule are:

• You capitalized any salaries and wages on which you figured the credit. In this case, reduce your depreciable basis by the amount of the credit on those salaries and wages.

• You used the full absorption method of inventory costing that required you to reduce your basis in inventory for the credit.

If either of the above exceptions applies, attach a statement explaining why the line 2 amount differs from the amount by which you reduced your deduction.

Line 3. Enter the amount of credit that was allocated to you as a shareholder, partner, beneficiary, or patron of a cooperative.

Line 4. If you have a credit from a passive activity, stop here and go to Form 3800.

S corporations and partnerships. Prorate the credit on line 4 among the shareholders and partners. Attach Form 8861 to the return and on Schedule K-1 show the credit for each shareholder or partner. Electing large partnerships, include this credit in "general credits."

Estates and trusts. The credit on line 4 is allocated between the estate or trust and the beneficiaries in proportion to the income allocable to each. On the dotted line next to line 4, the estate or trust should enter its part of the total credit. Label it "1041 PORTION" and use this amount in Part II (or Form 3800, if required) to figure the credit to claim on Form 1041.

Cooperatives. Most tax-exempt organizations cannot take the credit; but a cooperative described in section 1381(a) takes the credit to the extent it has tax liability. Any excess is shared among its patrons.

Regulated investment companies and real estate investment trusts. Reduce the allowable credit to the company's or trust's ratable share of the credit. For details, see Regulations section 1.52-3(b).

Who Must File Form 3800

Complete **Form 3800**, General Business Credit, instead of completing Part II of Form 8861, to figure the tax liability limitation if for this year you have:

• More than one of the credits included in the general business credit listed below,

- A carryback or carryforward of any of the credits,
- A credit from a passive activity, or

• General credits from an electing large partnership (Schedule K-1 (Form 1065-B)).

The general business credit consists of the following credits:

- Investment (Form 3468),
- Work opportunity (Form 5884),
- Welfare-to-work (Form 8861),
- Alcohol used as fuel (Form 6478),
- Research (Form 6765),
- Low-income housing (Form 8586),
- Enhanced oil recovery (Form 8830),
- Disabled access (Form 8826),
- Renewable electricity production (Form 8835),

- Indian employment (Form 8845),
- Employer social security and Medicare taxes paid on certain employee tips (Form 8846),
- Orphan drug (Form 8820),
- Contributions to selected community development corporations (Form 8847), and
- Trans-Alaska pipeline liability fund.

The empowerment zone employment credit (Form 8844), while a component of the general business credit, is figured separately on Form 8844 and is never carried to Form 3800.

Line 10. Although you may not owe alternative minimum tax (AMT), you generally must still compute the tentative minimum tax (TMT) to figure your credit. For a small corporation exempt from the AMT under section 55(e), enter zero. Otherwise, complete **and** attach the applicable AMT form or schedule and enter the TMT on line 10.

Line 11. See section 38(c)(3) for special rules that apply to married couples filing separate returns, controlled corporate groups, regulated investment companies, real estate investment trusts, and estates and trusts.

Line 14. If you cannot use part of the credit because of the tax liability limit (line 13 is smaller than line 4), carry it back 1 year, then forward 20 years. See the Instructions for Form 3800 for details.

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								. 7 hr., 39 min.
Learning about the law								1 br. Emin
or the form Preparing and sending	•	•	•	•	·	•	•	. 1 111., 5 111111.
the form to the IRS								. 1 hr., 16 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. See the instructions for the tax return with which this form is filed. Form **8866**

Interest Computation Under the Look-Back Method for Property Depreciated Under the Income Forecast Method

OMB No. 1545-1622

January 1999)		Property D	epreciated U	nder tr	ie inco	ome r	orecas	i ivie	einoa	Attachment
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Form 8866	5 for ar	See instructions. If you version of the second s	sted taxable income		,				, , , , , , , , , ,	
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listing eac	h sep	arate property, unless	you were an owner							
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		e income for look-back								
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For Privacy Act and Paperwork Reduction Act Notice, see instructions.

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Cat. No. 26036C

Form 8866 (1-99)

Form **8453-P**

U.S. Partnership Declaration and Signature for Electronic Filing

OMB No. 1545-0970

For calendar year 1999, or fiscal year beginning......, ,1999, and ending......,

1999

Department of the Treasury Internal Revenue Service	
Name of partnership	

▶ See instructions on back.

Employer identification number

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Par	t I	Partnership Return Information							
1	Gross	receipts or sales less returns and allowances (F	orm 1065, line	1c)			1		
2	Gross	profit (Form 1065, line 3)			2				
3	Ordinary income (loss) from trade or business activities (Form 1065, line 22)								
4	Net income (loss) from rental real estate activities (Form 1065, Schedule K, line 2) .						4		
5	Net inc	come (loss) from other rental activities (Form 10	65, Schedule k	(, line 3c)			5		
Par	t II	Declaration of General Partner or Limite	ed Liability C	ompany Mei	mbe	er			
Plea Sigr Her	า	Under penalties of perjury, I declare that the above amounts lines of the electronic portion of the 1999 U.S. Partnership with the Internal Revenue Service, and all accompanying s and complete. If I am not the transmitter, I consent that the to the Internal Revenue Service by the return transmitter. I a of transmission and an indication of whether or not the ret	Return(s) of Incom chedules and statt return(s), including also consent to the urn is accepted, a	e. I have also exar ements. To the bes I this declaration a IRS' sending the E	ninec st of i nd ac ERO a	I a copy of th my knowledg companying and/or transm	e returi e and k schedu itter an	n(s) being f belief, they iles and sta acknowle	iled electronically are true, correct, atements, be sent
		Signature of general partner or limited liability comp	any member			Date			
Par	t III	Declaration of Electronic Return Origina	ntor (ERO) ar	nd Paid Prep	are	r See ins	tructi	ons.	
ERO's Use O		I declare that I have reviewed the above partnership retu knowledge. If I am only a collector, I am not responsible for return(s). A general partner or limited liability company mer or limited liability company member a copy of all forms an in Pub. 1524 , Procedures and Specifications for Electronii the Paid Preparer, under penalties of perjury I declare the statements, and to the best of my knowledge and belief, the which the preparer has any knowledge.	r reviewing the return mber will have sign d information to be c Filing of Form 10 hat I have examin	urn(s), and only dec red this form befor- e filed with the IRS 065, U.S. Partnersh ed the above part	clare e I su , and hip R tnerst	that this form ubmit the retu I have followe eturn of Incon nip return(s) a	accura irn(s). I ed all of me for and ace	ately reflect will give th ther require Tax Year companyin	ts the data on the general partner ements described 1999. If I am also g schedules and
		ERO's signature	Date	Check if also paid preparer ► □	Che if se emp		ERO'	s SSN or I	PTIN
		Firm's name (or yours if self-employed) and address	•			EIN ► ZIP code I	•		
Paid Prepa Use (arer's Only	Under penalties of perjury, I declare that I have examined best of my knowledge and belief, they are true, correct, ar any knowledge. Preparer's signature			is ba: Che if se	sed on all info	ormatio		the preparer has
	2	Firm's name (or yours if self-employed)		1	Louib	EIN ►	I	1	

For Paperwork Reduction Act Notice, see instructions.

Cat. No. 13880C

Form 8453-P (1999)

A Change To Note

For tax years ending on or after December 31, 1999, partnerships will **no** longer be able to:

- Submit their returns on magnetic tape or diskette;
- Use the Remote Bulletin Board System; Transmit their returns using the dial up MITRON communications device; or

• Use the "Paper-Parent Option."

However, qualified partnerships or transmitters can file Form 1065, Schedules K-1 (Form 1065), and related forms and schedules electronically.

Purpose of Form

Use Form 8453-P to:

• Authenticate the electronic **Form 1065**, U.S. Partnership Return of Income;

• Serve as a transmittal for any accompanying paper schedules and statements; and

• Authorize the electronic filer to transmit via a third-party transmitter.

Caution: A tax return is not considered filed unless it is signed. Form 8453-P is the signature document that completes the filing of the Form(s) 1065 filed electronically.

Who Must File

Every partnership filing a 1999 Form 1065 electronically must file a signed Form 8453-P.

Signature For Multiple-Return Filing

A single signature may be used for a multiple-return filing if the person signing for the partnerships is authorized to sign each return. The signer must attach a multiple-return information listing according to the instructions in **Pub. 1524**, Procedures and Specifications for Electronic Filing of Form 1065, U.S. Partnership Return of Income for Tax Year 1999. **Do not** enter totals from multiple returns on lines 1 through 5.

Where To File

Internal Revenue Service Center P.O. Box 1898 Memphis, TN 38101

When To File

A partnership must file its return of income by the 15th day of the 4th month following the close of the partnership's tax year. This filing date also applies to returns filed electronically. For returns filed electronically, the transmitter must send the signed Form 8453-P within 1 business day after the electronic transmission has been accepted.

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Declaration of Electronic Return Originator (ERO) and Paid Preparer

The ERO is one who deals directly with the partnership and either prepares tax returns or collects prepared tax returns, including Forms 8453-P, for partnerships that wish to have their returns electronically filed. The ERO's signature is required by the IRS.

A paid preparer who is not also the ERO must sign Form 8453-P in the space for **Paid Preparer's Use Only.** A paid preparer who is also the ERO should instead check the box in the **ERO's Use Only** section labeled "Check if also paid preparer."

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The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is:

Recordkeeping	. 7 min.
Learning about the law or the form .	. 5 min.
Preparing the form	20 min.
Copying, assembling, and sending	
the form to the IRS	17 min.
If you have commente concerning the ec	 roovof

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 to the Tax Forms Committee, Western Area Distribution Center, Rancho Cordova, CA 95743-0001. **DO NOT** send Form 8453-P to this address. Instead, see **Where To File** on this page.