Partner's Share of Income, Deductions, Credits, etc.—International

OMB No. 1545-1668

2023

Department of the Treasury Internal Revenue Service For calendar year 2023, or tax year beginning / / 2023 , ending / /
See separate instructions.

		information About the Partnership	Information About the Partner																	
A1	Partne	rship's employer identification number (EIN) (if any)	C Partner's social security number (SSN) or taxpayer identification number (TIN) (Do not use the TIN of a disregarded entity. See instructions.)											N)						
A2	Refere	nce ID number (see instructions)																		
B Partnership's name, address, city, state, and ZIP code D Name, address, city, state, and ZIP code for partner entered in b													ed in bo	ox C. S	ee instru	uctions.				
E	Chec	ck to indicate the parts of Schedule K-3 that apply.																		
_	000	The managed the parts of confederal in a trial apply.																	Yes	No
	1	Does Part I apply? If "Yes," complete and attach Part I																1		
	2	Does Part II apply? If "Yes," complete and attach Part II																2		
	3	Does Part III apply? If "Yes," complete and attach Part III																3		
	4	Does Part IV apply? If "Yes," complete and attach Part IV																4		
	5	Does Part V apply? If "Yes," complete and attach Part V																5		
	6	Does Part VI apply? If "Yes," complete and attach Part VI																6		
	7	Does Part VII apply? If "Yes," complete and attach Part VII .																7		
	8	Does Part VIII apply? If "Yes," complete and attach Part VIII .																8		

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Name of partnership:		EIN	(if any):	Reference	ID number (see instr.):				
Name of partner:		•		•		SSN or TIN:			
Part I Partner's Share of Pa	rtnership's Othe	r Current Year In	ternational Inform	nation					
Check box(es) for additional specified attachment	ents. See instructions	S.							
1. Gain on personal property sale	4. Foreign tax	translation	7. Reserve	ed for future use	☐ 10. P	artner loan transactions			
2. Foreign oil and gas taxes	5. High-taxed	income	8. Form 54	171 information	11. Dual consolidated loss				
3. Splitter arrangements	6. Section 267	A disallowed deductio	n 9. Other fo	orms	12. Other international items				
-					(a	ttach description and statement)			
Part II Foreign Tax Credit Li	mitation								
Section 1—Gross Income									
			Foreign	Source		(6) Course of love			
Description	(a) U.S. source	(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code	(f) Sourced by partner	(g) Total		
1 Sales									
Α									
В									
C									
Gross income from performance of services A									
В									
С									
Gross rental real estate income A									
А В									
c									
Other gross rental income									
A									
В									
C Cuarenteed navments									
5 Guaranteed payments									
6 Interest income A									
В									
C									
 7 Ordinary dividends (exclude amount on line 8) 									
A B									

С

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	Name of partnership:	EIN (if any):	Reference ID number (see instr.):	
Name of partner: SSN or TIN:	Name of partner:			SSN or TIN:

Foreign Tax Credit Limitation (continued)

			Foreign	Source		(0. O	
Description	(a) U.S. source	(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code	(f) Sourced by partner	(g) Total
8 Qualified dividends							
Α							
В							
С							
9 Reserved for future use							
10 Royalties and license fees							
Α							
В							
С							
1 Net short-term capital gain							
Α							
В							
С							
Net long-term capital gain							
Α							
В							
C							
Collectibles (28%) gain							
Α							
В							
c							
4 Unrecaptured section 1250 gain							
Α							
В							
C							
5 Net section 1231 gain							
A							
В							
c							

Name of partnership:	EIN (if any):	Reference ID number (see instr.):	
Name of partner:			SSN or TIN:

Part II Foreign Tax Credit Limitation (continued)

Section 1—Gross Income (continued)

				Foreign	Source		(6) Course of his	
	Description	(a) U.S. source	(b) Foreign branch category income (c) Passive category income category income category income		(d) General category income	(e) Other (category code	(f) Sourced by partner	(g) Total
16	Section 986(c) gain							
17	Section 987 gain							
18	Section 988 gain							
19	Reserved for future use							
1								
E								
20	Other income (see instructions)							
F	·							
E	·							
21	Reserved for future use							
,								
E								
22	Reserved for future use							
<i>A</i>								
E								
23	Reserved for future use							
E								
(
24	Total gross income (combine lines 1							
4	through 23)							
,								
É								

Name of partnership:	EIN (if any):	Reference ID number (see instr.):	
Name of partner:			SSN or TIN:

Part II Foreign Tax Credit Limitation (continued)

Section 2—Deductions

<u>Se</u>	ction 2—Deductions			Eoroign	Source			
	Description	(a) U.S. source	(b) Foreign branch	(c) Passive	(d) General	(e) Other	(f) Sourced by partner	(g) Total
			category income	category income	category income	(category code	_)	
25	Expenses allocable to sales income .							
26	Expenses allocable to gross income							
	from performance of services							
27	Net short-term capital loss							
28	Net long-term capital loss							
29	Collectibles loss							
30	Net section 1231 loss							
31	Other losses							
32	Research & experimental (R&E) expenses							
,								
	SIC code:							
	SIC code:							
33	Allocable rental expenses— depreciation, depletion, and amortization							
34	Allocable rental expenses—other than depreciation, depletion, and amortization							
35	Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36	Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37	Depreciation not included on line 33 or line 35							
38	Charitable contributions							
39	Interest expense specifically allocable under Regulations section 1.861-10(e)							
40	Other interest expense specifically allocable under Regulations section 1.861-10T							
41	Other interest expense—business .							
42	Other interest expense—investment .							
43	Other interest expense—passive activity							
44	Section 59(e)(2) expenditures, excluding R&E expenses on line 32							
45	Foreign taxes not creditable but deductible							
			ı	I	1	1		

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Name of partnership:					EIN	I (if any):		Refer	rence II	D number (see instr.):	CON	SSN or TIN:		
Name of partner: Part II Foreign	Tax Credit Li	mitation /oo	tinuo	۵۱)							SSN	or IIN:		
		illation (COI	mnuec	u)										
Section 2—Deduction	ns (continuea)						Foreign	Cauraa					1	
Descrip	otion	(a) U.S. soui	ce	(b) Foreigr		(c) Pass category in	sive	(d) General category inco		(e) Other (category code	1	urced by artner	(g) Total	
46 Section 986(c) loss .														
47 Section 987 loss														
48 Section 988 loss														
49 Other allocable deductions instructions	•													
50 Other apportioned shadeductions (see instru														
51 Reserved for future us	e													
52 Reserved for future us	e													
53 Reserved for future us														
54 Total deductions (conthrough 53)														
55 Net income (loss) (su	btract line 54													
from line 24)														
Part III Other In	nformation for	Preparation	of Fo	orm 1116	or 1118	8				1	<u> </u>		-1	
Section 1—R&E Exp														
						Foreign	Source							
Description	(a) U.S. s	17	Foreign tegory i	n branch income		Passive ory income		I) General gory income		(e) Other gory code) ntry code)	(f) Source partr		(g) Total	
1 Gross receipts by SIC co. A SIC code:	ode													
B SIC code:														
C SIC code:														
D SIC code:														
E SIC code:														
F SIC code:														
2 Exclusive apportion	ment with respect	to total R&E exc	enses e	entered on	Part II. line	32. Enter the	followin	a.	1					
A R&E expense with re					,			•						
(i) SIC code:												2A(i)		
												2A(ii)		
(***) 010 1												2A(iii)		

R&E expense with respect to activity performed outside the United States

(i) SIC code:

(ii) SIC code:

(iii) SIC code:

2B(i)

2B(ii)

2B(iii)

Nam	e of partnership:		EIN (if any): Reference ID number (see instr.):									
Nam	e of partner:						•				SSN or TIN:	
	art Other Information for			or 111	8 (continued	1)						
Se	ection 2—Interest Expense Appoi	rtionment Facto	rs									
	Description	(a) U.S. source	(b) Foreign b		(c) Passive ca	ategory	(d) General inco		(e) Other (category code(country code)	(f) Sourced by partner	(g) Total
1	Total average value of assets											
2	Sections 734(b) and 743(b) adjustment to assets—average value.											
3	Assets attracting directly allocable interest expense under Regulations section 1.861-10(e)											
4	Other assets attracting directly allocable interest expense under Regulations section 1.861-10T											
5	Assets excluded from apportionment formula											
68	Total assets used for apportionment (subtract the sum of lines 3, 4, and 5 from the sum of lines 1 and 2)											
k	Assets attracting business interest expense											
C	Assets attracting investment interest expense											
C	Assets attracting passive activity interest expense											
7	Basis in stock of 10%-owned noncontrolled foreign corporations (see attachment)											
8	Basis in stock of CFCs (see attachment)											
Se	ection 3—Foreign-Derived Intang	ible Income (FD	II) Deductio	n App	ortionmen							
	Description (a) ∪		' '		sive category ncome	(c) Ge	eign Source eneral catego income	(d) Other		(е) Sourced by partner	(f) Total
1	Foreign-derived gross receipts										_	
3	Cost of goods sold (COGS)	yn-										
4	Other partnership deductions apportioned foreign-derived gross receipts											

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EIN (if any): Name of partnership: Reference ID number (see instr.): SSN or TIN: Name of partner: Other Information for Preparation of Form 1116 or 1118 (continued) Part III Section 4—Foreign Taxes (c) Foreign branch category income (b) Section 951A category income (a) Type of tax Description U.S. Foreign U.S. Partner Foreign 1 Direct (section 901 or 903) foreign taxes: Paid Accrued Α С D Ε 2 Reduction of taxes (total) A Taxes on foreign mineral income **B** Reserved for future use C International boycott provisions **D** Failure-to-file penalties **E** Taxes with respect to splitter arrangements . . . **F** Taxes on foreign corporate distributions . . . **G** Other **3** Foreign tax redeterminations A _____ Related tax year: B _____ Related tax year: Date tax paid: Contested tax _____ Related tax year: Date tax paid: Contested tax 4 Reserved for future use **5** Reserved for future use

6 Reserved for future use

future use . .

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Name of partne	rship:					EIN	I (if any):			Reference I	D number (see instr.)):		
Name of partne						·							SSN or TIN:	
Part III		Information for		aration of F	orm 11	16 or 1118	3 (continu	ed)						
Section 4	-Foreign	Taxes (continu	ed)											
		(d) Passive catego	ory incon	me			(€	e) General	category in	come			(f) Other	
	U.S.	Foreign		Partn	or	U.	<u> </u>		oreign		Partner	(catego	ory code)	(g) Total
	0.3.	roreign		Failii	EI .	0.		1	oreigii		raitilei	(9-		
1														
<u> </u>														
В														
C														
D														
F														
2														
Α														
В														
С														
D														
E														
F														
G														
3														
Α														
В														
С														
4														
5														
6 Section 5	Othor T	ax Information												
Section 5	Other i	ax information					Foreign	Source						T
							roreign	- Course			(f) Other		(g) Sourced by	
Des	cription	(a) U.S. source		ection 951A	(c) Fore	ign branch	(d) Pa			eneral	(category code		partner	(h) Total
			categ	gory income	catego	ry income	category	income	category	/ income	(country code	— <u> </u>	•	
1 Section	7/13(b)										(000)			
	income													
adjustm														
2 Section														
	e income													
adjustm														
3 Reserve														
future u														
4 Reserve	ed for													

Name	e of partnership: EIN (if any):		Reference ID number (see ins	str.):		
Name	e of partner:		•	SSN or	TIN:	
P	art IV Information on Partner's Section 250 Deduction With Respe	ect to Foreign-Deriv	ed Intangible Incom	e (FDII)		
Se	ction 1—Information To Determine Deduction Eligible Income (DEI) ar	nd Qualified Busines	s Asset Investment	(QBAI) on Form	า 899	3
1	Net income (loss)				1	
2a	DEI gross receipts				2a	
b	DEI COGS				2b	
С	DEI properly allocated and apportioned deductions				2c	
3	Reserved for future use				3	
4	Controlled foreign corporation (CFC) dividends				4	
5	Financial services income				5	
6	Domestic oil and gas extraction income				6	
7	Foreign branch income				7	
8	Partnership QBAI				8	
Se	ction 2—Information To Determine Foreign-Derived Deduction Eligible	e Income (FDDEI) o	n Form 8993 (see ins	tructions)		
		(a) Foreign-derived	(b) Foreign-derived	(c) Foreign-deriv	,od	(d) Total
	Description	income from all sales of		income from all ser		(add columns (a)
	Our control of the co	general property	intangible property			through (c))
9	Gross receipts					
10	COGS					
11	Allocable deductions				10	
12	Other apportioned deductions	<u> </u>	<u> </u>		12	
<u> </u>	ction 3—Other Information for Preparation of Form 8993 Description		(a) DEI	(b) FDDEI		(c) Total
	•		(a) DEI	(b) FDDEI		(C) TOTAL
13	Interest deductions					
A						
В						
	Other interest expense	<u> </u>				
14	Interest expense apportionment factors					
_	Total average value of assets					
B C						
D						
E	Assets excluded from apportionment formula					
	Total assets used for apportionment (the sum of lines 14C, 14D, and 14E subtracted from the					
	R&E expenses apportionment factors	sum of lines 14A and 14b)				
15	Gross receipts by SIC code				1	
15 A	·				1	
В						
C						
	R&E expenses by SIC code	<u> </u>				
	SIC code:				16A	
В					16B	
C					16C	
·	, SIC code:				100	

Name	of partnership:		6	=IN (if any):			Reference ID r	number (see instr.):		
	of partner:				•		SSN or TIN:			
Pa	art V Distributions Fro	om Foreign Corporations	to Partnersl	hip					•	
(a) Name of distributing foreign corporation				(b) EIN or reference ID number (c) Date		(c) Date o	e of distribution (d) Functional currer distributing foreign cor		I currency of gn corporation	(e) Amount of distribution in functional currency
Α										
В										
С										
D										
E										
F										
G										
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ı										
J										
K										
L										
М										
N										
0										
	(f) Amount of E&P distribution in functional currency	(g) Spot rate (functional currency to U.S. dollars)	(h) Amount o in U.S.	of distribution dollars	distribution distribution (i) Amount of E&P d in U.S. dolla			(j) Qualified foreign corporation		(k) Reserved for future use
Α]	
В										
С]	
D]	
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F										
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М									_	
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0										

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Name of partnership:

EIN (if any):

Reference ID number (see instr.):

Name	of partner:										SSN or TIN:	
Pa	art VI Inform	ation	on Partner's	Section	า 951(a)(1) and Sectio	n 951 <i>A</i>	A Inclusions			•	
а	Separate category (e	enter coc	de)									
b	If box is checked, thi	is is com	npleted with resp	pect to U.S	S. source inc	ome				<u> </u>	<u> </u>	
	(a) Nan	me of CF	FC		EIN or ID number	(c) Ending of tax year		(d) Partner's sha of CFC items throi its ownership ir the partnership		(e) Partner's share o subpart F income	f (f) Partner's section 951(a)(1)(B) inclusion	(g) Tested income
Α												
В												
С												
D												
Е												
F												
G												
Н												
I												
J												
K												
1	Partner's total (sum	for all C	CFCs)									
	(h) Tested loss		(i) Partner's sh tested incom					(k) Partner's share of QBAI		Partner's share of the tested loss QBAI amount	(m) Partner's share of tested interest income	(n) Partner's share of tested interest expense
Α												
В												
С												
D												
Е												
F												
G												
Н												
I												
J												
K												
1												

Name of p	partnership:		EIN (if any):		Reference ID	number (see instr.):			
Name of p	partner:		•				SSN or 1	ΓIN:	
Part '	VII Information Regarding Passive	Foreign Investmer	nt Companies (F	PFICs)					
Section	on 1—General Information								
			General Infor	mation					
	(a) Name of PFIC	(b) EIN or		(c) Addres	o of DEIC		(d) Beginnin) Ending of
	(a) Name of Pric	reference ID nu	mber	(C) Addres	S OI PPIC		PFIC tax ye	ear PF	TC tax year
Α									
В									
С									
D									
E									
F									
G									
Н									
ı									
J									
K									
L						1			
	Summa	ary of Annual Informatio	on			+	nformation Reg	arding Election	S
	(f) Description of each class of PFIC shares	(g) Dates PFIC shares acquired during tax year (if applicable)	(h) Partner's shar total number of PFIC shares held partnership at en tax year	f total by PFIC sha d of partnersh	er's share of value of ares held by nip at end of x year	(j) Box is checked if foreign corporation has documented its eligibility to be treated as a qualifying insurance corporation under section 1297(f)(2).	(k) Box is checked if PFIC has indicated its shares are "marketable stock" within the meaning of section 1296(e).	(I) Box is checked if PFIC is also a CFC within the meaning of section 957.	(m) Box is checked if PFIC meets the income test or asset test of section 1297(a) for the tax year.
Α									
В									
С									
D									
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F						<u> </u>			
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Name of partnership:	EIN (if any): Reference ID r		nce ID number (see instr.):			
Name of partner:			SSN or TIN:			

Part VII Information Regarding Passive Foreign Investment Companies (PFICs) (continued) Section 2—Additional Information on PFIC or Qualified Electing Fund (QEF) Part VII

	General Information		QEF Info	ormation	Section 1296 Mark-to	Section 1291 and Other Information	
	(a) Name of PFIC	(b) EIN or reference ID number	(c) Partner's share of ordinary earnings	(d) Partner's share of net capital gain	(e) Partner's share of fair market value (FMV) of PFIC shares held by partnership at beginning of tax year	(f) Partner's share of FMV of PFIC shares held by partnership at end of tax year	(g) Dates PFIC shares were acquired
Α							
В							
_C							
D							
E							
F							
G							
Н							
ı							
J							
K							
L							

Section 1291 and Other Information

	(h) Partner's share of amount of cash and FMV of property distributed by PFIC during the current tax year (if applicable)	(i) Dates of distribution	(j) Partner's share of total creditable foreign taxes attributable to distribution by PFIC	(k) Partner's share of total distributions from PFIC in preceding 3 tax years	(I) Dates PFIC shares disposed of during tax year (if applicable)	(m) Partner's share of amount realized by partnership on disposition of PFIC shares	(n) Partner's share of partnership's tax basis in PFIC shares on dates of disposition (including partner-specific adjustments)	
Α								
В								
С								
D								
E								
F								
G								
_ Н								
J								
_ K								
L								

Name o	of partnership: EIN (if any):		Reference ID number (see instr.):							
Name o	of partner:		SSN or TIN:							
Par	Part VIII Partner's Information for Base Erosion and Anti-Abuse Tax (Section 59A)									
Sec	Section 1 – Applicable Taxpayer (see instructions)									
	Description		(a) Total	(b) Total ECI gross receipts	(c) Total non-ECI gross receipts					
1	Gross receipts for section 59A(e)									
2	Gross receipts for the first preceding year									
3	Gross receipts for the second preceding year									
4	Gross receipts for the third preceding year									
5	Amounts included in the denominator of the base erosion percentage as described in Regulations s 1.59A-2(e)(3)									
Sec	tion 2-Base Erosion Payments and Base Erosion Tax Benefits (see instruction									
	Description	,	(a) Total	(b) Total base erosion payments	(c) Total base erosion tax benefits					
6	Reserved for future use									
7	Reserved for future use									
8	Purchase or creations of property rights for intangibles (patents, trademarks, etc.)									
9	Rents, royalties, and license fees									
10a	Compensation/consideration paid for services not excepted by section 59A(d)(5)									
b	Compensation/consideration paid for services excepted by section 59A(d)(5)									
11	Interest expense									
12	Payments for the purchase of tangible personal property									
13	Premiums and/or other considerations paid or accrued for insurance and reinsurance as covered by sections 59A(d)(3) and 59A(c)(2)(A)(iii)	 								
14a	Nonqualified derivative payments									
b	Qualified derivative payments excepted by section 59A(h)									
15	Payments reducing gross receipts made to surrogate foreign corporation									
16	Other payments—specify:									
17	Base erosion tax benefits related to payments reported on lines 6 through 16, on which tax is impose section 871 or 881, with respect to which tax has been withheld under section 1441 or 1442 at the 30 (0.30) statutory withholding tax rate	0%								
18	Portion of base erosion tax benefits reported on lines 6 through 16, on which tax is imposed by secti 871 or 881, with respect to which tax has been withheld under section 1441 or 1442 at reduced withholding rate pursuant to income tax treaty. Multiply ratio of percentage withheld divided by 30% times tax benefit. See instructions	(0.30)								
19	Total base erosion tax benefits (subtract the sum of lines 17 and 18 from the sum of lines 8 through	h 16) .								
20	Reserved for future use									
21	Reserved for future use									
22	Paganted for future use									