## APPENDIX C-Continued

OMB numbers that will no longer be separately reported in order to eliminate duplicate burden reporting. For individual filers, the following OMB numbers are or will be retired resulting in a total reduction of 94,011,246 reported burden hours:

Burden hours	OMB No.	Title/description
5,000	1545–1452	FI-43-94 (TD 8649—Final)—Regulations Under Section 1258 of the Internal Revenue Code of 1986; Netting Rule for Certain Conversion Transactions.
1,975,000	1545–1464	TD 8960 (Final)—Deductibility, Substantiation, and Disclosure of Certain Charitable Contributions.
	1545–1596	Form 8857.
	1545–1616	TD 8816 (Final)—Roth IRAs.
17,824,793	1545–1629 *	Paid Preparer's Due Diligence Checklist.
24,100	1545–1649	Rev. Proc. 99–21, Disability Suspension.
1,729	1545–1763	Form 8302—Electronic Deposit of Tax Refund of \$1 Million or more.
10,000	1545–1773	Revenue Procedure 2014–55, Election Procedures and Information Reporting with Respect to Inter-
800	1545–1816	ests in Certain Canadian Retirement Plans.  TD 9054—Disclosure of Returns and Return Information to Designee of Taxpayer (as amended by TD 9618).
300,000	1545–1930	T.D. 9248—Residence and Source Rules Involving U.S. Possessions and Other Conforming Changes (Final and Temporary).
430	1545–1956 *	
1,027,515		Net Profit from Business.
	1545–1974 *	Schedule C (Form 1040), Profit or Loss From Business.
	1545–2018	
3,700	1545–2115 *	TD 9481—Travel Expenses of State Legislators (REG-119518-07).
514,836	1545–2139	Identity Theft Affidavit.
2,039	1545–2152	The Health Coverage Tax Credit (HCTC) Reimbursement Request Form.
6,200	1545–2169	Notice 2010–30/Notice 2012–41—Transitional Guidance for Taxpayers Claiming Relief Under the
1,652,000	1545–2195	Military Spouses Residency Relief Act for Taxable Year 2009 and Subsequent Years. Form 8938 Statement of Specified Foreign Financial Assets.
94,011,246	Total Burden hours (	or to be) discontinued.

<sup>\*</sup> Discontinued in FY19.

[FR Doc. 2019–21066 Filed 9–27–19; 8:45 am] BILLING CODE 4830–01–P

### DEPARTMENT OF THE TREASURY

## Internal Revenue Service

Proposed Collection; Comment Request for Forms 1065, 1066, 1120, 1120–C, 1120–F, 1120–H, 1120–ND, 1120–S, 1120–SF, 1120–FSC, 1120–L, 1120–PC, 1120–REIT, 1120–RIC, 1120– POL, and Related Attachments

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice and request for comments.

**SUMMARY:** The Internal Revenue Service, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995 (PRA). The IRS is soliciting comments on forms used by business entity taxpayers:

Forms 1065, 1066, 1120, 1120–C, 1120–F, 1120–H, 1120–ND, 1120–S, 1120–SF, 1120–FSC, 1120–L, 1120–PC, 1120–REIT, 1120–RIC, 1120–POL; and related attachments to these forms (see the Appendix to this notice).

**DATES:** Written comments should be received on or before November 29, 2019 to be assured of consideration.

ADDRESSES: Direct all written comments to Laurie Brimmer, Internal Revenue Service, Room 6526, 1111 Constitution Avenue NW, Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the form and instructions should be directed to Sara Covington, at (202) 317–6038, Internal Revenue Service, Room 6526, 1111 Constitution Avenue NW, Washington, DC 20224, or

through the internet, at Sara.L.Covington@irs.gov.

**SUPPLEMENTARY INFORMATION:** Today, over 90 percent of all business entity tax returns are prepared using software by the taxpayer or with preparer assistance.

These are forms used by business taxpayers. These include Forms 1065, 1066, 1120, 1120–C, 1120–F, 1120–H, 1120–ND, 1120–S, 1120–SF, 1120–FSC, 1120–L, 1120–PC, 1120–REIT, 1120–RIC, 1120–POL, and related schedules, that business entity taxpayers attach to their tax returns (see Appendix A for this notice). In addition, there are numerous OMB numbers that report burden already included in this OMB number. In order to eliminate this duplicative burden reporting, 163 OMB numbers are

being obsoleted. See Appendix B for information on the obsoleted OMB numbers and the burden that was previously reported under those numbers.

#### **Tax Compliance Burden**

Tax compliance burden is defined as the time and money taxpayers spend to comply with their tax filing responsibilities. Time-related activities include recordkeeping, tax planning, gathering tax materials, learning about the law and what you need to do, and completing and submitting the return. Out-of-pocket costs include expenses such as purchasing tax software, paying a third-party preparer, and printing and postage. Tax compliance burden does not include a taxpayer's tax liability, economic inefficiencies caused by suboptimal choices related to tax deductions or credits, or psychological costs.

## **Proposed PRA Submission to OMB**

*Title:* U.S. Business Income Tax Return.

OMB Number: 1545-0123.

Form Numbers: Forms 1065, 1066, 1120, 1120–C, 1120–F, 1120–H, 1120–ND, 1120–S, 1120–SF, 1120–FSC, 1120–L, 1120–PC, 1120–REIT, 1120–RIC, 1120–POL and all attachments to these forms (see the Appendix to this notice).

Abstract: These forms are used by businesses to report their income tax liability.

Current Actions: The change in estimated aggregate compliance burden can be explained by three major sources—technical adjustments, statutory changes, and discretionary agency (IRS) actions. This estimate is preliminary and reflects only the change in burden related to technical adjustments related to updating the number of affected taxpayers to reflect the FY2020 forecast.

*Type of Review:* Revision of currently approved collections.

Affected Public: Corporations and Pass-Through Entities.

Estimated Number of Respondents: 11.300.000.

*Total Estimated Time*: 3.162 billion hours.

Estimated Time per Respondent: 279.82 hours.

Total Estimated Out-of-Pocket Costs: \$58.242 billion.

Estimated Out-of-Pocket Cost per Respondent: \$5,154.

Total Monetized Burden: 180,784 billion.

Estimated Total Monetized Burden per Respondent: \$15,998.

Note: Amounts below are for preliminary estimates for FY2020. Reported time and cost burdens are national averages and do not necessarily reflect a "typical" case. Most taxpayers experience lower than average burden, with taxpayer burden varying considerably by taxpayer type. Detail may not add due to rounding.

# PRELIMINARY FISCAL YEAR 2020 ICB ESTIMATES FOR FORM 1120 AND 1065 SERIES OF RETURNS AND RELATED FORMS AND SCHEDULES

	FY19	Program change due to adjustment	FY20
Number of Taxpayers	11,300,000		11,300,000
Burden in Hours	3,157,000,000	5,000,000	3,162,000,000
Burden in Dollars	58,148,000,000	94,000,000	58,242,000,000
Monetized Total Burden	180,493,000,000	291,000,000	180,784,000,000

Source RAAS:KDA 09/03/2019.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB Control Number.

Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

## **Request for Comments**

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the

quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: September 23, 2019.

#### Laurie Brimmer,

Senior Tax Analyst.

## Appendix A

Product	Title
Form 1042	Annual Withholding Tax Return for U.S. Source Income of Foreign Persons.
Form 1042-S	Foreign Person's Ŭ.S. Source Income Subject to Withholding.
Form 1042-T	Annual Summary and Transmittal of Forms 1042–S.
Form 1065	U.S. Return of Partnership Income.
Form 1065 (SCH B-1)	Information for Partners Owning 50% or More of the Partnership.
Form 1065 (SCH B-2)	Election Out of the Centralized Partnership Audit Regime.
Form 1065 (SCH C)	Additional Information for Schedule M–3 Filers.
Form 1065 (SCH D)	Capital Gains and Losses.
Form 1065 (SCH K-1)	Partner's Share of Income, Deductions, Credits, etc.
Form 1065 (SCH M-3)	Net Income (Loss) Reconciliation for Certain Partnerships.
Form 1065X	Amended Return or Administrative Adjustment Request (AAR).
Form 1066	U.S. Real Estate Mortgage Investment Conduit (REMIC) Income Tax Return.
Form 1066 (SCH Q)	Quarterly Notice to Residual Interest Holder of REMIC Taxable Income or Net Loss Allocation.
Form 1118	Foreign Tax Credit-Corporations.
Form 1118 (SCH I)	Reduction of Foreign Oil and Gas Taxes.
Form 1118 (SCH J)	Adjustments to Separate Limitation Income (Loss) Categories for Determining Numerators of Limitation Fractions, Year-End Recharacterization Balances, and Overall Foreign and Domestic Loss
	Account Balances.
Form 1118 (SCH K)	Foreign Tax Carryover Reconciliation Schedule.
Form 1120	U.S. Corporation Income Tax Return.
Form 1120 (SCH B)	Additional Information for Schedule M–3 Filers.
Form 1120 (SCH D)	Capital Gains and Losses.
Form 1120 (SCH G)	Information on Certain Persons Owning the Corporation's Voting Stock.
Form 1120 (SCH H)	Section 280H Limitations for a Personal Service Corporation (PSC).
Form 1120 (SCH M-3)	Net Income (Loss) Reconciliation for Corporations With Total Assets of \$10 Million of More.
Form 1120 (SCH N)	Foreign Operations of U.S. Corporations.

Product	Title
Form 1120 (SCH O)	Consent Plan and Apportionment Schedule for a Controlled Group.
Form 1120 (SCH PH) Form 1120 (SCH UTP)	U.S. Personal Holding Company (PHC) Tax. Uncertain Tax Position Statement.
Form 1120–C	U.S. Income Tax Return for Cooperative Associations.
Form 1120F	U.S. Income Tax Return of a Foreign Corporation.
Form 1120–F (SCH H)	Deductions Allocated to Effectively Connected Income Under Regulations Section 1.861–8.
Form 1120–F (SCH I)	Interest Expense Allocation Under Regulations Section 1.882–5.
Form 1120-F (SCH M1 & M2)	Reconciliation of Income (Loss) and Analysis of Unappropriated Retained Earnings per Books.
Form 1120-F (SCH M-3)	Net Income (Loss) Reconciliation for Foreign Corporations With Reportable Assets of \$10 Million or More.
Form 1120–F (SCH P)	List of Foreign Partner Interests in Partnerships.
Form 1120–F(SCH S)	Exclusion of Income From the International Operation of Ships or Aircraft Under Section 883.
Form 1120–F (SCH V)	List of Vessels or Aircraft, Operators, and Owners.
Form 1120–FSC Form 1120FSC (SCH P)	U.S. Income Tax Return of a Foreign Sales Corporation.  Transfer Price or Commission.
Form 1120H	U.S. Income Tax Return for Homeowners Associations.
Form 1120–IC–DISC	Interest Charge Domestic International Sales Corporation Return.
Form 1120-IC-DISC (SCH K)	Shareholder's Statement of IC-DISC Distributions.
Form 1120-IC-DISC (SCH P)	Intercompany Transfer Price or Commission.
Form 1120-IC-DISC (SCH Q)	Borrower's Certificate of Compliance With the Rules for Producer's Loans.
Form 1120–L	U.S. Life Insurance Company Income Tax Return.
Form 1120–L (SCH M–3)	Net Income (Loss) Reconciliation for U.S. Life Insurance Companies With Total Assets of \$10 Million or More.
Form 1120–ND*	Return for Nuclear Decommissioning Funds and Certain Related Persons.
Form 1120–PC Form 1120–PC (SCH M–3)	U.S. Property and Casualty Insurance Company Income Tax Return.  Net Income (Loss) Reconciliation for U.S. Property and Casualty Insurance Companies With Total
FOIII 1120-PC (SCH W-3)	Assets of \$10 Million or More.
Form 1120-POL	U.S. Income Tax Return for Certain Political Organizations.
Form 1120-REIT	U.S. Income Tax Return for Real Estate Investment Trusts.
Form 1120-RIC	U.S. Income Tax Return for Regulated Investment Companies.
Form 1120S	U.S. Income Tax Return for an S Corporation.
Form 1120S (SCH B-1)	Information on Certain Shareholders of an S Corporation.
Form 1120S (SCH D)	Capital Gains and Losses and Built-In Gains.
Form 1120S (SCH K-1)	Shareholder's Share of Income, Deductions, Credits, etc.
Form 1120S (SCH M-3) Form 1120–SF	Net Income (Loss) Reconciliation for S Corporations With Total Assets of \$10 Million or More. U.S. Income Tax Return for Settlement Funds (Under Section 468B).
Form 1120–SF	Estimated Tax for Corporations.
Form 1120–X	Amended U.S. Corporation Income Tax Return.
Form 1122	Authorization and Consent of Subsidiary Corporation to be Included in a Consolidated Income Tax Return.
Form 1125–A	Cost of Goods Sold.
Form 1125–E	Compensation of Officers.
Form 1127	Application for Extension of Time for Payment of Tax Due to Undue Hardship.
Form 1128	Application to Adopt, Change, or Retain a Tax Year.
Form 1138	Extension of Time For Payment of Taxes By a Corporation Expecting a Net Operating Loss Carryback.
Form 1139	Corporation Application for Tentative Refund.
Form 2428	Underpayment of Estimated Tax By Corporations.
Form 2438	Undistributed Capital Gains Tax Return.  Notice to Shareholder of Undistributed Long-Term Capital Gains.
Form 2553	Election by a Small Business Corporation.
Form 2848	Power of Attorney and Declaration of Representative.
Form 3115	Application for Change in Accounting Method.
Form 3468	Investment Credit.
Form 3520	Annual Return To Report Transactions With Foreign Trusts and Receipt of Certain Foreign Gifts.
Form 3520–A	Annual Return of Foreign Trust With a U.S. Owner.
Form 3800	General Business Credit.
Form 4136	Credit for Federal Tax Paid on Fuels.  Recapture of Investment Credit.
Form 4466	Corporation Application for Quick Refund of Overpayment of Estimated Tax.
Form 4562	Depreciation and Amortization (Including Information on Listed Property).
Form 4684	Casualties and Thefts.
Form 4797	Sales of Business Property.
Form 4810	Request for Prompt Assessment Under Internal Revenue Code Section 6501(d).
Form 4876A	Election to Be Treated as an Interest Charge DISC.
Form 5452	Corporate Report of Nondividend Distributions.
Form 5471	Information Return of U.S. Persons With Respect To Certain Foreign Corporations.
Form 5471 (SCH E)	Income, War Profits, and Excess Profits Taxes Paid or Accrued.
Form 5471 (SCH H)	Current Earnings and Profits.
Form 5471 (SCH I-1)	Information for Global Intangible Low-Taxed Income. Accumulated Earnings and Profits (E&P) of Controlled Foreign Corporation.
Form 5471 (SCH J)	Transactions Between Controlled Foreign Corporation and Shareholders or Other Related Persons.
Form 5471 (SCH M)	Organization or Reorganization of Foreign Corporation, and Acquisitions and Dispositions of its
	Stock.

Product	Title
Form 5471 (SCH P)	Previously Taxed Earnings and Profits of U.S. Shareholder of Certain Foreign Corporations.  Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business.
Form 56	Notice Concerning Fiduciary Relationship.
Form 56F	Notice Concerning Fiduciary Relationship of Financial Institution.
Form 5713	International Boycott Report.
Form 5713 (SCH A)	International Boycott Factor (Section 999(c)(1)). Specifically Attributable Taxes and Income (Section 999(c)(2)).
Form 5713 (SCH C)	Tax Effect of the International Boycott Provisions.
Form 5735	American Samoa Economic Development Credit.
Form 5735 Schedule P	Allocation of Income and Expenses Under Section 936(h)(5).
Form 5884	Work Opportunity Credit.
Form 5884–A	Credits for Affected Midwestern Disaster Area Employers (for Employers Affected by Hurricane Harvey, Irma, or Maria or Certain California Wildfires).
Form 6198	At-Risk Limitations.
Form 6478 Form 6627	Biofuel Producer Credit. Environmental Taxes.
Form 6765	Credit for Increasing Research Activities.
Form 6781	Gains and Losses From Section 1256 Contracts and Straddles.
Form 7004	Application for Automatic Extension of Time To File Certain Business Income Tax, Information, and Other Returns.
Form 8023Form 8050	Elections Under Section 338 for Corporations Making Qualified Stock Purchases.  Direct Deposit Corporate Tax Refund.
Form 8082	Notice of Inconsistent Treatment or Administrative Adjustment Request (AAR).
Form 8275	Disclosure Statement.
Form 8275R	Regulation Disclosure Statement.
Form 8283	Noncash Charitable Contributions.
Form 8288Form 8288A	U.S. Withholding Tax Return for Dispositions by Foreign Persons of U.S. Real Property Interests. Statement of Withholding on Dispositions by Foreign Persons of U.S. Real Property Interests.
Form 8288B	Application for Withholding Certificate for Dispositions by Foreign Persons of U.S. Real Property Interests.
Form 8300	Report of Cash Payments Over \$10,000 Received In a Trade or Business.
Form 8302	Electronic Deposit of Tax Refund of \$1 Million or More.
Form 8308	Report of a Sale or Exchange of Certain Partnership Interests.
Form 8329 Form 8404	Lender's Information Return for Mortgage Credit Certificates (MCCs). Interest Charge on DISC-Related Deferred Tax Liability.
Form 8453–C	U.S. Corporation Income Tax Declaration for an IRS e-file Return.
Form 8453–I	Foreign Corporation Income Tax Declaration for an IRS e-file Return.
Form 8453-PE	U.S. Partnership Declaration for an IRS e-file Return.
Form 8453–S	U.S. S Corporation Income Tax Declaration for an IRS e-file Return.
Form 8586	Affiliations Schedule.  Low-Income Housing Credit.
Form 8594	Asset Acquisition Statement Under Section 1060.
Form 8609	Low-Income Housing Credit Allocation and Certification.
Form 8609–A	Annual Statement for Low-Income Housing Credit.
Form 8611	Recapture of Low-Income Housing Credit.
Form 8621	Information Return By Shareholder of a Passive Foreign Investment Company or Qualified Electing Fund.
Form 8621–A	Return by a Shareholder Making Certain Late Elections to End Treatment as a Passive Foreign Investment Company.
Form 8655	Reporting Agent Authorization.
Form 8697 Form 8703	Interest Computation Under the Look-Back Method for Completed Long-Term Contracts.  Annual Certification of a Residential Rental Project.
Form 8716	Election To Have a Tax Year Other Than a Required Tax Year.
Form 8752	Required Payment or Refund Under Section 7519.
Form 8804	Annual Return for Partnership Withholding Tax (Section 1446).
Form 8804 (SCH A)	Penalty for Underpayment of Estimated Section 1446 Tax for Partnerships.
Form 8804–C Form 8804–W	Certificate of Partner-Level Items to Reduce Section 1446 Withholding. Installment Payments of Section 1446 Tax for Partnerships.
Form 8805	Foreign Partner's Information Statement of Section 1446 Withholding tax.
Form 8806	Information Return for Acquisition of Control or Substantial Change in Capital Structure.
Form 8810	Corporate Passive Activity Loss and Credit Limitations.
Form 8813	Partnership Withholding Tax Payment Voucher (Section 1446).
Form 8816	Special Loss Discount Account and Special Estimated Tax Payments for Insurance Companies.  Dollar Election Under Section 985.
Form 8819 Form 8820	Orphan Drug Credit.
Form 8822B	Change of Address—Business.
Form 8824	Like-Kind Exchanges.
Form 8825	Rental Real Estate Income and Expenses of a Partnership or an S Corporation.
Form 8826	Disabled Access Credit.
Form 8827	Credit for Prior Year Minimum Tax-Corporations.
Form 8830Form 8832	Enhanced Oil Recovery Credit. Entity Classification Election.
Form 8833	

Product	Title
Form 8834	Qualified Electric Vehicle Credit.
Form 8835	Renewable Electricity, Refined Coal, and Indian Coal Production Credit.
Form 8838	Consent to Extend the Time To Assess Tax Under Section 367-Gain Recognition Agreement.
Form 8838–P	Consent To Extend the Time To Assess Tax Pursuant to the Gain Deferral Method (Section 721(c)).
Form 8842	Election to Use Different Annualization Periods for Corporate Estimated Tax.
Form 8844	Empowerment Zone Employment Credit.
Form 8845	Indian Employment Credit.
Form 8848	Credit for Employer Social Security and Medicare Taxes Paid on Certain Employee Tips.  Consent to Extend the Time to Assess the Branch Profits Tax Under Regulations Sections 1.884–
1 01111 0040	2(a) and (c).
Form 8858	Information Return of U.S. Persons With Respect to Foreign Disregarded Entities (FDEs) and Foreign Branches (FBs).
Form 8858 (SCH M)	Transactions Between Foreign Disregarded Entity of a Foreign Tax Owner and the Filer or Other Related Entities.
Form 8864	Biodiesel and Renewable Diesel Fuels Credit.
Form 8865	Return of U.S. Persons With Respect to Certain Foreign Partnerships.
Form 8865 (SCH G)	Statement of Application for the Gain Deferral Method Under Section 721(c).
Form 8865 (SCH H)	Acceleration Events and Exceptions Reporting Relating to Gain Deferral Method Under Section 721
Form 9965 (SCH K 1)	(c). Partner's Share of Income Deductions Credits etc.
Form 8865 (SCH K–1) Form 8865 (SCH O)	Partner's Share of Income, Deductions, Credits, etc. Transfer of Property to a Foreign Partnership.
Form 8865 (SCH P)	Acquisitions, Dispositions, and Changes of Interests in a Foreign Partnership.
Form 8866	Interest Computation Under the Look-Back Method for Property Depreciated Under the Income
	Forecast Method.
Form 8869	Qualified Subchapter S Subsidiary Election.
Form 8873	Extraterritorial Income Exclusion.
Form 8874	New Markets Credit.
Form 8875	Taxable REIT Subsidiary Election.
Form 8878–A Form 8879–C	IRS e-file Electronic Funds Withdrawal Authorization for Form 7004. IRS e-file Signature Authorization for Form 1120.
Form 8879–I	IRS e-file Signature Authorization for Form 1120–F.
Form 8879–PE	IRS e-file Signature Authorization for Form 1065.
Form 8879–S	IRS e-file Signature Authorization for Form 1120S.
Form 8881	Credit for Small Employer Pension Plan Startup Costs.
Form 8882	Credit for Employer-Provided Childcare Facilities and Services.
Form 8883	Asset Allocation Statement Under Section 338.
Form 8886	Reportable Transaction Disclosure Statement.
Form 8896	Low Sulfur Diesel Fuel Production Credit.
Form 8900Form 8902	Qualified Railroad Track Maintenance Credit.  Alternative Tax on Qualified Shipping Activities.
Form 8903	Domestic Production Activities Deduction.
Form 8906	Distilled Spirits Credit.
Form 8908	Energy Efficient Home Credit.
Form 8910	Alternative Motor Vehicle Credit.
Form 8911	Alternative Fuel Vehicle Refueling Property Credit.
Form 8912	Credit to Holders of Tax Credit Bonds.
Form 8916	Reconciliation of Schedule M–3 Taxable Income with Tax Return Taxable Income for Mixed Groups.
Form 8916–A	Supplemental Attachment to Schedule M–3.
Form 8918	Material Advisor Disclosure Statement.  Mining Rescue Team Training Credit.
Form 8923	Report of Employer-Owned Life Insurance Contracts.
Form 8927	Determination Under Section 860(e)(4) by a Qualified Investment Entity.
Form 8932	Credit for Employer Differential Wage Payments.
Form 8933	Carbon Oxide Sequestration Credit.
Form 8936	Qualified Plug-In Electric Drive Motor Vehicle Credit.
Form 8937	Report of Organizational Actions Affecting Basis of Securities.
Form 8938	Statement of Foreign Financial Assets.
Form 8941	Credit for Small Employer Health Insurance Premiums.
Form 8947	Report of Branded Prescription Drug Information.
Form 8966 Form 8966–C	FATCA Report.  Cover Sheet for Form 8966 Paper Submissions.
Form 8979	Partnership Representative Revocation/Resignation and Designation.
Form 8990	Limitation on Business Interest Expense IRC 163(j).
Form 8991	Tax on Base Erosion Payments of Taxpayers with Substantial Gross Receipts.
Form 8992	U.S Shareholder Calculation of Global Intangible Low-Taxed Income (GILTI).
Form 8993	Section 250 Deduction for Foreign-Derived Intangible Income (FDII) and Global Intangible Low-Taxed Income (GILTI).
Form 8994	Employer Credit for Paid Family and Medical Leave.
Form 8996	Qualified Opportunity Fund.
Form 926	Return by a U.S. Transferor of Property to a Foreign Corporation.
Form 965	Inclusion of Deferred Foreign Income Upon Transition to Participation Exemption System.
Form 965–B	Corporate and Real Estate Investment Trust (REIT) Report of Net 965 Tax Liability and REIT Report of Net 965 Inclusion.
Form 965 (SCH-A)	U.S. Shareholder's Section 965(a) Inclusion Amount.

Product	Title
Form 965 (SCH–B)	Deferred Foreign Income Corporation's Earnings and Profits (E&P).
Form 965 (SCH-C)	U.S. Shareholder's Aggregate Foreign Earnings and Profits Deficit.
Form 965 (SCH-D)	U.S. Shareholder's Aggregate Foreign Cash Position.
Form 965 (SCH-E)	U.S. Shareholder's Aggregate Foreign Cash Position Detail.
Form 965 (SCH-F)	Foreign Taxes Deemed Paid by Domestic Corporation (for U.S. Shareholder Tax).
Form 965 (SCH–G)	Foreign Taxes Deemed Paid by Domestic Corporation (for U.S. Shareholder Tax Year Ending in 2017).
Form 965 (SCH-H)	Disallowance of Foreign Tax Credit and Amounts Reported on Forms 1116 and 1118.
Form 966	Corporate Dissolution or Liquidation.
Form 970	Application to Use LIFO Inventory Method.
Form 972	Consent of Shareholder to Include Specific Amount in Gross Income.
Form 973	Corporation Claim for Deduction for Consent Dividends.
Form 976	Claim for Deficiency Dividends Deductions by a Personal Holding Company, Regulated Investment Company, or Real Estate Investment Trust.
Form 982	Reduction of Tax Attributes Due to Discharge of Indebtedness (and Section 1082 Basis Adjustment).
Form SS-4	Application for Employer Identification Number.
Form SS-4PR	Solicitud de Número de Identificación Patronal (EIN).
Form T (TIMBER)	Forest Activities Schedule.
Form W-8BEN	Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding (Individual).
Form W–8BEN(E)	Certificate of Entities Status of Beneficial Owner for United States Tax Withholding (Entities).
Form W–8ECI	Certificate of Foreign Person's Claim That Income is Effectively Connected With the Conduct of a Trade or Business in the United States.
Form W–8IMY	Certificate of Foreign Intermediary, Foreign Flow-Through Entity, or Certain U.S. Branches for United States Tax Withholding.

## Appendix B

OMB numbers that will no longer be separately reported in order to eliminate

duplicate burden reporting. For business filers, the following OMB numbers are or will be retired resulting in a total reduction of 48,912,072 reported burden hours.

Operations.  TD 8864 (Final); EE–63–88 (Final and temp regulations) Taxation of Fringe Benefits and Exclusions From Gross Income for Certain Fringe Benefits; IA–140–86 (Temporary) Fringe Benefits Treas reg 1.274.  (TD 7533) Final, DISC Rules on Procedure and Administration; Rules on Export Trade Corporations and (TD 7896) Final, Income from Trade Shows.  8,125   1545–0879   TD 8426—Certain Returned Magazines, Paperbacks or Records (IA–195–78).  TD 8426—Certain Returned Magazines, Paperbacks or Records (IA–195–78).  FI=27–89 (Temporary and Final) Real Estate Mortgage Investment Conduits; Reporting Requirements and Other Administrative Matters; FI=61–91 (Final) Allocation of Allocable Investment.  TD 8316 Cooperative Housing Corporations.  T.D. 8618—Definition of a Controlled Foreign Corporation, Foreign Base Company Income, and Foreign Personal Holding Company Income of a Controlled Foreign Corporation (INTL–362–88).  Effectively connected income and the branch profits tax.  INTL–952–86 (Final—TD 8410) and TD 8228 Allocation and Apportionment of Interest Expense and Certain Other Expenses.  Treatment of Dual Consolidated Losses.  Treatment of Dual Consolidated Losses.  Final Minimum Tax-Tax Benefit Rule (TD 8416), PS-19–92 (TD 9420—Final) Carryover Allocations and Other Rules Relating to the Low-Income Housing Credit.  Special Loss Discount Account and Special Estimated Tax Payments for Insurance Companies.  TD-8350 (Final) Requirements For Investments to Qualify under Section 936(d)(4) as Investments in Qualified Caribbean Basin Countries.  Applicable Conventions Under the Accelerated Cost.  Information with Respect to Certain Foreign-Owned Corporations—IRC Section 6038A.  CO–25–96 (TD 8824—Final) Regulations Under Section 1502 of the Internal Revenue Code o 1986; Limitations on Net Operating Loss Carryforwards and Certain Built-in Losses and Credits Following.	Burden hours	OMB No.	Title
1545-0755   Related Group Election With Respect to Qualified Investments in Foreign Base Company Shipping Operations.   1545-0771*   1545-0771*   1545-0771*   1545-0807   1545-0907   1	1,005	1545–0731	Definition of an S Corporation.
1545-0755   Related Group Election With Respect to Qualified Investments in Foreign Base Company Shipping Operations.   1545-0771*   1545-0771*   1545-0771*   1545-0807   1545-0907   1	41	1545–0746	LR-100-78 (Final) Creditability of Foreign Taxes.
From Gross Income for Certain Fringe Benefits; IA-140-86 (Temporary) Fringe Benefits Treas reg 1,274.	205		Related Group Election With Respect to Qualified Investments in Foreign Base Company Shipping
and (TD 7896) Final, Income from Trade Shows.   TD 8426—Certain Returned Magazines, Paperbacks or Records (IA-195-78).   TD 8416-Cooperative Housing Corporative Matters; FI-61-91 (Final) Allocation of Allocable Investment.   TD 8516 Cooperative Housing Corporation, Foreign Base Company Income, and Foreign Personal Holding Company Income of a Controlled Foreign Corporation (INTL-362-88).   TD 8416-1070	37,922,688	1545–0771 *	TD 8864 (Final); EE–63–88 (Final and temp regulations) Taxation of Fringe Benefits and Exclusions From Gross Income for Certain Fringe Benefits; IA–140–86 (Temporary) Fringe Benefits Treas reg 1.274.
1545-1018	3,104	1545–0807	(TD 7533) Final, DISC Rules on Procedure and Administration; Rules on Export Trade Corporations, and (TD 7896) Final, Income from Trade Shows.
ments and Other Administrative Matters; FI-61-91 (Final) Allocation of Allocable Investment.  TD 8316 Cooperative Housing Corporations,  1545-1068  TD 8316 Cooperative Housing Corporations,  TD 8316 Cooperative Housing Corporations,  TD 8316 Cooperative Housing Corporation,  TD 8316 Cooperative Housing Corporation, Foreign Base Company Income, and Foreign Personal Holding Company Income of a Controlled Foreign Corporation (INTL-362–88).  Effectively connected income and the branch profits tax.  Treatment of Dala Consolidated Losses.  Tinal Minimum Tax-Tax Benefit Rule (TD 8416),  PS-19-92 (TD 9420—Final) Carryover Allocations and Other Rules Relating to the Low-Income Housing Credit.  PS-19-92 (TD 9420—Final) Carryover Allocations and Other Rules Relating to the Low-Income Housing Credit.  To 8360 (Final) Requirements For Investments to Qualify under Section 936(d)(4) as Investments in Qualified Caribbean Basin Countries.  To 1545-1146*  Applicable Conventions Under the Accelerated Cost.  Information with Respect to Certain Foreign-Owned Corporations—IRC Section 6038A.  CO-25-96 (TD 8824—Final) Regulations Under Section 1502 of the Internal Revenue Code or 1986; Limitations on Net Operating Loss Carryforwards and Certain Built-in Losses and Credits Following.  T. D. 8337 (Final) Allocation and Apportionment of Deduction for State Income Taxes (INTL-112-88).  Adjusted Current Earnings (IA-14-91)(Final).  REG-209831-96 (TD 8823) Consolidated Returns—Limitation on the Use of Certain Losses and Deductions.  TD 8437—Limitations on Percentage Depletion in the Case of Oil and Gas Wells.  TD 8436-Conclusive Presumption of Worthlessness of Debts Held by Banks (FI-34-91).  CO-62-89 (Final) Final Regulations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code	8,125	1545–0879	TD 8426—Certain Returned Magazines, Paperbacks or Records (IA-195-78).
50,417   1545–1068   T.D. 8618—Definition of a Controlled Foreign Corporation, Foreign Base Company Income, and Foreign Personal Holding Company Income of a Controlled Foreign Corporation (INTL–362–88).  Effectively connected income and the branch profits tax.  1545–1072   INTL–952–86 (Final) and TD 8228 Allocation and Apportionment of Interest Expense and Certain Other Expenses.  1,620   1545–1083*   Treatment of Dual Consolidated Losses.  40   1545–1093   Treatment of Dual Consolidated Losses.  Final Minimum Tax-Tax Benefit Rule (TD 8416),  4,008   1545–1102   PS-19-92 (TD 9420—Final) Carryover Allocations and Other Rules Relating to the Low-Income Housing Credit.  19,830   1545–1138   Special Loss Discount Account and Special Estimated Tax Payments for Insurance Companies.  1,500   1545–1138   TD-8350 (Final) Requirements For Investments to Qualify under Section 936(d)(4) as Investments in Qualified Caribbean Basin Countries.  Applicable Conventions Under the Accelerated Cost.  Information with Respect to Certain Foreign-Owned Corporations—IRC Section 6038A.  CO-25–96 (TD 8824—Final) Regulations Under Section 1502 of the Internal Revenue Code on 1986; Limitations on Net Operating Loss Carryforwards and Certain Built-in Losses and Credits Following.  T. D. 8337 (Final) Allocation and Apportionment of Deduction for State Income Taxes (INTL–112–88).  Adjusted Current Earnings (IA–14–91)(Final).  REG-209831–96 (TD 8823) Consolidated Returns—Limitation on the Use of Certain Losses and Deductions.  1545–1231* TD 8396—Conclusive Presumption of Worthlessness of Debts Held by Banks (FI–34–91).  CO-62–89 (Final) Final Regulations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986;	978	1545–1018	FI-27-89 (Temporary and Final) Real Estate Mortgage Investment Conduits; Reporting Requirements and Other Administrative Matters; FI-61-91 (Final) Allocation of Allocable Investment.
50,417   1545–1068   T.D. 8618—Definition of a Controlled Foreign Corporation, Foreign Base Company Income, and Foreign Personal Holding Company Income of a Controlled Foreign Corporation (INTL–362–88).  Effectively connected income and the branch profits tax.  1545–1072   INTL–952–86 (Final) and TD 8228 Allocation and Apportionment of Interest Expense and Certain Other Expenses.  1,620   1545–1083*   Treatment of Dual Consolidated Losses.  40   1545–1093   Treatment of Dual Consolidated Losses.  Final Minimum Tax-Tax Benefit Rule (TD 8416),  4,008   1545–1102   PS-19-92 (TD 9420—Final) Carryover Allocations and Other Rules Relating to the Low-Income Housing Credit.  19,830   1545–1138   Special Loss Discount Account and Special Estimated Tax Payments for Insurance Companies.  1,500   1545–1138   TD-8350 (Final) Requirements For Investments to Qualify under Section 936(d)(4) as Investments in Qualified Caribbean Basin Countries.  Applicable Conventions Under the Accelerated Cost.  Information with Respect to Certain Foreign-Owned Corporations—IRC Section 6038A.  CO-25–96 (TD 8824—Final) Regulations Under Section 1502 of the Internal Revenue Code on 1986; Limitations on Net Operating Loss Carryforwards and Certain Built-in Losses and Credits Following.  T. D. 8337 (Final) Allocation and Apportionment of Deduction for State Income Taxes (INTL–112–88).  Adjusted Current Earnings (IA–14–91)(Final).  REG-209831–96 (TD 8823) Consolidated Returns—Limitation on the Use of Certain Losses and Deductions.  1545–1231* TD 8396—Conclusive Presumption of Worthlessness of Debts Held by Banks (FI–34–91).  CO-62–89 (Final) Final Regulations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986;	1,025	1545–1041	TD 8316 Cooperative Housing Corporations.
1545-1072   INTL-952-86 (Final—TD 8410) and TD 8228 Allocation and Apportionment of Interest Expense and Certain Other Expenses.   1,620			T.D. 8618—Definition of a Controlled Foreign Corporation, Foreign Base Company Income, and Foreign Personal Holding Company Income of a Controlled Foreign Corporation (INTL-362-88).
Certain Other Expenses.  Certain Other Expenses.  Certain Other Expenses.  Treatment of Dual Consolidated Losses.  Final Minimum Tax-Tax Benefit Rule (TD 8416),  PS-19-92 (TD 9420—Final) Carryover Allocations and Other Rules Relating to the Low-Income Housing Credit.  Special Loss Discount Account and Special Estimated Tax Payments for Insurance Companies.  TD-8350 (Final) Requirements For Investments to Qualify under Section 936(d)(4) as Investments in Qualified Caribbean Basin Countries.  Applicable Conventions Under the Accelerated Cost.  Information with Respect to Certain Foreign-Owned Corporations—IRC Section 6038A.  CO-25-96 (TD 8824—Final) Regulations Under Section 1502 of the Internal Revenue Code of 1986; Limitations on Net Operating Loss Carryforwards and Certain Built-in Losses and Credits Following.  T. D. 8337 (Final) Allocation and Apportionment of Deduction for State Income Taxes (INTL-112-88).  Adjusted Current Earnings (IA-14-91)(Final).  REG-209831-96 (TD 8823) Consolidated Returns—Limitation on the Use of Certain Losses and Deductions.  TD 8437—Limitations on Percentage Depletion in the Case of Oil and Gas Wells.  TD 8396—Conclusive Presumption of Worthlessness of Debts Held by Banks (FI-34-91).  CO-62-89 (Final) Final Regulations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the In	12,694	1545–1070	Effectively connected income and the branch profits tax.
40	3,250	1545–1072	INTL-952-86 (Final—TD 8410) and TD 8228 Allocation and Apportionment of Interest Expense and Certain Other Expenses.
40	1.620	1545–1083 *	
Housing Credit.  19,830			
1,500	4,008	1545–1102	PS-19-92 (TD 9420—Final) Carryover Allocations and Other Rules Relating to the Low-Income Housing Credit.
Qualified Caribbean Basin Countries.  Applicable Conventions Under the Accelerated Cost. Information with Respect to Certain Foreign-Owned Corporations—IRC Section 6038A.  CO-25-96 (TD 8824—Final) Regulations Under Section 1502 of the Internal Revenue Code of 1986; Limitations on Net Operating Loss Carryforwards and Certain Built-in Losses and Credits Following.  T. D. 8337 (Final) Allocation and Apportionment of Deduction for State Income Taxes (INTL-112-88).  Adjusted Current Earnings (IA-14-91)(Final).  REG-209831-96 (TD 8823) Consolidated Returns—Limitation on the Use of Certain Losses and Deductions.  TD 8437—Limitations on Percentage Depletion in the Case of Oil and Gas Wells.  TD 8396—Conclusive Presumption of Worthlessness of Debts Held by Banks (FI-34-91).  CO-62-89 (Final) Final Regulations under Section 382 of the Internal Revenue Code of 1986; Limitations on Percentage Depletion and Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations on Percentage Depletion and Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of the Internal Revenue Code of 1986; Limitations under Section 382 of t	19,830	1545–1130 *	Special Loss Discount Account and Special Estimated Tax Payments for Insurance Companies.
1545-1218   Information with Respect to Certain Foreign-Owned Corporations—IRC Section 6038A.	1,500	1545–1138	TD–8350 (Final) Requirements For Investments to Qualify under Section 936(d)(4) as Investments in Qualified Caribbean Basin Countries.
1545–1218			Applicable Conventions Under the Accelerated Cost.
1986; Limitations on Net Óperating Loss Carryforwards and Certain Built-in Losses and Credits Following.  1,000	640,000	1545–1191	
1,000	662	1545–1218	1986; Limitations on Net Operating Loss Carryforwards and Certain Built-in Losses and Credits
1,000       1545–1233*       Adjusted Current Earnings (IA–14–91)(Final).         2,000       1545–1237*       REG–209831–96 (TD 8823) Consolidated Returns—Limitation on the Use of Certain Losses and Deductions.         49,950       1545–1251*       TD 8437—Limitations on Percentage Depletion in the Case of Oil and Gas Wells.         50       1545–1254       TD 8396—Conclusive Presumption of Worthlessness of Debts Held by Banks (Fl–34–91).         1       1545–1260*       CO–62–89 (Final) Final Regulations under Section 382 of the Internal Revenue Code of 1986; Limi-	1,000	1545–1224	T. D. 8337 (Final) Allocation and Apportionment of Deduction for State Income Taxes (INTL-112-
2,000	1 000	1545 1000*	
Deductions.  49,950			
50	•		Deductions.
1			
	1	1545–1260 *	

Burden hours	OMB No.	Title
2,390 200		Treatment of transfers of stock or securities to foreign corporations.  Limitations on net operating loss carryforwards and certain built-in losses following ownership change.
2,070 625	1545–1287 1545–1290	FI-3-91 (TD 8456—Final) Capitalization of Certain Policy Acquisition Expenses.  TD 8513—Bad Debt Reserves of Banks.
3,542	1545–1299	TD 8459—Settlement Funds.
2,200	1545–1300	Treatment of Acquisition of Certain Financial Institutions: Certain Tax Consequences of Federal Financial Assistance to Financial Institutions.
322 63		TD 8449 (Final) Election, Revocation, Termination, and Tax Effect of Subchapter S Status.  CO–88–90 (TD 8530) Limitation on Net Operating Loss Carryforwards and Certain Built-in Losses Following Ownership Change; Special Rule for Value of a Loss Corporation Under the Jurisdiction.
5 18,600		Election Out of Subchapter K for Producers of Natural Gas—TD 8578.  TD 8560 (CO–30–92) Consolidated Returns—Stock Basis and Excess Loss Accounts, Earnings and Profits, Absorption of Deductions and Losses, Joining and Leaving Consolidated Groups, Worthless (Final).
2,000	1545–1352	TD 8586 (Final) Treatment of Gain From Disposition of Certain Natural Resource Recapture Property.
104,899	1545–1357	PS-78-91 (TD 8521)(TD 8859) Procedures for Monitoring Compliance with Low-Income Housing Credit Requirements; PS-50-92 Rules to Carry Out the Purposes of Section 42 and for Correcting.
9,350	1545–1364	Methods to Determine Taxable Income in connection with a Cost Sharing Arrangement—IRC Section 482.
20,000		FI-54-93 (Final) Clear Reflection of Income in the Case of Hedging Transactions.
4,332	1545–1417 *	Form 8845—Indian Employment Credit.
1,050		Consolidated and Controlled Groups—Intercompany Transactions and Related Rules.
875		CO-26-96 (Final) Regulations Under Section 382 of the Internal Revenue Code of 1986; Application of Section 382 in Short Taxable Years and With Respect to Controlled Groups.
333		TD 8643 (Final) Distributions of Stock and Stock Rights.
10,000		TD 8611, Conduit Arrangements Regulations—Final (INTL-64-93).
2,000		CO-46-94 (TD 8594—Final) Losses on Small Business Stock.
1,250		Source of Income From Sales of Inventory and Natural Resources Produced in One Jurisdiction and Sold in Another Jurisdiction.
171,050		TD 8985—Hedging Transactions.
2,500		TD 8746—Amortizable Bond Premium.
1,000		TD 8684—Treatment of Gain From the Disposition of Interest in Certain Natural Resource Recapture Property by S Corporations and Their Shareholders.
212,500		(TD 8701)—Treatment of Shareholders of Certain Passive Investment Companies; (TD 8178)—Passive Foreign Investment Companies.
326,436		Revenue Procedure 2017–52, 2017–1, 2017–3 Rulings and determination letters.
10,467	1545–1530	Rev. Proc. 2007–32—Tip Rate Determination Agreement (Gaming Industry); Gaming Industry Tip Compliance Agreement Program.
10,000	1545–1539 *	REG-208172-91 (TD 8787—final) Basis Reduction Due to Discharge of Indebtedness.
18,553	1545–1541 *	Revenue Procedure 97–27, Changes in Methods of Accounting.
278,622	1545–1546 *	Revenue Procedure 97–33, EFTPS (Electronic Federal Tax Payment System).
50,000	1545–1548 *	Rev. Proc. 2013–30, Uniform Late S Corporation Election Revenue Procedure.
296,896	1545–1549	Tip Reporting Alternative Commitment (TRAC) Agreement and Tip Rate Determination (TRDA) for Use in the Food and Beverage Industry.
30,580	1545–1551	Changes in Methods of Accounting (RP 2016–29).
623	1545–1555	REG-115795-97 (Final) General Rules for Making and Maintaining Qualified Electing Fund Elections.
500	1545–1556	TD 8786—Source of Income From Sales of Inventory Partly From Sources Within a Possession of the U.S.; Also, Source of Income Derived From Certain Purchases From a Corp. Electing Sec. 936.
1,000	1545–1558	Rev. Proc. 98–46 (modifies Rev. Proc. 97–43)—Procedures for Electing Out of Exemptions Under Section 1.475(c)–1; and Rev. Rul. 97–39, Mark-to-Market Accounting Method for Dealers in Securities.
100,000	1545–1559	Revenue Procedures 98–46 and 97–44, LIFO Conformity Requirement.
2,000	1545–1566	Notice 2010–46, Prevention of Over-Withholding of U.S. Tax Avoidance With Respect to Certain Subst.
904,000		Adjustments Following Sales of Partnership Interests.
10,110	1545–1590 *	RÉG-251698-96 (T.Ď. 8869—Final) Subchapter S Subsidiaries.
500	1545–1617*	REG-124069-02 (Final) Section 6038—Returns Required with Respect to Controlled Foreign Partnerships; REG-118966-97 (Final) Information Reporting with Respect to Certain Foreign Partner-
3,000	1545–1634	ship. TD 9595 (REG-141399-07) Consolidated Overall Foreign Losses, Separate Limitation Losses, and Overall Domestic Losses.
500	1545–1641	Rev. Proc. 99–17—Mark to Market Election for Commodities Dealers and Securities and Commodities Traders.
50	1545–1642 1545–1646 1545–1647*	TD 8853 (Final), Recharacterizing Financing Arrangements Involving Fast-Pay Stock.  TD 8851—Return Requirement for United States Persons Acquiring or Disposing of an Interest in a Foreign Partnership, or Whose Proportional Interest in a Foreign Partnership Changes.  Revenue Procedure 2001–21 Debt Roll-Ups.
	1545–1657 *	Revenue Procedure 99–32—Conforming Adjustments Subsequent to Section 482 Allocations.
25	1545–1658	

Burden hours	OMB No.	Title
10,000	1545–1661	Qualified lessee construction allowances for short-term leases.
1,500	1545–1671	REG-209709-94 (Final-TD 8865) Amortization of Intangible Property.
70	1545–1672	T.D. 9047—Certain Transfers of Property to Regulated Investment Companies (RICs) and Real Estate Investment Trusts (REITs).
470	1545–1675	Treatment of taxable income of a residual interest holder in excess of daily accruals.
23,900		Exclusions From Gross Income of Foreign Corporations.
13,134	1545–1684	Pre-Filing Agreements Program.
400		Notice 2000–28, Coal Exports.
400	1545–1699	TD 9715; Rev. Proc. 2015–26 (Formerly TD 9002; Rev Proc 2002–43), Agent for Consolidated
400	1040 1000	Group.
3,200	1545–1701	Revenue Procedure 2000–37—Reverse Like-kind Exchanges (as modified by Rev Proc. 2004–51).
2,000		TD 9315—Section 1503(d) Closing Agreement Requests.
1,800		TD 9273—Stock Transfer Rules: Carryover of Earnings and Taxes (REG-116050-99).
4,877		Tip Reporting Alternative Commitment (TRAC) for most industries.
870	1545–1716	Employer-Designed Tip Reporting Program for the Food and Beverage Industry (EmTRAC)—Notice 2001–1.
1,897	1545–1717	Tip Rate Determination Agreement (TRDA) for Most Industries.
1,250	1545–1718	Source of Income from Certain Space and Ocean Activities; Source of Communications Income (TD 9305—final).
15	1545–1730	Manner of making election to terminate tax-exempt bond financing.
19		Extraterritorial Income Exclusion Elections.
1,318		Advanced Insurance Commissions—Revenue Procedure 2001–24.
500		Changes in Accounting Periods—REG-106917-99 (TD 8669/Final).
5,950		Revenue Procedure 2008-38, Revenue Procedure 2008-39, Revenue Procedure 2008-40, Rev-
		enue Procedure 2008–41, Revenue Procedure 2008–42.
100,000	1545–1756	Revenue Procedure 2001–56, Demonstration Automobile Use.
530,090	1545–1765	T.D. 9171, New Markets Tax Credit.
500		Revenue Procedure 2003–84, Optional Election to Make Monthly Sec. 706 Allocations.
7,700	1545–1774	Extensions of Time to Elect Method for Determining Allowable Loss.
100	1545–1784	Rev Proc 2002–32 as Modified by Rev Proc 2006–21, Waiver of 60-month Bar on Reconsolidation after Disaffiliation.
600	1545–1786	Changes in Periods of Accounting.
300	1545–1799	Notice 2002–69, Interest Rates and Appropriate Foreign Loss Payment Patterns For Determining the Qualified Insurance Income of Certain Controlled Corporations under Section 954(f).
7,500	1545–1801 *	Revenue Procedure 2002–67, Settlement of Section 351 Contingent Liability Tax Shelter Cases.
300	1545–1820	Revenue Procedure 2003–33, Section 9100 Relief for 338 Elections.
15,000	1545–1828 *	TD 9048; 9254—Guidance under Section 1502; Suspension of Losses on Certain Stock Disposition (REG-131478-02).
100	1545–1831	TD 9157 (Final) Guidance Regarding the Treatment of Certain Contingent Payment Debt Instruments w/ one or more Payments that are Denominated in, or Determined by Reference to, a Nonfunctional Currency.
625	1545–1833*	Revenue Procedure 2003–37, Documentation Provisions for Certain Taxpayers Using the Fair Market Value Method of Interest Expense Apportionment.
8,600	1545-1834	Revenue Procedure 2003–39, Section 1031 LKE (Like-Kind Exchanges) Auto Leasing Programs.
2,000		Revenue Procedure 2003–36, Industry Issue Resolution Program.
3,200		Revenue Procedure 2004–29—Statistical Sampling in Sec. 274 Context.
	1545–1855 *	TD 9285—Limitation on Use of the Nonaccrual-Experience Method of Accounting Under Section
		448(d)(5).
50	1545–1861	Revenue Procedure 2004–19—Probable or Prospective Reserves Safe Harbor.
3,000	1545–1870	TD 9107—Guidance Regarding Deduction and Capitalization of Expenditures.
1,500		Rollover of Gain from Qualified Small Business Stock to Another Qualified Small Business Stock.
3,000	1545–1905	TD 9289 (Final) Treatment of Disregarded Entities Under Section 752.
200		TD 9210—LIFO Recapture Under Section 1363(d).
76,190	1545–1915	Notice 2005–4, Fuel Tax Guidance, as modified.
552,100	1545–1939	Notification Requirement for Transfer of Partnership Interest in Electing Investment Partnership (EIP).
52,182		26 U.S. Code § 475—Mark to market accounting method for dealers in securities.
2,765 250	1545–1946 1545–1965	T.D. 9315 (Final) Dual Consolidated Loss Regulations.  TD 9360 (REG-133446-03)(Final) Guidance on Passive Foreign Company (PFIC) Purging Elec-
		tions.
1,985		Qualified Railroad Track Maintenance Credit.
3,034,765		Notice 2006–47, Elections Created or Effected by the American Jobs Creation Act of 2004.
12		Application of Section 338 to Insurance Companies.
150		Rev. Proc. 2006–16, Renewal Community Depreciation Provisions.
1,700		Notice 2006–25 (superseded by Notice 2007–53), Qualifying Gasification Project Program.
4,950		Notice 2006–24, Qualifying Advanced Coal Project Program.
3,761		Deduction for Energy Efficient Commercial Buildings.
171,160		Nonconventional Source Fuel Credit.
25	1545–2014 *	TD 9452—Application of Separate Limitations to Dividends From Noncontrolled Section 902 Corporations.
500	1545–2017	Notice 2006–46 Announcement of Rules to be included in Final Regulations under Section 897(d) and (e) of the Internal Revenue Code.
375.000	1545–2019	TD 9451—Guidance Necessary To Facilitate Business Election Filing; Finalization of Controlled

Burden hours	OMB No.	Title
200	1545–2028	Fuel Cell Motor Vehicle Credit.
35	1545–2030	REG-120509-06 (TD 9465—Final), Determination of Interest Expense Deduction of Foreign Corporations.
100	1545–2036	Taxation and Reporting of REIT Excess Inclusion Income by REITs, RICs, and Other Pass-Through Entities (Notice 2006–97).
2,400	1545–2072	Revenue Procedure 2007–35—Statistical Sampling for Purposes of Section 199.
2,500	1545–2091	TD 9512 (Final)—Nuclear Decommissioning Funds.
25	1545–2096	Loss on Subsidiary Stock—REG-157711-02 (TD 9424—Final).
120	1545–2103	Election to Expense Certain Refineries.
3,000	1545–2110	REG-127770-07 (Final), Modifications of Commercial Mortgage Loans Held by a Real Estate Mortgage Investment Conduit.
26.000	1545–2114	S Corporation Guidance under AJCA of 2004 (TD 9422 Final—REG-143326-05).
389,330	1545–2122 *	Form 8931—Agricultural Chemicals Security Credit.
	1545–2125	REG-143544-04 Regulations Enabling Elections for Certain Transaction Under Section 336(e).
2,700	1545–2133 *	Rev. Proc. 2009–16, Section 168(k)(4) Election Procedures and Rev. Proc. 2009–33, Section 168(k)(4) Extension Property Elections.
350	1545 0104*	Notice 2009–41—Credit for Residential Energy Efficient Property.
	1545–2145	Notice 2009–52. Election of Investment Tax Credit in Lieu of Production Tax Credit; Coordination
		with Department of Treasury Grants for Specified Energy Property in Lieu of Tax Credits.
300,000		Internal Revenue Code Section 108(i) Election.
4,500	1545–2149	Treatment of Services Under Section 482; Allocation of Income and Deductions From Intangibles; Stewardship Expense (TD 9456).
250	1545–2150	Notice 2009–58, Manufacturers' Certification of Specified Plug-in Electric Vehicles.
550,000	1545–2151	Qualifying Advanced Energy Project Credit—Notice 2013–12.
	1545–2153	Notice 2009–83—Credit for Carbon Dioxide Sequestration Under Section 45Q.
1,000		TD 9469 (REG-102822-08) Section 108 Reduction of Tax Attributes for S Corporations.
36,000	1545–2156	Revenue Procedure 2010–13, Disclosure of Activities Grouped under Section 469.
	1545–2158	Notice 2010–54: Production Tax Credit for Refined Coal.
5,988	1545–2165	Notice of Medical Necessity Criteria under the Mental Health Parity and Addiction Equity Act of 2008.
3,260	1545–2183	Transfers by Domestic Corporations That Are Subject to Section 367(a)(5); Distributions by Domestic Corporations That Are Subject to Section 1248(f). (TD 9614 & 9615).
694,750	1545–2186	TD 9504, Basis Reporting by Securities Brokers and Basis Determination for Stock; TD 9616, TD9713, and TD 9750.
1.000	1545–2194	Rules for Certain Rental Real Estate Activities.
	1545–2209	REG-112805-10—Branded Prescription Drugs.
	1545–2242	REG-135491-10—Updating of Employer Identification Numbers.
200	1545–2245	REG-160873-04—American Jobs Creation Act Modifications to Section 6708, Failure to Maintain
	1010 2240	List of Advisees With Respect to Reportable Transactions.
75.000	1545–2247	TD 9633—Limitations on Duplication of Net Built-in Losses.
	1545–2259	Performance & Quality for Small Wind Energy Property.
	1545–2276	Safe Harbor for Inadvertent Normalization Violations.
48,912,072	Total	

<sup>\*</sup> Discontinued in FY19.

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## DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900-0144]

Agency Information Collection Activity: HUDVA Addendum to Uniform Residential Loan Application

**AGENCY:** Veterans Benefits Administration; Department of Veterans Affairs.

**ACTION:** Notice.

**SUMMARY:** Veterans Benefits Administration, Department of Veterans Affairs (VA), is announcing an opportunity for public comment on the proposed collection of certain information by the agency. Under the

Paperwork Reduction Act (PRA) of 1995, Federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of a currently approved collection, and allow 60 days for public comment in response to the notice.

**DATES:** Written comments and recommendations on the proposed collection of information should be received on or before November 29, 2019.

ADDRESSES: Submit written comments on the collection of information through Federal Docket Management System (FDMS) at www.Regulations.gov or to Nancy J. Kessinger, Veterans Benefits Administration (20M33), Department of Veterans Affairs, 810 Vermont Avenue NW, Washington, DC 20420 or email to nancy.kessinger@va.gov. Please refer to "OMB Control No. 2900–0144" in any

correspondence. During the comment period, comments may be viewed online through FDMS.

FOR FURTHER INFORMATION CONTACT:

Danny Green at (202) 421-1354.

SUPPLEMENTARY INFORMATION: Under the PRA of 1995, Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. This request for comment is being made pursuant to Section 3506(c)(2)(A) of the PRA. With respect to the following collection of information, VBA, invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of VBA's functions, including whether the information will have practical utility; (2) the accuracy of VBA's estimate of the burden of the proposed collection of information; (3) ways to enhance the quality, utility, and