Instructions for Schedule R (Form 990)

Related Organizations and Unrelated Partnerships

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

General Instructions

Future developments. The IRS has created a page on IRS.gov for information about Form 990 and its instructions, at www.irs.gov/form990. Information about any future developments affecting Form 990 (such as legislation enacted after we release it) will be posted on that page.

Note. Terms in bold are defined in the Glossary of the Instructions for Form 990.

Purpose of Schedule

Schedule R (Form 990) is used by an organization that files Form 990 to provide information on related organizations, on certain transactions with related organizations, and on certain unrelated partnerships through which the organization conducts significant activities.

Who Must File

The chart below sets forth which organizations must complete all or a part of Schedule R and attach Schedule R to Form 990. If an organization is not required to file Form 990 but chooses to do so, it must file a complete return and provide all of the information requested, including the required schedules.

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<th>Type of filer</th>
<th>IF you answer “Yes” to . . .</th>
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<td>All organizations</td>
<td>Form 990, Part IV, line 33 (regarding disregarded entities)</td>
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<td>All organizations</td>
<td>Form 990, Part IV, line 37 (regarding conduct of activity through unrelated partnership)</td>
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Overview

Part I requires identifying information on any organization that is treated for federal tax purposes as a disregarded entity.

Part II requires identifying information on related tax-exempt organizations. Part III requires identifying information on any related organization that is treated for federal tax purposes as a partnership.

Part IV requires identifying information on any unrelated organization that is treated for federal tax purposes as a C or S corporation or trust.

Part V requires information on transactions between the organization and related organizations (excluding disregarded entities). Part VI requires information on an unrelated organization taxable as a partnership through which the organization conducted more than 5% of its activities (as described in Part VI).

Parts I-VI of Schedule R (Form 990) may be duplicated if additional space is needed to report additional related organizations for Parts I-IV, additional transactions for Part V, or additional unrelated organizations for Part VI. Use as many duplicate copies as needed, and number each page of each part.

Part VII of Schedule R (Form 990) may be used to provide additional information in response to questions in Schedule R.

Relationships

An organization, including a nonprofit organization, a stock corporation, a partnership or limited liability company, a trust, and a governmental unit or other government entity, is a related organization to the filing organization if it stands, at any time during the tax year, in one or more of the following relationships to the filing organization.

• Parent—an organization that controls (see definitions of control under Definition of Control) the filing organization.
• Subsidiary—an organization controlled by the filing organization.
• Brother/Sister—an organization controlled by the same person or persons that control the filing organization.
• Supporting/Supported—an organization that is (or claims to be) at any time during the organization’s tax year (i) a supporting organization of the filing organization within the meaning of section 509(a)(3), if the filing organization is a supported organization within the meaning of section 509(f)(3), or (ii) a supported organization, if the filing organization is a supporting organization.
• Sponsoring Organization of a VEBA: an organization that establishes or maintains a section 501(c)(9) voluntary employees’ beneficiary association (VEBA) during the tax year. A sponsoring organization of a VEBA also includes an employee organization, association, committee, joint board of trustees, or other similar group of representatives of the parties which establish or maintain a VEBA.
• Contributing Employer of a VEBA: an employer that makes a contribution or contributions to the VEBA during the tax year.

Disregarded entity exception.

Disregarded entities are treated as related organizations for purposes of reporting on Schedule R, Part I, but not for purposes of reporting transactions with related organizations in Part V, or otherwise on Form 990. A disregarded entity of an organization related to the filing organization is treated as part of the related organization and not as a separate entity. See Appendix F in the Instructions for Form 990.

Bank trustee exception. If the filing organization is a trust that has a bank or financial institution trustee that is also the trustee of another trust, the filing organization is not required to report the other trust as a brother/sister related

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Control of a trust with beneficial interests

One or more persons control a trust if they own more than 50% of the beneficial interests in the trust. A person's beneficial interest in a trust shall be determined in proportion to that person's actuarial interest in the trust as of the end of the tax year.

See Regulations sections 301.7701-2, 3, and 4 for more information on classification of corporations, partnerships, disregarded entities, and trusts.

Examples of control by multiple persons.

Example 1. Organizations A and B each appoint one-third of the board members of Organizations C and D, and are not otherwise related to Organizations C and D. Although neither Organization A nor Organization B is a parent of Organization C or Organization D, Organizations C and D are controlled by the same persons, and therefore are brother/sister related organizations with respect to each other.

Example 2. Organization E has 1,000 individual members who elect its board members. The membership of Organization E also is the membership of Organization F, and elects the board members of Organization F. Organizations E and F are brother/sister related organizations with respect to each other.

Indirect control. Control can be indirect. For example, if the filing organization controls Entity A, which in turn controls (under the definition of control in these instructions) Entity B, the filing organization will be treated as controlling Entity B. To determine indirect control through ownership of a corporation, rules under section 318 apply. Similar principles apply for purposes of determining constructive ownership of another entity (a partnership or trust). If an entity (X) controls an entity treated as a partnership by being one of three or fewer partners or members, then an organization that controls X also controls the partnership.

Example 1. B, an exempt organization, wholly owns (by voting power) C, a taxable corporation. C holds a 51% profits interest in D, a partnership. Under the principles of section 318, B is deemed to own 51% of D (100% of C’s 51% interest in D). Thus, B controls both C and D, which are therefore both related organizations with respect to B.

Example 2. X, an exempt organization, owns 80% (by value) of Y, a taxable corporation. X holds a 60% profits interest as a limited partner of Z, a limited partnership. Under the principles of section 318, X is deemed to own 48% of Z (80% of Y’s 60% interest in Z). Thus, X controls Y. X does not control Z through X’s ownership in Y. Y is a related organization with respect to X, and (absent other facts) Z is not.

Example 3. Same facts as in Example 2, except that Y is also one of three general partners of Z. Because Y controls Z through the 60% ownership percentage, and X controls Y, in these circumstances, Z is a related organization with respect to X. The other general partners of Z (if organizations) are not related organizations with respect to X, absent other facts.

Example 4. Organizations A, B, C, and D are nonprofit organizations. Organization A appoints the board of Organization B, which appoints the board of Organization C. A majority of the board members of Organization D are also board members of Organization A. Under these circumstances, Organizations B and D are directly controlled by Organization A, and Organization C is indirectly controlled by Organization A. Therefore, Organizations B, C, and D are subsidiaries of Organization A; Organization C is also a subsidiary of Organization B; and Organizations B and C have a brother/sister relationship with Organization D.

Group exemption. Central organizations and subordinate organizations of a group exemption are not required to be listed as related organizations in Schedule R, Part II. All other related organizations of the central organization or of a subordinate organization are required to be listed in Schedule R. The following rules apply.

- An organization that is a central or subordinate organization in a group exemption (whether filing an individual return or a group return) is not required to list any of the subordinate organizations of the group in Schedule R.
- In the case of a group return, the central organization must attach a list of the subordinate organizations included in the group return in response to Form 990, page one, item H(b). The central organization must list in Schedule R the related organizations of each subordinate organization other than (1) related organizations that are included within the group exemption, or (2) related organizations that the central organization knows to be included in another group exemption. If an organization is not listed because it is known to be included in another group exemption, the central organization must explain in Part VII the relationship between its own group and members and the related organization known to be included in another group exemption (but you need not include the names of such related organizations).
- An organization that is not included in a group exemption is not required to list a related organization that is included in a group exemption. Similarly, an organization that is included in a group exemption is not required to list a related organization that is included in another group exemption. In either case, the organization must explain in Part VII the relationship between it and the related
organization included in another group exemption (but you need not include the names of such related organizations).

Even if a related organization is not required to be listed in Part II, however, the organization must report its transactions with the related organization in Part V, as required by the Part V instructions (for example, transactions over the applicable $50,000 reporting threshold for line 2), including listing the name of the related organization in Part V, line 2, column (a), for transactions that must be reported in line 2.

Specific Instructions

Part I. Identification of Disregarded Entities

Enter the details of each disregarded entity on a separate line of Part I. If there are more disregarded entities to report in Part I than space available, use as many duplicate copies of Part I as needed, and number each page.

Column (a) Name, address, and EIN. Enter the full legal name and mailing address of the disregarded entity. Enter also the employer identification number (EIN) of the disregarded entity, if it has one.

A disregarded entity generally must use the EIN of its sole member. An exception applies to employment taxes: for wages paid to employees of a disregarded entity on or after January 1, 2009, the disregarded entity must file separate employment tax returns and use its own EIN on such returns. See Regulations sections 301.6109-1(h) and 301.7701-2(c)(2)(iv).

Column (b) Primary activity. Briefly describe the primary activity of the disregarded entity.

Column (c) Legal domicile. List the U.S. state (or U.S. possession) or foreign country in which the disregarded entity is organized (the state or foreign country whose law governs the disregarded entity’s internal affairs).

Column (d) Total income. Enter the amount of the filing organization’s total revenue reported in Form 990, Part VIII, line 12, column (A), attributable to the disregarded entity.

Column (e) End-of-year assets. Enter the amount of the organization’s total assets reported in Form 990, Part X, line 16, column (B), attributable to the disregarded entity.

Column (f) Direct controlling entity. Enter the name of the entity that directly controls the disregarded entity. If the filing organization directly controls, enter its name.

Part II. Identification of Related Tax-Exempt Organizations

For purposes of Schedule R, treat governmental units and instrumentalities and foreign governments as tax-exempt organizations.

Enter the details of each related organization on a separate line of Part II. If there are more related organizations to report in Part II than space available, use as many duplicate copies of Part II as needed, and number each page.

Column (a) Name, address, and EIN. Enter the related organization’s full legal name, mailing address, and EIN.

Column (b) Primary activity. Briefly describe the primary activity of the related organization.

Column (c) Legal domicile. List the U.S. state (or foreign country) in which the related organization is organized. For a corporation, enter the state of incorporation (or the country of incorporation for a foreign corporation formed outside the U.S.). For a trust or other entity, enter the state whose law governs the organization’s internal affairs (or the foreign country whose law governs for a foreign organization other than a corporation).

Column (d) Exempt Code section. Enter the section under which the related organization is exempt (for example, section 501(c)(3), 501(c)(6), or 527). For purposes of Schedule R, an organization that claims exemption is treated as exempt. Also for purposes of Schedule R, treat as a section 501(c)(3) organization a related foreign organization recognized as a charity by the foreign country, or for which the filing organization has made a reasonable judgment (or has an opinion of U.S. counsel) that the foreign organization is described in section 501(c)(3). The filing organization is not required to make or obtain such a determination for purposes of Schedule R. For governmental units, instrumentalities, and foreign governments that do not have a section 501(c) determination letter, leave blank.

Column (e) Public charity status. For a related section 501(c)(3) organization, report its public charity status, using the appropriate line number (line 1 through 11d) corresponding to the public charity status checked on Schedule A (Form 990). Public Charity Status and Public Support, Part I. If the related organization is a private foundation, use the designation “PF.” If the related organization is a section 509(a)(3) supporting organization, also indicate its type: I, II, III-FI, or III-O (for Type I, Type II, Type III functionally integrated, or Type III other, respectively).

For purposes of Schedule R, treat as a public charity a related foreign organization that has not been recognized as section 501(c)(3) by the IRS but for which the filing organization has made a good faith determination, based on an affidavit from the foreign organization or the opinion of counsel, that the foreign organization is the equivalent of a public charity. The filing organization is not required to make or obtain such a determination for purposes of Schedule R; if it has not, leave Column (e) blank.

Column (f) Direct controlling entity. Enter the name of the entity (if any) that directly controls the related organization. Otherwise, enter “NA.” If the filing organization directly controls, enter its name.

Column (g) Section 512(b)(13) controlled entity. Check “Yes” if the related organization is a controlled entity of the filing organization under section 512(b)(13). If not, check “No.”

Part III. Identification of Related Organizations Taxable as a Partnership

In this part, identify any related organization treated as a partnership for federal tax purposes. If the partnership is related to the filing organization by reason of being its parent or brother/sister and the filing organization is not a partner or member in the partnership, then complete only columns (a), (b), and (c), and enter “NA” in columns (d), (e), (f), (g), (h), (i), (j), and (k).

Enter the details of each related organization on a separate line of Part III. If there are more related organizations to report in Part III than space available, use as many duplicate copies of Part III as needed, and number each page.

Some of the information requested in this part is derived from Schedule K-1 (Form 1065) issued to the organization. If the Schedule K-1 (Form 1065) is not available, provide a reasonable estimate of the required information.

Column (a) Name, address, and EIN. Enter the related partnership’s full legal name, mailing address, and EIN.

Column (b) Primary activity. Briefly describe the primary business activity conducted, or product or service provided, by the related partnership (for example, investment in other entities, low-income housing, etc.).

Column (c) Legal domicile. List the U.S. state (or foreign country) in which the related partnership is organized (the state or foreign country whose law governs the related partnership’s internal affairs).

Column (d) Direct controlling entity. Enter the name of the entity (if any) that directly controls the related partnership. Otherwise, enter “NA.” If the filing organization directly controls, enter its name.

Column (e) Predominant income. Classify the predominant type of partnership income as:
• Related;
• Unrelated; or
• Excluded from tax under section 512, 513, or 514.

In other words, enter which of the three types listed above is more prevalent than the others.

For classification purposes, use the definitions of columns (B), (C), and (D) set forth in the instructions to the Statement of Revenue in Form 990, Part VIII.

Column (f) Share of total income.

Enter the dollar amount of the filing organization’s distributive share of the related partnership’s total income, in accordance with the organization’s profits interest as specified by the partnership or LLC agreement, for the related partnership’s tax year ending with or within the filing organization’s tax year. Use the total amount reported by the related partnership on Schedule K-1 (Form 1065) for the partnership’s tax year ending with or within the filing organization’s tax year (total of Schedule K-1, Part I, lines 1 through 11 and 18, tax-exempt income).

Column (g) Share of end-of-year assets.

Enter the dollar amount of the filing organization’s distributive share of the related partnership’s end-of-year total assets, in accordance with the organization’s capital interest as specified by the partnership or LLC agreement, for the related partnership’s tax year ending with or within the filing organization’s tax year. Use the total amount reported by the related partnership on Schedule K-1 (Form 1065) for the partnership’s tax year ending with or within the organization’s tax year to determine this amount by adding the organization’s ending capital account to the organization’s share of the partnership’s liabilities at year end reported on the Schedule K-1.

Column (h) Disproportionate allocations.

Check “Yes” if the interest of the filing organization as a partner of the partnership (or as a member of the LLC) in any item of income, gain, loss, deduction, or credit, or any right to distributions was disproportionate to the filing organization’s investment in such partnership or LLC at any time during the filing organization’s tax year. Otherwise, check “No.”

Column (i) Code V—UBI amount in box 20 of Schedule K-1 (Form 1065).

Enter the dollar amount, if any, listed as the Code V amount (unrelated business taxable income) in box 20 of Schedule K-1 (Form 1065) received from the related partnership for the partnership’s tax year ending with or within the filing organization’s tax year. If no Code V amount is listed in box 20, enter “N/A.”

If the organization has reason to believe that the stated amount in box 20 is incorrect, it should consult with the partnership. The stated amount in box 20 is not controlling with respect to the organization’s unrelated business income tax liability.

Column (j) General or managing partner.

Check “Yes” if the filing organization was at any time during its tax year a general partner or a related limited partnership, or a managing partner or managing member of a related general partnership, LLC, or other entity taxable as a partnership. Otherwise, check “No.”

Column (k) Percentage ownership.

Enter the filing organization’s percentage interest in the profits or in the capital of the related partnership, whichever is greater.

Part IV. Identification of Related Organizations Taxable as a Corporation or Trust

In this part, identify any related organization treated as a C or S corporation or trust for federal tax purposes (such as a charitable remainder trust), other than a related organization reported as a tax-exempt organization in Part II. If the corporation or trust is related to the filing organization as its parent or as a brother/sister organization, and the filing organization does not have an ownership interest in the corporation or trust, then complete only columns (a), (b), (c), and (e), and enter “N/A” in columns (d), (f), (g), and (h). Do not report trusts described within section 401(a).

Enter the details of each related organization on a separate line of Part IV. If there are more related organizations to report in Part IV than space available, use as many duplicate copies of Part IV as needed, and number each page.

Some of the information requested in this part is derived from Schedule K-1 (Form 1041) or Schedule K-1 (Form 1120S) issued to the related organization for the tax year ending with or within the filing organization’s tax year. Enter the dollar amount of the filing organization for the tax year ending with or within the filing organization’s tax year.

A section 501(c)(3) organization that is an S corporation shareholder must treat all allocations of income from the S corporation as unrelated business income, including gain on the disposition of stock.

Column (g) Share of end-of-year assets.

Enter the dollar amount of the filing organization’s allocable share of the related organization’s total assets as of the end of the related organization’s tax year ending with or within the filing organization’s tax year. For related C and S corporations, this amount is determined by multiplying the corporation’s end-of-year total assets by the fraction described in column (f). For related trusts, this amount corresponds to the filing organization’s percentage ownership in the trust.

Column (h) Percentage ownership.

For a related organization taxable as a corporation, enter the dollar amount of the organization’s share of the corporation’s total income. To calculate this share, multiply the total income by the following fraction: the value of the filing organization’s shares of all classes of stock in the C corporation, divided by the value of all outstanding shares of all classes of stock in the C corporation. The total income is for the related corporation’s tax year ending with or within the filing organization’s tax year.

For a related organization that is an S corporation, enter the filing organization’s allocable share of the S corporation’s total income. Use the amount on Schedule K-1 (Form 1120S) for the S corporation’s tax year ending with or within the filing organization’s tax year (Schedule K-1, Part III, lines 1 through 10).

For a related organization that is a trust, enter the total income and gains reported on Part III, lines 1 through 8 of Schedule K-1 (Form 1041) issued to the filing organization for the trust’s tax year ending with or within the filing organization’s tax year.
Part V. Transactions With Related Organizations

Line 1. Check “Yes” in the appropriate boxes of Line 1 if the filing organization engaged in any of the transactions listed in Part V with any of the related organizations listed in Parts II through IV. A single transaction may be described by and reported in more than one line. A “transfer” includes any conveyance of funds or property not described in lines 1a through 1p, whether or not for consideration, such as a merger with a related organization.

Line 2. All organizations filing Schedule R must report the following transactions with a controlled entity of the filing organization as defined in section 512(b)(13).

- All transactions described in line 1a, which includes all receipts or accruals of interest, annuities, royalties, or rent from a controlled entity under section 512(b)(13), regardless of amount.
- Any other type of transaction described in lines 1b through 1r with controlled entities, if the amounts involved during the tax year between the filing organization and a particular controlled entity exceed $50,000 for that type of transaction.

Section 501(c)(3) organizations must also report on line 2 transactions described in Part V, lines 1b through 1r with related tax-exempt organizations not described in section 501(c)(3) (including section 527 political organizations), if the amounts involved during the tax year between the filing organization and a particular related tax-exempt organization exceed $50,000.

Enter the details of each related organization and each transaction type on a separate line of the table. If there are more related organizations or transaction types to report than space available, use as many duplicate copies of Part V as needed, and number each page.

Transactions of a specified type described in lines 1b through 1r with a particular organization do not need to be reported if the total amount of transactions of such type during the tax year did not exceed $50,000.

Column (a) Name. Enter the full legal name of the related organization.

Column (b) Transaction type. Enter the transaction type (lines 1a through 1r).

Column (c) Amount involved. The amount involved in a transaction is the fair market value of the services, cash, and other assets reported by the filing organization during its tax year, or the fair market value received by the filing organization, whichever is higher, regardless of whether the transaction was entered into by the parties in a prior year. Any reasonable method for determining such amount is acceptable.

Column (d) Method of determining amount involved. Describe the method used to determine the value of the services, cash, and other assets reported in column (c).

Split-interest trusts. If the organization engaged in a type of transaction reportable in Part V, line 2 with one or more split-interest trusts described in section 4947(a)(2), the organization may enter in column (a) the term, “Charitable remainder trust,” “Charitable lead trust,” or “Pooled income fund,” as appropriate, instead of the trust’s name. For instance, if the organization carried a $100,000 liability for a loan it received from a related charitable lead trust, it should enter “Charitable remainder trusts (2)” on one line of column (a) and “Charitable lead trusts (3)” on another line in column (a). The organization may leave columns (f), (g), and (h) blank for these lines. Use Part VII if the organization needs space to provide additional information for columns (b), (c), (d), or (e).

Part VI. Unrelated Organizations Taxable as a Partnership

In this part, provide information on any unrelated organization (an organization that is not a related organization with respect to the filing organization) that meets all of the following conditions.

1. The unrelated organization is treated as a partnership for federal tax purposes (S corporations are excluded).
2. The filing organization was a partner or member of the unrelated partnership at any time during the filing organization’s tax year.
3. The filing organization conducted more than 5% of its activities, based on the greater of its total assets at the end of its tax year or its total revenue for its tax year, through the unrelated partnership.

In determining the percentage of the filing organization’s activities as measured by its total assets, use the amount reported on Form 990, Part X, line 16, column (b) as the denominator, and the filing organization’s ending capital account balance for the partnership tax year ending with or within the filing organization’s tax year as the numerator.

Example. X, a section 501(c)(3) organization, is a partner of Y, an unrelated partnership, which conducts an activity that constitutes an unrelated business trade or business. For X’s tax year, Y’s gross revenue is $60,000 for Y’s tax year ending with or within X’s tax year. X has an ending capital account balance in Y of $120,000 as reported on Schedule K-1. X’s gross revenue and total assets for its tax year are $1,000,000 and $1,200,000, respectively. Because X’s total assets exceed X’s gross revenue for its tax year, X must consider total assets in determining whether X conducted more than 5% of its activities through Y for X’s tax year. X conducted 10% of its activities through Y, as measured by Y’s total assets ($120,000/$1,200,000), and thus must identify Y in Schedule R, Part VI, and provide the required information. If, instead, X’s gross revenue for its tax year were $1,300,000, then X’s gross revenue would be considered rather than total assets; X’s activities conducted through Y, as measured by X’s gross revenue ($60,000/$1,300,000) would not be greater than 5% of X’s total activities, and therefore X would not be required to identify Y in Schedule R, Part VI.
Disregard unrelated partnerships that meet both of the following conditions.

1. 95% or more of the filing organization’s gross revenue from the partnership for the partnership’s tax year ending with or within the organization’s tax year is described in sections 512(b)(1)–(3) and (5), such as interest, dividends, royalties, rents, and capital gains (including unrelated debt-financed income).

2. The primary purpose of the filing organization’s investment in the partnership is the production of income or appreciation of property and not the conduct of a section 501(c)(3) charitable activity such as program-related investing.

Enter the details of each organization on a separate line of Part VI. If there are more organizations to report in Part VI than space available, use as many duplicate copies of Part VI as needed, and number each page.

Some of the information requested in this part is derived from Schedule K-1 (Form 1065) issued to the organization. If the Schedule K-1 is not available, provide a reasonable estimate of the required information.

Column (a) Name, address, and EIN. Enter the unrelated partnership’s full legal name, mailing address, and EIN.

Column (b) Primary activity. Briefly describe the primary business activity the unrelated partnership conducted, or product or service provided, by the unrelated partnership.

Column (c) Legal domicile. List the U.S. state (or U.S. possession) or foreign country in which the unrelated partnership is organized (the state or foreign country whose law governs the unrelated partnership’s internal affairs).

Column (d) Predominant income. Classify the predominant type of income as:

- Related;
- Unrelated; or
- Excluded from tax under section 512, 513, or 514.

In other words, enter one of the three types of income listed above that is more prevalent than the others. For classifications on, use the definitions set forth in the instructions to the Statement of Revenue in Form 990, Part VIII, columns (B), (C), and (D).

Column (e) Section 501(c)(3) partners. Check “Yes” if all the partners of the unrelated partnership (or members of the LLC) are section 501(c)(3) organizations or governmental units (or wholly-owned subsidiaries of either). Otherwise, check “No.”

Column (f) Share of total income. Enter the dollar amount of the filing organization’s distributive share of the related partnership’s total income, in accordance with the organization’s profits interest as specified by the partnership or LLC agreement, for the related partnership’s tax year ending with or within the filing organization’s tax year.

Use the total amount reported by the related partnership on Schedule K-1 (Form 1065) for the partnership’s tax year ending with or within the filing organization’s tax year (total of Schedule K-1, Part III, lines 1 through 11 and line 18, tax-exempt income).

Column (g) Share of end-of-year assets. Enter the dollar amount of the filing organization’s distributive share of the unrelated partnership’s total assets, in accordance with the filing organization’s capital interest as specified by the partnership or LLC agreement, as of the end of the unrelated partnership’s tax year ending with or within the filing organization’s tax year. Use the ending capital account reported on Schedule K-1 (Form 1065) for the year ending with or within the filing organization’s tax year.

Column (h) Disproportionate allocations. Check “Yes” if the interest of the filing organization as a partner of the partnership (or as a member of the LLC) in any item of gain, loss, deduction, or credit, or any right to distributions was disproportionate to the organization’s investment in such partnership or LLC at any time during the filing organization’s tax year. Otherwise, check “No.”

Column (i) Code V—UBI amount in box 20 of Schedule K-1 (Form 1065). Enter the dollar amount, if any, listed as the Code V amount (unrelated business taxable income) in box 20 of Schedule K-1 (Form 1065) received from the unrelated partnership for the partnership’s tax year ending with or within the filing organization’s tax year. If no Code V amount is listed in box 20, enter “N/A.”

Column (j) General or managing partner. Check “Yes” if the filing organization was at any time during its tax year a general partner of an unrelated limited partnership, or a managing partner or managing member of an unrelated general partnership, LLC, or other entity taxable as a partnership. Otherwise, check “No.”

Column (k) Percentage ownership. Enter the filing organization’s percentage interest in the profits or in the capital of the related partnership, whichever is greater.

Part VII. Supplemental Information

Use Part VII if the organization needs space to provide additional information in response to questions in Schedule R (Form 990). In Part VII, identify the specific part and line number that each response supports, in the order in which those parts and lines appear on Schedule R (Form 990). Part VII can be duplicated if more space is needed.