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BE-13 INITIAL REPORT ON A FOREIGN PERSON'S DIRECT OR INDIRECT ACQUISITION, ESTABLISHMENT, OR PURCHASE OF THE OPERATING ASSETS, OF A U.S. BUSINESS ENTERPRISE, INCLUDING REAL ESTATE

(This Revised Form is to be Used for Covered Transactions Occurring on or after January 1, 1982)

INSTRUCTIONS

INTRODUCTION

Purpose — BE-13 reports are required in order to obtain comprehensive initial data concerning new foreign direct investment in the United States that may affect the U.S. and foreign economies.

Authority — BE-13 reports are mandatory under Section 5(b)(2) of the International Investment and Trade In Services Survey Act of 1976 (Pub. L. 94—472, 90 Stat. 2059, 22 U.S.C. 3101—3108 — hereinafter, "the Act"). In Section 3 of Executive Order 11961, the President designated the Department of Commerce as the federal agency responsible for collecting the required data on direct investment, and the Secretary of Commerce has assigned this responsibility to the Bureau of Economic Analysis. The implementing regulations are contained in Title 15 CFR Part 806.

This report has been approved by the Office of Management and Budget under the Paperwork Reduction Act (44 U.S.C. 3501, et seq.).

- Whoever fails to report may be subject to a civil penalty not exceeding \$10,000 and to injunctive relief commanding such person to comply, or both. Whoever willfully fails to report shall be fined not more than \$10,000 and, if an individual, may be imprisoned for not more than one year, or both. Any officer, director, employee, or agent of any corporation who knowingly participates in such violation, upon conviction, may be punished by a like fine, imprisonment, or both. (See Section 6 of the Act, 22 U.S.C. 3105).

(See Section 6 of the Act, 22 U.S.C. 3105).

Confidentiality — The information filed in this report may be used only for analytical and statistical purposes and access to the information shall be available only to officials and employees (including consultants and contractors and their employees) of agencies designated by the President to perform functions under the Act. The President may authorize the exchange of the information between agencies or officials designated to perform functions under the Act, but only for analytical and statistical purposes. No official or employee (including consultants and contractors and their employees) shall publish or make available any information collected under the Act in such a manner that the person to write the person to write prepared pursuant to the Act are confidential and their submission or disclosure shall not be compelled by any person without the prior written permission of the person filing the report and the customer of such person where the information supplied is identifiable as being derived from the records of such customer (22 U.S.C. 3104.)

Response to this inquiry is required by law. By the same law your report to this

Response to this inquiry is required by law. By the same law, your report to this Bureau is CONFIDENTIAL. It may be used only for analytical or statistical purposes and CANNOT be used for purposes of taxation, investigation, or regulation. The law also provides that copies retained in your files are immune from legal process.

I. DEFINITIONS

- A. United States, when used in a geographic sense, means the several States, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States.
- B. Foreign, when used in a geographic sense, means that which is situated outside the United States or which belongs to or is characteristic of a country other than the United States.
- C. Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).
- **D. Foreign person** means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.
- E. Direct investment means the ownership or control, directly or indirectly, by one person of 10 per centum or more of the voting securities of an incorporated business enterprise or an equivalent interest in an unincorporated business enterprise.
- F. Foreign direct investment in the United States means the ownership or control, directly or indirectly, by one foreign person of 10 per centum or more of the voting securities of an incorporated U.S. business enterprise or an equivalent interest in an unincorporated U.S. business enterprise, including a
- G. Branch means the operations or activities conducted by a person in a different location in its own name rather than through an incorporated entity.
- H. Affiliate means a business enterprise located in one country which is directly or indirectly owned or controlled by a person of another country to the extent of 10 per centum or more of its voting stock for an incorporated business or an equivalent interest for an unincorporated business, including a branch.
- 1. U.S. affiliate means an affiliate located in the United States in which a foreign person has a direct investment.
- J. Foreign parent means the first foreign person in the ownership chain of the U.S. affiliate.
- K. Affiliated foreign group means (i) the foreign parent, (ii) any foreign person, proceeding up the foreign parent's ownership chain, which owns more than 50 per centum of the person below it up to and including that person which is not owned more than 50 per centum by another foreign person, and (iii) any foreign person, proceeding down the ownership chain(s) of each of these members, which is owned more than 50 per centum by the person above it.
- Foreign affiliate of foreign parent means, with reference to a given U.S. affiliate, any member of the affiliated foreign group owning the affiliate that is not a foreign parent of the affiliate.
- M. U.S. corporation means a business enterprise incorporated in the United
- N. Business enterprise means any organization, association, branch, or venture which exists for profitmaking purposes or to otherwise secure economic advantage, and any ownership of any real estate.
- O. Intermediary means an agent, nominee, manager, custodian, trust, or any person acting in a similar capacity.

I. DEFINITIONS (Continued)

- P. Associated group means two or more persons who, by the appearance of their actions, by agreement, or by an understanding, exercise their voting privileges in a concerted manner to influence the management of a business enterprise. Each of the following are deemed to be an associated group:

 - (1) Members of the same family,
 (2) A business enterprise and one or more of its officers and directors,
 - (3) Members of a syndicate or joint venture, or (4) A corporation and its domestic subsidiaries.
- O. Ultimate beneficial owner (UBO) is that person, proceeding up the ownership chain beginning with and including the foreign parent, that is not more than 50 percent owned or controlled by another person. (A person who creates a trust, proxy, power of attorney, arrangement, or device with the purpose or effect of divesting such owner of the ownership of an equity interest as part of a plan or scheme to avoid reporting information, is deemed to be the owner of the equity interest.)

H. GENERAL INSTRUCTIONS

A. Who must report

BE-13, Initial Report on a Foreign Person's Direct or Indirect Acquisition, Establishment, or Purchase of the Operating Assets, of a U.S. Business Enterprise, Including Real Estate, must be completed either:

- a) by a U.S. business enterprise when a foreign person establishes or acquires directly, or indirectly through an existing U.S. affiliate, a 10 percent or more voting interest in that enterprise, including an enterprise that results from the direct or indirect acquisition by a foreign person of a business segment or operating unit of an existing U.S. business enterprise that is then organized as a separate legal entity; or
- b) by the existing U.S. affiliate of a foreign person when it acquires a U.S. business enterprise, or a business segment or operating unit of a U.S. business enterprise, that the existing U.S. affiliate merges into its own operations rather than continuing or organizing as a separate legal entity.

A separate report must be filed for each foreign parent or existing U.S. affiliate that is a party to the transaction. However, where more than one foreign parent or existing U.S. affiliate is party to the transaction, Part IV need be completed on only one report.

NOTE—Real estate purchased for other than personal use constitutes a "business enterprise."

B. Exclusions and Exemptions -

- a) Residential real estate held exclusively for personal use and not for profitmaking purposes is not subject to the reporting requirements. A U.S. residence which is an owner's primary residence that is then leased by the owner while outside the United States but which the owner intends to reoccupy, is considered real estate held for personal use. Ownership of residential real estate by a corporation whose sole purpose is to hold the real estate and where the real estate is for the personal use of the individual owner(s) of the corporation, is considered real estate held for personal use.
- b) An existing U.S. affiliate is exempt from reporting the acquisition of a U.S. business enterprise, or a business segment or operating unit of a U.S. business enterprise, that it then merges into its own operations, if the total cost of the acquisition was \$1,000,000 or less, and does not involve the purchase of 200 acres or more of U.S. land. (If the acquisition involves the purchase of 200 acres or more of U.S. land, it must be reported regardless of the total cost of the acquisition.)
- c) An established or acquired U.S. business enterprise, as consolidated, is exempt if its total assets (not the foreign parent's or existing U.S. affiliate's share) at the time of acquisition or immediately after being established, were \$1,000,000 or less and it does not own 200 acres or more of U.S. land. (If it owns 200 acres or more of U.S. land, it must report regardless of the value of total assets.)

If exempt under (b) or (c), Supplement C, "Exemption Claim, Form BE-13," which accompanies this Form, must be filed to validate the exemption.

NOTE: All exempt U.S. affiliates should be aware of the quarterly and annual surveys of foreign direct investment in the United States (Forms BE-15, BE-605, and BE-606B) conducted by this Bureau and the exemption criteria pertaining to each (see 15 CFR Part 806.15). If a U.S. affiliate is exempt on Form BE-13, it is also exempt from filing in any of the quarterly or annual surveys at this time. However, if through internal growth, acquisitions, new infusions of capital, the rowever, it through internal growth, acquisitions, new infusions of capital, the purchase of land, etc., a previously exempt affiliate exceeds the exemption criteria of the quarterly and annual surveys in the future, it is the affiliate's legal responsibility to secure and file the appropriate forms. In the year that the quinquennial BE-12 benchmark survey is conducted, this Bureau will mail forms to each U.S. affiliate on our mailing list, including those exempted from filing in other surveys. If a U.S. affiliate is exempt from filing in the BE-12 survey, it may file a claim for exemption at that time claim for exemption at that time.

- C. Determining whether an individual is a foreign person or a U.S. person based on residence An individual will be considered a resident of, and subject to the jurisdiction of, the country in which physically located, subject to the following qualifications:
 - Individuals who reside, or expect to reside, outside their country of citizenship for less than one year are considered to be residents of their country of citizenship.
 - Individuals who reside, or expect to reside, outside their country of citizenship for one year or more are considered to be residents of the country in which they are residing, except as provided in 3 below.
 - 3. Notwithstanding 2, if an owner or employee of a business enterprise resides outside the country of location of the enterprise for one year or more for the purpose of furthering the business of the enterprise, and the country of the business enterprise is the country of citizenship of the owner, then such owner or employee shall nevertheless be considered a resident of the country of citizenship provided there is the intent to return within a reasonable period of time.
 - 4. Individuals and members of their immediate families who are residing outside their country of citizenship as a result of employment by the government of that country diplomats, consular officials, members of the armed forces, etc. are considered to be residents of their country of citizenship.

II. GENERAL INSTRUCTIONS (Continued)

- D. Reporting by intermediaries If a particular foreign direct investment in the United States is held, exercised, administered, or managed by a U.S. intermediary for the foreign beneficial owner, such intermediary shall be responsible for reporting the required information for, and in the name of, the new U.S. affiliate, and shall report on behalf of the new U.S. affiliate or shall instruct the new U.S. affiliate to submit the required information. Upon so instructing the new U.S. affiliate, the intermediary shall be released from further liability to report provided it has informed this Bureau of the date such instructions were given and the name and address of the U.S. affiliate, and has supplied the new U.S. affiliate with any information in the possession of, or which can be secured by, the intermediary that is necessary to permit the new U.S. affiliate to complete the required reports. If the new U.S. affiliate is in the form of real property that includes no entity from which a report can be solicited, the U.S. intermediary of the foreign beneficial owner is required to report. When acting in the capacity of an intermediary, the accounts or transactions of the U.S. intermediary with a foreign beneficial owner shall be considered as accounts or transactions of the new U.S. affiliate with the foreign beneficial owner. To the extent such transactions or accounts are unavailable to the new U.S. affiliate, they may be required to be reported by the intermediary.
- E. Unusual reporting situations It may be unclear from the forms and related instructions how certain unusual situations should be reported. This will be true particularly where there is a combination of direct plus indirect ownership interests, or where members of an affiliated foreign group have, or acquire, more than one fractional interest of less than 10 percent, but which in total adds to more than a 10 percent interest when all lines of ownership are considered. Rather than further complicating the instructions by trying to allow for all possible reporting situations, we request that those who must report for an unusual situation call us to discuss how best to report it.
- F. Consolidated reporting by a new U.S. affiliate A new U.S. affiliate shall file Form BE-13A on a fully consolidated basis, including in the consolidation all other U.S. affiliates in which it directly or indirectly owns more than 50 percent of the outstanding voting stock. (Foreign subsidiaries of the new U.S. affiliate are not to be included in the consolidation, except as provided below under the equity method of accounting.) However, separate reports may be filed where a given U.S. affiliate is not normally consolidated due to unrelated operations or lack of control, provided written permission has been requested from and granted by BEA. Hereinafter, the consolidated entity is considered to be one U.S. affiliate.

A U.S. affiliate that is not consolidated must file its own Form BE-13.

- **G. Equity method of accounting** Investments by the new U.S. affiliate in business enterprises not included in the consolidation and which are 20 percent or more owned shall be accounted for following the equity method of accounting. However, in these cases, intercompany items are not to be eliminated.
- H. Business segment Business segment as used in these reports is not limited to those "segments" meeting the criteria set forth in Financial Accounting Standards Board Statement Number 14.
- I. Calculation of total ownership percentage A person's ownership interest in a given business enterprise may be held directly or indirectly or both. It is directly held if the person itself holds the ownership interest in the enterprise. It is indirectly held if the person holds an ownership interest in another business enterprise that, in turn, owns the given business enterprise. A person's percentage of indirect voting ownership in a given business enterprise is the product of the person's direct voting ownership percentage in the first business enterprise in the ownership chain times that first enterprise's direct voting ownership percentage in the second business enterprise times each succeeding direct voting ownership percentage of each other intervening business enterprise. If more than one chain of ownership between the person and the given business enterprise exists, the percentages of direct and indirect ownership in all chains are summed to determine the person's total ownership percentage.

III. ACCOUNTING METHODS AND REPORTING PROCEDURES

- A. Accounting methods and records Generally accepted U.S. accounting principles should be followed. Corporations should generally use the same methods and records that are used to generate reports to stockholders except where the instructions indicate a variance.
- B. Annual stockholder's report U.S. affiliates issuing annual reports to stockholders are requested to furnish a copy of their annual reports to this Bureau.
- C. Estimates If actual figures are not available, estimates should be supplied and labeled as such. When a data item cannot be fully subdivided as required, a total and an estimated breakdown of the total should be supplied.
- D. Space on form insufficient When space on a form is insufficient to permit a full answer to any item, the required information should be submitted on supplementary sheets, appropriately labeled and referenced to the item number and the form or supplement.
- E. Figures such as the number of acres and the number of employees should be reported to the nearest whole unit.
- F. Currency amounts should be reported in U.S. dollars rounded to thousands (omitting 000). Do not enter amounts in the shaded portions of each line.

EXAMPLE: If amount is \$1,334,615.00, report as:

Bil.	Mil.	Thous.	Dols
	1,3	35	///

- **G.** If an item is between + or \$500.00 enter "0".
- H. Use parentheses to indicate negative numbers.

IV. FILING REPORTS

- A. Due data Form BE-13 is due no later than 45 days after the investment transaction occurs. NOTE: Form BE-607, Industry Classification Questionnaire, must also be completed by a new U.S. affiliate and returned with the completed Form BE-13.
- B. Extension Requests for an extension of the reporting deadline will not normally be granted. However, in a hardship case, a written request for an extension will be considered provided it is received at least 15 days prior to the due data of the report and enumerates substantive reasons necessitating the extension. BEA will provide a written response to such requests.
- **C.** Assistance If there are any questions concerning the report, telephone (202) 523-0547 during office hours 7:30 to 4:00, Washington, D.C. time.

IV. FILING REPORTS (Continued)

- D. Number of copies A single original copy of each form is to be filed with the Bureau of Economic Analysis. In addition, each person filing a form must retain a copy to facilitate resolution of any problems that may arise covering the data reported. (Both copies are protected by law; see statement on confidentiality in the Introduction.) File copies should be retained for 3 years after the date on which the form is due.
- E. Where to send report Return reports to U.S. Department of Commerce, Bureau of Economic Analysis, BE-50 (IN) Washington, D.C. 20230.

V. SPECIAL INSTRUCTIONS FOR INSURANCE COMPANIES

When there is a difference, the financial and operating data are to be prepared on the same basis as an annual report to the stockholders, rather than on the basis of an annual statement to an insurance department. Valuation should be according to normal commercial accounting procedures, not at the rates promulgated by the National Association of Insurance Commissioners. Include both nonadmitted assets not acceptable for the annual statement to an insurance department and trusteed, as well as non-trusteed, assets. Specific instructions for income statement items are:

Costs and expenses relating to operations (to be used in determining net income) — Include costs relating to sales or gross operating revenues, such as policy losses incurred, death benefits, matured endowments, other policy benefits, increases in liabilities for future policy benefits, other underwriting expenses, and investment expenses.

Sales or gross operating revenues, excluding sales taxes — Include items such as earned premiums, annuity considerations, gross investment income, and items of a similar nature. Exclude income from foreign affiliates.

VI. SPECIAL INSTRUCTIONS FOR REAL ESTATE

It a business enterprise, otherwise required to report, is in the form of real property not identifiable by name, reports are required to be filed by and in the name of the beneficial owner, or in the name of such beneficial owner by the intermediary of such beneficial owner.

Part I, items 1 through 4:

The direct purchase of real estate — unimproved land, farms, office buildings, shopping centers, etc. — shall be considereed to be an item 1 transaction except where the purchase is effected by buying shares in an existing corporation, in which case it will be an item 2 transaction.

Part II:

Item 6 — for real estate investments being reported, BEA is not seeking a legal description of the property, nor necesarily the address of the property itself. Since there may be no operating business enterprise as such for the investment, what is wanted is a consistently identifiable investment (i.e., U.S. affiliate) together with an address to which report forms can be mailed so that the investment (affiliate) can be reported on a consistent basis from survey to survey, or period to period. Thus, in item 6, the "name and address" of the U.S. affiliate might be:

XYZ Corp. N.V., Real Estate Investments; c/o B&K Inc., Accountants; 120 Major Street; Miami, Florida XXXXX

Sunrise Apartments; c/o ABC Real Estate; 120 Major Street; Miami, Florida XXXXX

Items 8 through 12 — If the new U.S. affiliate is not incorporated, give the percent ownership in item 8, column 3 for direct purchases by the foreign parent; and in item 9, column 3 for direct purchases by an existing U.S. affiliate.

VII. SPECIAL INSTRUCTIONS CONCERNING THE ESTABLISHMENT OF A HOLDING COMPANY, WITH MINIMAL CAPITALIZATION, PREPARATORY TO ACQUIRING OR ESTABLISHING A U.S. BUSINESS ENTERPRISE

The following procedures attempt to minimize reporting of multiple step transactions that would otherwise require the filing of several BE-13 reports or exemption claims. The transaction date for reporting an initial investment in a U.S. holding company, or similar entity, by a foreign person or by an existing U.S. affiliate of a foreign person may be deferred from the date of the initial investment if:

- (1) The initial capitalization (both debt and equity) of the U.S. holding company, or similar entity, is \$5,000,000 or less, and
- (2) The purpose of setting up the U.S. holding company, or similar entity, is to facilitate the subsequent acquisition of a U.S. business enterprise or to establish an operating U.S. affiliate, within 180 days.

A report must be filed within 45 days of the completion of the holding company's acquisition of the U.S. business enterprise or the establishment of an operating U.S. affiliate. When the BE-13 is filed, if the holding company has not been dissolved, the report must fully consolidate the holding company and the newly acquired or established U.S. affiliate. The cost of investment, item 43, must account for all funds for both investments. A brief letter of explanation describing the situation and transaction dates should accompany the filing.

In order to qualify for this deferral, the secondary investment transaction must occur within 180 days of the acquisition or establishment of the holding compay. If it does not, a BE-13 report (or exemption claim) must be filed by the U.S. holding company no later than 45 days beyond the 180-day deferral period.

VIII. SPECIFIC INSTRUCTIONS FOR REPORTING EMPLOYMENT

Employment (item 20) should relate to all employees regardless of whether they are engaged in an activity the cost of which was, or will be, charged as an expense on the income statement, charged to inventories, or capitalized. Include part-time and full-time workers, but exclude home workers and independent sales personnel who are not employees. Where the investment being reported represents the acquisition of a U.S. business enterprise, business segment, or operating unit (i.e., item 2, 3, or 4, of Form BE-13 is marked), give the number of employees as of the ending date for the year shown in item 16. Employment as of a different date during the year may be used if employment did not vary significantly during the year. If a strike or other disruption was in progress at the end of the year, give a number that reflects normal operations. If a business activity involves large seasonal variation, give a number that reflects an average for the year. Where the investment being reported represents the establishment of a new U.S. business enterprise (i.e., item 1 of Form BE-13 is marked), give the number of persons expected to be on the payroll at the end of the first full year of operations.

TEAR OFF - DO NOT RETURN INSTRUCTIONS

				OMB	No. 06	608-0	035	5: A	pprov	al Ex	pires	Nove	ember	30,	1987
FORM BE-13 Supplement C U.S. DEPARTMENT OF COMMERCE BUREAU OF ECONOMIC ANALYSIS EXEMPTION CLAIM, FORM BE-13 (Initial Report on a Foreign Person's Direct or Indirect Acquisition, Establishment, or Purchase of the Operating Assets, of a U.S. Business Enterprise, Including Real Estate)	Response to this inquiry is re your report to this Bureau is only for analytical or statisti used for purposes of taxatic The law also provides that o immune from legal process.	CON cal po n, inv	FIDEN urpose vestiga	TIAL. It s and Ca tion, or	may be ANNO regular	e used T be tion.			C	ONT	ROL	NUM	//BER		
RETURN COMPLETED FORM TO U.S. Department of Commerce Bureau of Economic Analysis BE-50 (IN) Washington, D.C. 20230	NOTE: Real estate purc	hase	od for	other ti	nan pe	rsona	l us	e con	stitut	es a '	"bus	iness	enter	pris	e."
I have reviewed the instructions for the BE-13 Report and determine Mark (X) one of items 1 through 5	ed that we are not required to	file a	Form I	BE-13 fo	or the f	ollowi	ng re	eason							
1. 01 This U.S. business enterprise is not a U.S. affiliate of directly or indirectly, by a foreign person.	f a foreign person, i.e., is not o	wne	d to the	extent	of 10	percer	nt or	more				۸e	ni	5	•
2. 02 This acquisition is exempt from being reported becau U.S. business enterprise, was acquired by an existing the acquisition was \$1,000,000 or less, and did not or more of U.S. land, it must be reported regardless of Enter the total cost and number of acres of land involutions.	g U.S. affiliate who then men involve the purchase of 200 a of the total cost of the acquist	red it	into it	s own o	peratio	ons an (if it ir	d th	e tota	l cost	of					
	vey tion	7	Bil.	Mil.	T.	hous.	Do	ls.							
150	Total cost	03	\$	1	Numbe	эг									
.ctorica in	Acres (to nearest whole acre)	04			TOTAL HARMON										
3. 05 This acquisition is not required to be reported since it for personal use and not for profitmaking purposes.	t represents U.S. real estate a	cquir	ed by a	foreigr	n perso	n(s) he	eld e	xclus	sively						
for personal use and not for profitmaking purposes. 4. 06 This U.S. business enterprise is a U.S. affiliate of a fr		ecaus	se, on a	a fully c	onsolid	lated b	asis								
(a) Each of the following three items for the U.S. aff (1) Total assets, (2) Sales or gross operating revenues, excluding	iliate (not the foreign parent's sales taxes, and														
(3) Net income after provision for U.S. income to and	axes;														
(b) The U.S. affiliate does not own 200 acres or mor affiliate owns 200 acres or more of U.S. land, it refers the value of the three items listed above).					mount										
Enter value or			Bil.	Mil.	TI	hous.	Do	ols.							
amount for each → i. Total assets (do not n	et out liabilities) ng revenues, excluding sales	07	\$												
taxes (do not give gro		08	\$												
iii. Net income after prov	rision for U.S. income taxes	09	\$		Numbe	er				F	BE	A U	SE O	NLY	
iv. Number of acres of U (To nearest whole ac		10			, tumb					11					
and complete the following ——→ i. Country of foreign pa	rent									12					
ii. Country of ultimate beneficial owner								The same of the sa		13					
5. 14 Other — Specify and include reference to section of	regulations or instructions on	whic	h clain	is base	ed. 🕁										
			МО	NIH	DAY		YEA	H							
6. If item 2 or item 4 was marked, give date transaction was comp	oleted. ————————————————————————————————————	- 15			i		i								
 Name and address (enter in blocks below, as appropriate; leave If item 1, 3, or 5 was marked, leave this item blank. 	one block between words)														
(iii) If item 2 was marked, give name and address of exisiting U (iii) If item 4 was marked, give name and address of the new U		ition	•												
Name															
Street or P.O. Box														10000	RESE
17										I					
City and State		T									The same	ZIP C	ode		
18								-3.00							
						BE		U.	S. TEL	EPH(I BNC	NUME	BER		
U.S. PERSON FOR BEA TO CONSULT ABOUT THIS CLAIM Enter name and address						Area	cod	-	S. TEL umber	100 A 100 A	I ANC	NUME	-	ensid	on

FORM BE-14 (REV. 1-85) U.S. DEPARTMENT OF COMMERCE BUREAU OF ECONOMIC ANALYSIS	
	Response to this inquiry is required by law. By the same law your report to this Bureau is CONFIDENTIAL. It may be used only for
REPORT BY A U.S. PERSON WHO ASSISTS	analytical or statistical purposes and CANNOT be used for purposes of taxation, investigation, or regulation. The law also provides that
OR INTERVENES IN THE ACQUISITION OF A U.S. BUSINESS ENTERPRISE BY, OR	copies retained in your files are immune from legal process.
WHO ENTERS INTO A JOINT VENTURE	Part I IDENTIFICATION OF PERSON FILING REPORT
WITH, A FOREIGN PERSON	Name and address of U.S. person assisting or intervening in the sale to, or purchase by, a foreign person of a U.S. business enterprise, or entering into a joint venture with a
MANDATORY - CONFIDENTIAL	foreign person. Name of U.S. person
RETURN REPORT Bureau of Economic Analysis BE-50 (IN)	
Washington, D.C. 20230	Street or P.O. Box
NOTE — A single original copy of the form shall be filed with the Bureau of Economic Analysis. File copies should be retained for 3 years after the date on which the form is due.	
This report is to be completed either by —	City and State
(a) a U.S. person — including, but not limited to, an intermediary, a real estate broker, business broker, and a	This report is being completed by (Mark (X) one) —
brokerage house — who assists or intervenes in the sale to, or purchase by, a foreign person or a U.S. affiliate of a	2. A U.S. person assisting or intervening in a purchase or sale
foreign person, of a 10 percent or more voting interest in a U.S. business enterprise, including real estate; or	of a U.S. business enterprise
(b) a U.S. person who enters into a joint venture with a foreign person to create a U.S. business enterprise.	3. A U.S. person entering into a joint venture with a foreign person to create a U.S. business enterprise
A U.S. person is required to report only when such a foreign	Part II THEORMATION BELATED TO DUDCHASE OF SALE TRANSACTION
involvement is known; it is not incumbent upon the U.S. person to ascertain the foreign status of a person involved in an	This Part is to be completed only if item 2 above was marked.
acquisition unless the U.S. person has reason to believe the acquiring party may be a foreign person.	Name and address of U.S. business enterprise that is being acquired by the foreign person, or by an existing U.S. affiliate of a foreign person. (If the enterprise is in the nature of land held
If a U.S. person required to file a Form BF-14 files Form BF-13 relating to the acquisition of the U.S. business enterprise by a	for investment and there is no operating enterprise, and if you mark "No" to item 5, then give name and address of U.S. person acting as agent or other intermediary of the foreign person on a continu
foreign person, then Form BE 14 is not required.	ing basis; together with sufficient information to identify the property.)
PURPOSE — BE-14 reports are required in order to identify new foreign direct investments in the United States that may	Name of U.S. business enterprise
affect the U.S. and foreign economies. MANDATORY — This survey is being conducted pursuant to	
the International Investment Survey and Trade In Services Act o 1976 (Pub. L. 94—472, 90 Stat. 2059, 22 U.S.Q. 3101—	Of Street or P.O. Box
3108 — hereinafter, ''the Act''), and the filing of reports is mandatory under Section 5(b)(2) of the Act (22 U.S.C. 3104). Ir	n l
Section 3 of Executive Order 11961, the President designated the Department of Commerce as the federal agency responsible	City and State ZIP code
for collecting the required data on direct investment, and the Secretary of Commerce has assigned this responsibility to the	
Bureau of Economic Analysis. The implementing regulations are contained in Title 15 CFR Part 806.	5. Do you have a continuing relationship with the foreign
PENALTIES — Whoever fails to report may be subject to a civil penalty not exceeding \$10,000 and to injunctive relief	this specific investment, in the sense of being a manager, Yes
commanding such person to comply, or both. Whoever willfully fails to report shall be fined not more than \$10,000 and, if an	overseer, rental agent, etc., of the investment?
individual, may be imprisoned for not more than one year, or both. Any officer, director, employee, or agent of any	6. Give name and address of purchaser — Include country if purchaser is a foreign person.
corporation who knowingly participates in such violations, upon conviction, may be punished by a like fine, imprisonment or	Name of purchaser
both. (See Section 6 of the Act, 22 U.S.C. 3105.)	
CONFIDENTIALITY — The information filed in this report may	
CONFIDENTIALITY — The information filed in this report may be used only for analytical and statistical purposes and access to the information shall be available only to officials and	Street or P.O. Box
CONFIDENTIALITY — The information filed in this report may be used only for analytical and statistical purposes and access to the information shall be available only to officials and employees (including consultants and contractors and their employees) of agencies designated by the President to perform	Street or P.O. Box
CONFIDENTIALITY — The information filed in this report may be used only for analytical and statistical purposes and access to the information shall be available only to officials and employees (including consultants and contractors and their employees) of agencies designated by the President to perform functions under the Act. The President may authorize the exchange of the information between agencies or officials	Street or P.O. Box
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who are residing outside their country of citizenship as a result of employment by the government of that country — diplomats, consular officials, members of the armed forces, etc. — are considered to be residents of their country of citizenship. H. Affiliate means a business enterprise located in one country which is directly or indirectly owned or controlled by a person of another country to the extent of 10 per centum or more of its voting stock for an incorporated business or an equivalent interest for an unincorporated business, including a branch. I. U.S. affiliate means an affiliate located in the United States in which a foreign person has a direct investment. J. Foreign parent means the first foreign person in the ownership chain of the U.S. affiliate. K. U.S. corporation means a business enterprise incorporated in the United States. L. Business enterprise means any organization, association, branch, or venture which exists for profitmaking purposes or to otherwise secure economic advantage, and any ownership of any real estate. M. Banking includes business enterprises engaged in deposit banking, Edge Act corporations engaged in international or foreign banking, U.S. branches and agencies of foreign banks whether or not they accept domestic deposits, and bank holding companies, i.e., holding companies for which over 50 percent of their total income is from banks which they hold. (U.S. branches of foreign banks are U.S. persons; conversely, foreign branches of U.S. banks are foreign persons.) N. Intermediary means an agent, nominee, manager, custodian, trust, or any person acting in a similar capacity. O. Associated group means two or more persons who, by the appearance of their actions, by agreement, or by an understanding, exercise their voting privileges in a concerted manner to influence the management of a business enterprise. Each of the following are deemed to be an				S. business enterprise,
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influence the management of a business enterprise. Each of the following are deemed to be an				
			influence the management of a business enterprise. Each of the following	

(1) Members of the same family,

(3) Members of a syndicate or joint venture, or(4) A corporation and its domestic subsidiaries.

(2) A business enterprise and one or more of its officers and directors,

FORM BE-14 (11-5-87) U.S. DEPARTMENT OF COMMERCE BUREAU OF ECONOMIC ANALYSIS	report to this Bureau is CONFIDENTIAL. It may be used only for analytical or statistical purposes and CANNOT be used for purposes	-0.50											
REPORT BY A U.S. PERSON WHO ASSISTS OR INTERVENES IN THE ACQUISITION OF A U.S. BUSINESS ENTERPRISE BY, OR WHO ENTERS INTO A JOINT VENTURE	of taxation, investigation, or regulation. The law also provides that copies retained in your files are immune from legal process. Part I IDENTIFICATION OF PERSON FILING REPORT 1. Name and address of U.S. person assisting or intervening in the sale to, or purchase												
WITH, A FOREIGN PERSON MANDATORY — CONFIDENTIAL	 Name and address of U.S. person assisting or intervening in the sale to, or purchase by, a foreign person of a U.S. business enterprise, or entering into a joint venture with a foreign person. 												
RETURN REPORT TO U.S. Department of Commerce Bureau of Economic Analysis BE-50 (IN) Washington, DC 20230	Name of U.S. person Street or P.O. Box												
NOTE — A single original copy of the form shall be filed with the Bureau of Economic Analysis. File copies should be retained for 3 years after the date on which the form is due.		Code											
This report is to be completed either by — (a) a U.S. person — including, but not limited to, an intermediary, a real estate broker, business broker, and a brokerage house — who assists or intervenes in the sale	This report is being completed by (Merk (X) one) — 2. A U.S. person assisting or intervening in a purchase or sale												
to, or purchase by, a foreign person or a U.S. affiliate of a foreign person, of a 10 percent or more voting interest in a U.S. business enterprise, including real estate; or (b) a U.S. person who enters into a joint venture with a foreign person to create a U.S. business enterprise.	of a U.S. business enterprise	complete											
A U.S. person is required to report only when such a foreign involvement is known; it is not incumbent upon the U.S. person to ascertain the foreign status of a person involved in an acquisition unless the U.S. person has reason to believe the acquiring party may be a foreign person. If a U.S. person required to file a Form BE-14 files Form BE-13 relating to the acquisition of the U.S. business enterprise by a foreign person, then Form BE-14 is not required.	PARTIL TINEORMATION RELATED TO DURCHASE OR SALE TRANSACTION	held name											
PURPOSE — BE-14 reports are required in order to identify new foreign direct investments in the United States that may affect the U.S. and foreign economies. MANDATORY — This survey is being conducted pursuant to	Name of U.S. business enterprise	in the same											
the International Investment and Trade In Services Survey Act (P. L. 94 – 472, 90 Stat. 2059, 22 U.S.C. 3101 – 3108 as amended — hereinafter, "the Act"), and the filing of reports is mandatory under Section 5(b)(2) of the Act (22 U.S.C.	Street or P.O. Box												
3104). In Section 3 of Executive Order 11961, the President designated the Department of Commerce as the federal agency responsible for collecting the required data on direct investment, and the Secretary of Commerce has assigned this responsibility to the Bureau of Economic Analysis. The implementing													
regulations are contained in Title 15 CFR Part 806. PENALTIES — Whoever fails to report may be subject to a civil penalty not exceeding \$10,000 and to injunctive relief commanding such person to comply, or both. Whoever willfully	this specific investment, in the sense of being a manager, Yes												
fails to report shall be fined not more than \$10,000 and, if an individual, may be imprisoned for not more than one year, or both. Any officer, director, employee, or agent of any corporation who knowingly participates in such violations, upon conviction, may be punished by a like fine, imprisonment or	6. Give name and address of purchaser — Include country if purchaser is a foreign person.												
both. (See Section 6 of the Act, 22 U.S.C. 3105.) CONFIDENTIALITY — The information filed in this report may be used only for analytical and statistical purposes and access to the information shall be available only to officials and	Street or P.O. Box												
employees (including consultants and contractors and their employees) of agencies designated by the President to perform functions under the Act. The President may authorize the exchange of the information between agencies or officials designated to perform functions under the Act, but only for	City and State ZIP Code												
analytical and statistical purposes. No official or employee (including consultants and contractors and their employees) shall publish or make available any information collected under the Act in such a manner that the person to whom the information relates can be specifically identified. Reports and	Country												
copies of reports prepared pursuant to the Act are confidential and their submission or disclosure shall not be compelled by any person without the prior written permission of the person filing the report and the customer of such person where the information supplied is identifiable as being derived from the	7. Date transaction was completed MONTH DAY	YEAR											
records of such customer (22 U.S.C. 3104). EXCLUSIONS AND EXEMPTIONS RESIDENTIAL REAL ESTATE — Residential real estate held exclusively for personal use and not for profitmaking purposes is	8. Give value of transaction based on your records, Mil. Thou. rounded to thousands of U.S. dollars.	Dols.											
not subject to the reporting requirements. A residence which is an owner's primary residence that is then leased by the owner while outside the United States but which the owner intends to reoccupy, is considered real estate held for personal use.	9. If the answer to item 5 is "Yes," should future report forms be sent to you for completion?												
Ownership of residential real estate by a corporation whose sole purpose is to hold the real estate and where the real estate is for the personal use of the individual owner(s) of the corporation, is considered real estate held for personal use. DOLLAR VALUE — If the U.S. business enterprise acquired has	10. If the answer to item 9 is "No," then to whom should future report forms be sent? Give name and address.												
total assets of, or if the capitalization (including loans from the joint venturers) of the joint venture to be established is, \$1,000,000 or less, then no report is required, provided the enterprise does not own 200 acres or more of U.S. land. (If it													
owns 200 acres or more of U.S. land, a report is required regardless of the value of total assets.) EFFECTIVE DATE — A report on this revised form is required for each covered direct investment transaction occurring on or	Street or P.O. Box												
after January 1, 1987. ASSISTANCE — Telephone (202) 523–0547. DUE DATE — Form BE-14 is due no later than 45 days after the direct investment transaction occurs.	City and State ZIP Code	n.:-16e											
PERSON TO CONSULT CONCERNING QUESTIONS ABOUT THIS REPORT	TELEPHONE NUMBER Area code Number Exte	ension											
CERTIFICATION The undersigned certifies that the Authorized official's signature	the information contained in this report is correct and complete to the best of his/her knowledge. Title												

			j.
Part III INFORMATION RELAT		TURE — This Part is to be completed only if item 3 above was marked.	
Name and address, including country, of foreign person that joint venture is with	Name of foreign pers	on the state of th	
	Street or P.O. Box		
		bir	
	City and State	13,	ZIP Code
		ionge, M.	25.
	Country	000000000000000000000000000000000000000	ye,
		is nose at osp	Ov
12. Name and address of US. business enterprise created	Name of U.S. busines	ss enterprise 40	
		Mes 4101 tolls sully	
	Street or P.O. Box	formuley 10-fol	
	City and State	SU NIO	710.0 4
his his	Sity and State	Sucoluin	ZIP Code
13. Foreign person's percent ownership of voting rights			
in joint venture	"We,		
14. Name and address to which future investment report forms for the joint venture should be	Name		
sent.			
	Street or P.O. Box		
	City and State		ZIP Code
Determining Whether an Individ Person or a U.S. Person Based		DEFINITIONS	
An individual will be considered a resi the jurisdiction of, the country in whic subject to the following qualifications	ch physically located,	A. United States, when used in a geographic sense, means the several States, the Commonwealth of Puerto Rico, and all territories and possessions of the l	
(a) Individuals who reside, or expect to country of citizenship for less than	to reside, outside their	B. Foreign, when used in a geographic sense, means that which is situated outs States or which belongs to or is characteristic of a country other than the Uni	ted States.
considered to be residents of their (b) Individuals who reside, or expect t	country of citizenship.	C. Person means any individual, branch, partnership, associated group, associated corporation, or other organization (whether or not organized under the laws or government (including a foreign government, the United States Government,	f any State), and any
country of citizenship for one year considered to be residents of the are residing, except as provided in	country in which they	government, and any agency, corporation, financial institution, or other entity thereof, including a government-sponsored agency).	
(c) Notwithstanding (b), if an owner of business enterprise resides outside	e the country of	D. Foreign person means any person resident outside the United States or subjection country other than the United States. Direct investment means the ownership or control, directly or indirectly, by	
location of the enterprise for one y purpose of furthering the business the country of the business enterp	of the enterprise, and orise is the country of	centum or more of the voting securities of an incorporated business enterpris interest in an unincorporated business enterprise.	e or an equivalent
citizenship of the owner, then suc shall nevertheless be considered a country of citizenship provided the	resident of the	F. Foreign direct investment in the United States means the ownership or co- indirectly, by one foreign person of 10 per centum or more of the voting secu- U.S. business enterprise or an equivalent interest in an unincorporated U.S. b	rities of an incorporated
return within a reasonable period of (d) Individuals and members of their in	mmediate families	including a branch. G. Branch means the operations or activities conducted by a person in a differer name rather than through an incorporated entity.	nt location in its own
who are residing outside their cou a result of employment by the gov country — diplomats, consular off	ernment of that ficials, members of	H. Affiliate means a business enterprise located in one country which is directly controlled by a person of another country to the extent of 10 per centum or means.	or indirectly owned or
the armed forces, etc. — are cons residents of their country of citize		for an incorporated business or an equivalent interest for an unincorporated b branch.	usiness, including a
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