FORM BE-15A (REV. 10/2011)						Form Code 1
OMB No. 0608-0034: Approval Expires 08/31/2014	BE-15 Identificat	ion N	lumber>			
BUREAU OF ECONOMIC ANALYSIS US, DEPARTMENT OF COMMERCE	MANDATORY -	co	NFIDENTIAL			
2011 ANNUAI	SURVEY OF FO IN THE UNIT FORM	ſED			alid	
DUE DATE: MAY 31, 2012	ame and address of U.	S. bu	siness enterprise	11	•	ts.
ELECTRONIC FILING:	Name of U.S. affiliate		n0 ¹⁰ c ⁰			Jer.
www.bea.gov/efile	010 c/o (care of)		15 050 21		<u> </u>	
MAIL REPORTS TO:	-	2	i urp rea		ren	
U.S. Department of Commerce Bureau of Economic Analysis BE-49(A) Washington, DC 20230	1003 Street or P.O. Box	0	n perms ar urve	<u>660 </u>	8 State	
DELIVER REPORTS TO:	Som	0	for		0	
Bureau of Economic Analysis, BE-49(A) Shipping and Receiving Section, M100	21P Code	2	OR OR	ode		
Washington, DC 20005	rreinforn	I	FOR INFORMATION OR ASSIS	TAN	CE:	
FAX REPORTS TO: 3 NO	Email: Telephone Copies of I		forms		be12/15@bea.ge (202) 606-5577	
(202) 606-1905*	e.		your BE-15 Identification Num	ber w	www.bea.gov/fdi vith all requests.	
Who must file BE-15A – Form BE-15A must be filed net income greater than \$275 million (positive or ne do not meet these filing criteria, see instruction I.A.1	gative). For more information	ation	on filing requirements, see instru	gross uction	operating revenues I.2 on page 21. If y	s, or ou
94-472, 90 Stat. 2	2059, 22 U.S.C. 3101-31 r report to this Bureau is	08, a	national Investment and Trade in s amended). The filing of reports dential. Whoever fails to report r	sis m	andatory and the A	ct
PERSON TO CONSULT CONCERNING QUES ABOUT THIS REPORT — Enter name and ac	TIONS Idress					
1000 Name 0		has	RTIFICATION — The undersign been prepared in accordance with plete, and is substantially accurated by the substantial substantias substantia sub	ith the	e applicable instruct	ions, is
1029 Address		inst	uction III.C on page 22, estimate	es ma	ay have been provid	ed.
0						
1030 0		Autho	rized official's signature			Date
1031 0		0990	Print or type name 0	0991	Print or type title	
1001 Telephone number Area code Number 0	Extension	0992	Telephone number 0	0993	FAX number 0	
May FAX and/or email be used in correspondence relating to this survey that may contain confidential in				ts, ar	nd/or to discuss que	stions
* NOTE: The internet and telephone systems are no communicate with BEA via FAX or electronic mail, I information we receive as confidential in accordanc	BEA cannot guarantee th	ne se	curity of the information during tr	ansm	ission, but will treat	
¹⁰²⁷ Email: ¹ 1 🔤 Yes (<i>If yes, please print your</i>	e-mail address.) ———	→[mail address (Please print)			
1 2 🗖 No		1	028			

¹⁰³² FAX:	1 1	Fax number 1
	' 2 □ No	0999

PART I – IDENTIFICATION OF U.S. AFFILIATE
IMPORTANT
Please review the Instructions starting on page 19 before completing this form. Insurance and real estate companies see Special Instructions starting on page 27.
 Accounting principles – If feasible use U.S. Generally Accepted Accounting Principles to complete Form BE-15 unless you are requested to do otherwise by a specific instruction. References in the instructions to Financial Accounting Standards Board Accounting Standards Codification Topics are referred to as "FASB ASC".
• U.S. affiliate's 2011 fiscal year - The affiliate's financial reporting year that had a ending date in calendar year 2011.
• Consolidated reporting – A U.S. affiliate must file on a fully consolidated domestic U.S. basis, including in the consolidation ALL U.S. affiliates in which it directly or indirectly owns more than 50 percent of the outstanding voting interest. The consolidation rules are found in instruction IV.2 starting on page 22.
Rounding – Report currency amounts in U.S. dollars rounded to thousands (omitting 000). Do not enter amounts in the shaded portions of each line. Example – If amount is \$1,334,891.00 report as:
 Which financial reporting standards will you use to complete this BE-15 report? NOTE: Unless it is highly burdensome or not feasible, the BE-15 report should be completed using U.S. Generally Accepted Accounting Principles (U.S. GAAP). ¹³⁹⁹ ¹ 1 U.S. Generally Accepted Accounting Principles ¹ 2 International Financial Reporting Standards (as promulgated by, or adapted from, the International Accounting Standards Board)
NOTE: Do not prepare your BE-15 report using the proportionate consolidation method, except as noted in instruction IV.2.b. and c on page 23.
¹ 3 \Box Other reporting standards – Specify the reporting standards used \swarrow
The conclusion
1a. If you use financial reporting standards other than U.S. GAAP, are you able to make adjustments to correct for any material
differences between U.S. GAAP and the reporting standards used?
 Consolidated reporting by the U.S. affiliate – Is more than 50 percent of the voting interest in this U.S. affiliate owned by another U.S. affiliate of your foreign parent (see the diagram below for assistance in answering this question)?
¹⁴⁰⁰ ¹ 1 Yes If "Yes" – Do not complete this report unless exception 2c described in the consolidation rules on page 23 applies. If this exception does not apply, please forward this BE-15 survey packet to the U.S. business enterprise owning your company more than 50 percent, and notify BEA of the action taken by filing BE-15 Claim for Exemption with item 2(d) completed on page 3 of that form. The BE-15 Claim for Exemption can be downloaded from BEA's web site at: www.bea.gov/fdi
¹ 2 No If "No" – Complete this report in accordance with the consolidation rules starting on page 22.
CONSOLIDATION OF U.S. AFFILIATES
Foreign Parent NOTE – Arrows connecting boxes represent direction of ownership
To to 100 percent
United States V U.S. affiliate A
>50 percent ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓
U.S. affiliate B
 Enter Employer Identification Number(s) used by the U.S. affiliate to file income and payroll taxes. Primary Other

4. REPORTING PERDOX – Reporting period instructions are found in instruction 4 on page 23. If there was a change in face year, please review instruction 4.5 on page 23. This U.S. affiliate's financial reporting year ended in calendar year 2011 on		PART I – IDENTIFICATION OF U.S. AFFILIATE – Continued
This U.S. affiliate's financial reporting year ended in calendar year 2011 on	4.	fiscal year, please review instruction 4.b. on page 23.
NOTE - Affiliate with a fiscal year that ended within the first week of January 2012 are considered to have a 2011 fiscal year and should report December 31, 2011 as their 2011 fiscal year end. 5. Did the U.S. business enterprise become a U.S. affiliate during its fiscal year that ended in calendar year 2011? 1006 *1 Year - Enter date U.S. business enterprise became a U.S. affiliate and see instruction 5 starting on page 23 to determine how to report for the first time. *2 No NOTE - For a U.S. business enterprise that became a U.S. affiliate during its fiscal year that ended in calendar year 2011, leave the dose FY 2010 data columns bank. 6. Form of organization of U.S. affiliate - Mark (x) one 1011 *1 Coorporated in U.S. Reporting rules for unincorporated affiliates are found in instruction 6.0. on page 24. *2 U.S. pathetorship - Reporting rules for patienterships are found in instruction 6.0. on page 24. *3 Elea integrity not in 1-4 above - Reporting rules for real estate are found in instruction 6.0. on page 27. *6 Elear property not in 1-4 above - Reporting rules for seal estate are found in instruction 0.0. on page 27. *7 Elear to rome are to be deconsolidate foreign business enterprises and whose business and whose business at a chirdly is conducted in, or from, the United States *1014 *1 Ures H*Yes* - DO NOT consolidate foreign business enterprises or operations. Foreign operations in which you own an interest of 20 percent or more are to be deconsolidate and reported using the equily method of accounting V.2. an page 23. 101		
report December 31, 2011 as their 2011 fiscal year end. 5. Did the U.S. business enterprise become a U.S. affiliate during its fiscal year that ended in calendar year 2011? 1000 ¹ 1 Yes 12 No NOTE - For a U.S. business enterprise that became a U.S. affiliate during its fiscal year that ended in calendar year 2011, leave the dose FY 2010 data columns blank. 6. Form of organization of U.S. affiliate – Mark (X) one 1011 ¹ 1 Incorporated in U.S. Reporting rules for unincorporated affiliates are found in instruction 6 on page 24. 1 2 U.S. branch of a foreign person 3 4 U.S. brainess enterprise instruction 5 on page 24. 1 3 U.S. brainest of a foreign person 4 4 Limited Liabitity Company (LC) — Reporting rules for rule state are found in instruction 6.b. on page 24. 1 4 Business enterprise incorporated above — Reporting rules for LLCs are found in instruction 6.c. on page 24. 1 5 Business enterprise incorporated above — Reporting rules for rule state are found in instruction 6.c. on page 24. 1 6 Business enterprise incorporated above — Reporting rules for rule state are found in instruction 6.c. on page 24. 1 6 Business enterprise incorporated above — Reporting rules for rule state are found in instruction 7.C. on page 27. 1 6 Business enterprise incorporated above — Reporting rules for rule state are found in instruction V.C. on page 27. 1 7 Other — Specify 7 1 014 ¹ 1 Yes 1 9 Yes — DO NOT consolidate foreign business enterprises or operations. Foreign operations in which you own an interest of 20 percent or more are to be deconsolidated and reporting rules for foreign operations are found in the instruction V.2. an page 23. NOTE: DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for hoddings reported using the equity method of accounting or fair value accounting. Typering rules for foreign operations are found in the instruction 1/2. an o		
1008 1 Yes If Yes' - Enter date U.S. business enterprise became a U.S. affiliate and see instruction 5 starting on page 23 to determine how to report for the first time. Month Day Year 12 No North Day Year Image: Starting on page 23 to determine how to report for the first time. Month Day Year 12 No North Day Year Image: Starting on page 23 to determine how to report for the first time. Month Day Year 12 No North Day Year Image: Starting on page 23 to determine how to report for the first time. Month Day Year 1011 1 Incorporated affiliate Mark (X) and Month Day Year 1011 1 Incorporated affiliate are found in instruction 6 on page 24. 1 Day Starting page 24. 1 Day Starting page 27. 12 Day Starting page 27. 1 Day Starting page 27. 1 Day Starting page 27. 13 Day Starting to foreign page 27. 1 Day Starting the page 27. 1 Day Starting the page 27. 14 Limited Lability Company (LLC) - Reporting rules for rule of the value as and whose beausiness anterprise to page 27. 1 Day Starting the those the day office is located in the Unit		
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Foreign business Foreign business boxes represent direction of operations owned by the operations owned		
		Foreign business Foreign business boxes represent direction of enterprises or enterprises or enterprises or foreign ownership operations operations owned operations owned
8. U.S. affiliates fully consolidated in this report – U.S. affiliates that are more than 50-percent owned should be fully consolidated in this report,	8.	
except as noted in the consolidation rules starting on page 22. Banks see instruction I.C. on page 21 for aggregated reporting rules. Enter the number of U.S. affiliates consolidated in this report in the box below. Hereinafter they are considered to be one U.S. affiliate. If the		Enter the number of U.S. affiliates consolidated in this report in the box below. Hereinafter they are considered to be one U.S. affiliate. If the
report is for a single U.S. affiliate, enter "1" in the box below. Exclude from the consolidation all foreign business enterprises or operations owned by this U.S. affiliate.		
¹⁰¹² Number – If number is greater than one, complete the Supplement A on page 15.		

PART I – IDENTIFICATION OF U	.S. AFFILIATE – Continued
9. U.S. affiliates NOT fully consolidated — See instruction 9 starting on pag	e 24.
Number of U.S. affiliates, in which this U.S. affiliate has an ownership i	nterest, that are NOT fully consolidated in this report.
accounting, or, if less than 20 percent owned, in accordance	consolidated U.S. affiliates on an equity basis, or using fair value e with FASB ASC 320 (formerly FAS 115) or the cost method of s of their obligation to file a Form BE-15 in their own names (see
 Did this U.S. affiliate acquire or establish any U.S. business enterprises either contained in this report on a fully consolidated basis, merged in reflected using the fair value option? 1015¹ 1 ☐ Yes 1 2 ☐ No 	
	n ¹⁵ nose at aspor
 11. Did this U.S. affiliate sell, transfer ownership of, or liquidate any of its during its fiscal year that ended in calendar year 2011? 1016 ¹ 1 Yes ¹ 2 No 	U.S. subsidiaries, operating divisions, segments, etc.,
Ownership — Enter percent of ownership, in this U.S. affiliate, to a tenth of on equivalent interest if an unincorporated affiliate). "Voting interest" and "equity inte	e percent, based on voting and equity interests (or an rest" are defined in instructions 12–16 on page 25.
Foreign parent — A foreign parent is the FIRST person or entity outside the U.S interest (direct or indirect) in this U.S. affiliate. The country of foreign parent is the enterprise, or of residence if the parent is an individual. For individuals, see instru-	country of incorporation or organization if the parent is a business
Country of	Voting interest Equity interest (if different from voting interest)
Name of each direct owner foreign parent	Close FY 2011 Close FY 2010 Close FY 2011 Close FY 2010 USE ONLY (1) (2) (3) (4) ONLY
Ownership held directly by foreign parent(s) of this affiliate—see example 1 Enter name and country of each foreign parent with direct ownership—if more that	below. In 2, continue on separate sheet.
12.	
13.	
Ownership held indirectly by foreign parents of this U.S. affiliate through ar Enter name of each U.S. affiliate that owns this affiliate and the country of the for	
14.	
15.	1 2 3 4 5
16a. All other U.S. persons (do not list names) 1061	
16b. All other foreign persons (do not list names) 1062	
TOTAL	
Sum of items 12 through 16b.	100.0% 100.0% 100.0% 100.0%
	ECT FOREIGN OWNERSHIP <u>Example 2</u> – Ownership held indirectly by a foreign parent through another U.S. affiliate
Foreign Company Y is the foreign parent because it is the first owner located outside the U.S. in a chain of	Foreign Parent 10 to 100 percent
ownership that owns 10 percent or more of the U.S. affiliate.	Foreign
10 to 100 percent	U.S. affiliate A
Foreign	U.S. affiliate B is indirectly owned by the foreign parent
United States ↓ U.S. affiliate	U.S. affiliate A U.S. affiliate A has a direct ownership interest in U.S. affiliate B.
NOTE: Arrows connecting boxes represent direction of ownership	

	PART I - II	DENTIFICATION OF	U.S. AFFILIATE - Co	ntinued
17.	Enter the name and industry code of the separate sheet.	foreign parent. If there is n	nore than one foreign parent, list	t each and its industry code on a
17a.	Enter name of foreign parent. If the foreig	n parent is an individual ente	er "individual."	
	3011 0			
17Ь.	Enter the foreign parent industry code from the foreign parent. DO NOT base the code individual, enter code "05."	om the list of codes on page on the world-wide sales of al	6 that best describes the PRIM I consolidated subsidiaries of the	ARY activity of the SINGLE entity named as e foreign parent. If the foreign parent is an
	3018 1		long	nly onts.
18.	For each foreign parent, furnish the name is more than one foreign parent, list each or is that person or entity, proceeding up the o owned or controlled by another person or en	n a separate sheet and give wnership chain beginning wi	the name of its UBO, and the Ui th and including the foreign pare	BO's country and industry codes. The UBO ent, that is not more than than 50 percent
18a.	parent is NOT the UBO.		controlled more than 50 percent	by another person or entity, then the foreign
	³⁰¹⁹ ¹ 1 Yes (as shown in example 1 b <i>Skip to 18d.</i>	pelow) – 1 2	No (as shown in examples 2A Continue with 18b.	and 2B below) –
18b.	Enter the name of the UBO of the foreign Identifying the UBO as "bearer shares" is not	parent. If the UBO is an incomparent of the UBO is an incomparent of the temperature of temperatur	dividual enter "individual."	
	3021 0	int un	tion	
18c.	Enter country of the UBO. For individuals,	see instruction V.F. on page	28.	BEA USE ONLY
	This nd 1	unionintor		3022 1
18d.	Enter the industry code of the UBO from activities of all majority-owned subsidiaries including all of its majority-owned subsidiari	of the UBO. Select the indus	NOTE – The UBO industry code try code that best reflects the co	e is based on the consolidated world-wide onsolidated world-wide sales of the UBO,
	3023 1 DO NOT US	se code "14" unless you rece	eive permission from BEA.	
	bear ext	AMPLES OF THE ULTIMAT	E BENEFICIAL OWNER (UBO)	
<u>Exar</u>	nple 1 – The UBO and Foreign Parent are t	he same N	OTE: Arrows connecting boxes	represent direction of ownership
	The UBO and foreign parent are the	Foreign Company X		
l s	ame if the foreign parent is NOT more nan 50 percent owned or controlled by	1 to 50%		
	another person or entity.	¥	1	
	Foreign	Foreign Parent = UBO		
	United States			
		U.S. affiliate		
	nples 2A and 2B – The Foreign Parent is N	OT the UBO		
<u>A. 11</u>	he UBO is a foreign person or entity		B. The UBO is a U.S. perso	n or entity
	parent of the U.S. affiliate; foreign	Foreign Company X (UBO)	Foreign Company Z is parent of the U.S. affil Company C is the	liate. U.S.
pai	arent is not the UBO if the foreign rent is <u>more than</u> 50 percent owned or controlled by another person or	∣ >50 Percent ⊥		Foreign Company Z
	entity.	Foreign Company Y (Foreign Parent)		(Foreign Parent)
	Foreign		Foreign 	>50 Percent
	United States	U.S. affiliate	United States	U.S. Company C (UBO) U.S. affiliate
┣──	1	2	3 4	5
	A USE ONLY ¹⁰⁷⁰ E-15A (REV. 10/2011)			Page 5

		PART II - FINAN	CIAL AND OPER	RATI	NG DATA OF	U.S. AFFILIAT	'E
		FOF	REIGN PARENT AND U For Page 5 items				
	Note:	"ISI codes" are Internatio Internation	onal Surveys Industry co tional Surveys, 2007 loc	odes, a cated a	s given in the <i>Guid</i> t www.bea.gov/nai	de to Industry Classific cs2007.	ations for
	Government and govern enterprise, or quasi-gove				Real estate (ISI co		<u>l</u> a
02	Pension fund — Governi	ment run		18	Professional, scien	tific, and technical ser	vices
03	Pension fund — Privately	y run			ISI codes 5411-5		vices
04	Estate, trust, or nonprofit code 5252 that is estates		of ISI		Other services (ISI 5329, and 5611–81	codes 1150, 2132, 21 130)	33, 5321,
05	Individual			Man	facturing, includ	ing fabricating, asse	mbling,
	ate business enterprise inization, or group enga		40		Food (ISI codes 31	10 .	
06	Insurance (ISI codes 524	12, 5243, 5249)	ley :	21	Beverages and tot	oacco products (ISI co	des 3121 and 3122)
07	Agriculture, forestry, fishi (ISI codes 1110–1140)	ing and hunting	surv mat			nd medicine (ISI code	
80	Mining (ISI codes 2111-	2127)	\$01 N	0.3		SI codes 3251–3259, al products (ISI codes	
09	Construction (ISI codes 2	2360-2380)	in un			ated metal products (I	•
10	Transportation and ware	housing (ISI codes 4810	-4939)	<u>~`</u> ()`		ctronic products (ISI co	
11	Utilities (ISI codes 2211-	-2213)	reinenti		•	cturing (ISI codes 333	•
12	Wholesale and retail trac and 4410–4540)	de (ISI codes 4231-4251	initia	28	•	nt, appliances and co	
13	Banking, including bank 5221 and 5229)	holding companies (ISI c	odes			i parts (ISI codes 336 [.]	1–3363)
14	Holding companies, excl	uding bank holding com	nanies			n equipment (ISI code	
	(ISI codes 5512 and 551	3)		31	Other manufacturi	ng (ISI codes 3130-32	231, 3261, 3262, 3370–3399)
	Other finance (ISI codes code 5252 that is not est					cturing, including integ without extraction (ISI	
Sec	tion A – INDUSTRY CLA	SSIFICATION TOTAL		FES C			
	Major activity(ies) of fu	•	ffiliate - For an inactive				
	•	ALL BOXES THAT DES			OF THE FULLY C	ONSOLIDATED U.S.	AFFILIATE
	Producer of goods	Seller of goods the U.S. affiliate does not produce	Producer or distributor of information		Provider of services	Real estate	Other
	(1)	(2)	(3)		(4)	(5)	(6)
1072	1 1	² 2 🗌	³ 3		⁴ 4 🔲	5 5	⁶ 6 □ – Specify _¥
20. 1163	whether it is mined, mai	r product(s) and/or sen nufactured, sold at whole	vice(s) resulting from t sale, transported, packa	this (ti aged, e	n ese) activity(ies) tc. (For example,	? If a product, also sta "manufacture widgets.	ate what is done to it, i.e.,
			BEA US	SE ON	LY		
1200		2	3		4		5

1201 1

1202 1

1203 1

INDUSTRY CLASSIFICATION, TOTAL SALES, AND EMPLOYEES OF FULLY CONSOLIDATED U.S. AFFILIATE

Enter the 4-digit International Surveys Industry (ISI) code(s) and the sales and employment associated with each code in items 21 through 30 below.

Book publishers, printers, and Real Estate Investment Trusts – See instructions for items 21–34 on page 25.

Dealers in financial instruments and finance and insurance companies – See special instructions for item 37 on page 25.

Holding company (ISI code 5512) is often an invalid industry classification for a conglomerate. A conglomerate must determine its industry code based on the activities of the fully consolidated domestic U.S. business enterprise.

<u>Column (1) – ISI Code</u> – See the Summary of Industry Classifications on page 18; for a full explanation of each code, see the *Guide to Industry* Classifications for International Surveys, 2007 located at www.bea.gov/naics2007. For an inactive affiliate, base the industry classification(s) on its last active period; for "start-ups" with no sales, show the intended activity(ies).

Column (2) - Sales

INCLUDE

- Total sales or gross operating revenues, excluding sales taxes Gross sales minus returns, allowances, and discounts; or gross operating revenues.
- Revenues generated during the year from the operations of a discontinued business segment.
- ONLY finance and insurance companies and units should report dividends and interest. Companies involved with repos and reverse repos see instructions for items 21–34 on page 25.
- Total income of **holding companies** (ISI code 5512) as reported in item 39 on page 8.
- Sales or consumption taxes levied directly on the consumer.
- Excise taxes levied directly on manufacturers, wholesalers, and retailers.
- Gains or losses from DISPOSALS of discontinued operations and gains and losses from derivative instruments (report as certain gains (losses) on page 8, item 37).

EXCLUDE

 Dividends and interest earned by non-finance and non-insurance companies and units (report as other income on page 8, item 38).

Column (3) – Number of employees – INCLUDE all full-time and part-time employees on the payroll at the end of FY 2011, associated with each ISI code. EXCLUDE contract workers and other workers not carried on the payroll of this U.S. affiliate. If employment at the end of FY 2011 was unusually high or low because of temporary factors (e.g., a strike), give the number of employees that reflects normal operations. If the business enterprise's activity involves large seasonal variations, give the average number of employees for FY 2011. If precise figures are not available, provide your best estimate.

NOT	Fe: → For most U.S. Reporters, the employment distribution in column (3) is not proportional to the sales distribution in column (2). Therefore, do not distribute employment by industry in proportion to sales by industry.		ISI code (1)	Bil.	Sales (2) Mil.	 Dols.	Number of employees associated with each ISI code in column (1) (3)
21.	Enter code with largest sales	1164	1	2 \$		000	3
22.	Enter code with 2nd largest sales	1165	1	2 \$		000	3
23.	Enter code with 3rd largest sales	1166	1	2 \$		 000	3
24.	Enter code with 4th largest sales	1167	1	2 \$		000	3
25.	Enter code with 5th largest sales	1168	1	2 \$		000	3
26.	Enter code with 6th largest sales	1169	1	2 \$		000	3
27.	Enter code with 7th largest sales	1170	1	2		I I 000	3
28.	Enter code with 8th largest sales	1171	1	2 \$		000	3
29.	Enter code with 9th largest sales	1176	1	2 \$		000	3
30.	Enter code with 10th largest sales	1177	1	2		000	3
31.	Number of employees of administrative offices and other auxiliary units headquarters, central administrative, and regional offices, and operating unit management or support services (such as accounting, data processing, lega testing, and warehousing) to more than one U.S. operating unit. EXCLUDE administration and management or support services for only one unit. column (3) of items 21 through 30 above.	s that I, rese emplo	provide admir arch and deve yees that pro	nistration a elopment a pvide	and and	1178	3
32.	Sales and employees accounted for - Sum of items 21 through 31	1172		2 \$		I I 000	3
33.	Sales and employees not accounted for above – Items 21 through 30 must all have entries if amounts are entered on this line.	1173		2 \$		 000	3
34.	TOTAL SALES OR GROSS OPERATING REVENUES (excluding sales taxes) AND EMPLOYEES – Sum of items 32 and 33, columns (2) and (3)	1174	1	2 \$		 000	3

PART II – FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE – Co	ntin	ued			
Section B — INCOME STATEMENT		Bil.	Mil.	Thous.	Dols.
INCOME					1
35. Total sales or gross operating revenues, excluding sales taxes — Item 35 must equal item 34, column (2).	2149	1 \$			000
36. Income from equity investments in unconsolidated U.S. affiliates and all foreign entities — INCLUDE here the equity in earnings, during the reporting period, for all U.S. and foreign investments that are unconsolidated and reported on page 10 item 60. INCLUDE dividends received for investments that are owned less than 20 percent and not subject to FASB ASC 320 (formerly FAS 115). INCLUDE fair value gains and losses for investments that would otherwise be accounted for under the equity method but for which fair value accounting has been applied.	2150	1			 000
37. Certain gains (losses) — PLEASE READ INSTRUCTIONS CAREFULLY as this item is based on economic accounting concepts and may, in some cases, deviate from accounting principles.			10	nt) •
Report gross amount before income tax effect. Include tax effect in item 41 below.	5	por	100		
a. Extraordinary, unusual, or infrequently occurring items that are material. INCLUDE losses from accidental damage or disasters, after estimated insurance reimbursement. INCLUDE other material items, including writeups, writedowns, and writeoffs of tangible and intangible assets; gains (losses) from the sale or other dispositions of capital assets. EXCLUDE legal judgments (report legal judgments against the U.S. affiliate in item 40; report legal settlements in favor of the U.S. affiliate in item 38);	52				
b. Restructuring. INCLUDE restructuring costs that reflect writedowns or writeoffs of assets or liabilities. EXCLUDE actual payments, or charges to establish reserves for future actual payments, such as for severance pay, and fees to accountants, lawyers, consultants, or other contractors. Report them in item 40;					
c. Sales or disposition of land, other property, plant and equipment, or other assets, and FASB ASC 360 (formerly FAS 144) impairment losses. EXCLUDE gains (losses) from the sale of inventory assets in the ordinary course of trade or business. Real estate companies, see special instructions IV.37.(2) on page 25;					
d. Sales or other disposition of financial assets, including investment securities; gains (losses) related to fair value accounting EXCEPT those to be reported in item 36 above; FASB ASC 320 (formerly FAS 115) holding gains (losses) on securities classified as trading securities; FASB ASC 320 impairment losses; and gains and losses derived from derivative instruments. Dealers in financial instruments and finance and insurance companies, see special instructions IV.37.(1) on page 25;					
e. Goodwill impairment as defined by FASB ASC 350 (formerly FAS 142);					l I
f. DISPOSALS of discontinued operations. EXCLUDE income from the operations of a discontinued segment. Report such income as part of your income from operations in items 21 through 34;					
g. Remeasurement of the U.S. affiliate's foreign-currency-denominated assets and liabilities due to changes in foreign exchange rates during the reporting period;					
h. The cumulative effect of a change in accounting principle; and					1
 The cumulative effect of a change in the estimate of stock compensation forfeitures under FASB ASC 718 (formerly FAS 123(R)). 	2151	1 \$			000
38. Other income — Legal settlements in favor of the U.S. affiliate, dividends and interest earned by non-finance and non-insurance companies and units, nonoperating, and other income not included above. — Specify major items <i>x</i>					
	2152	1 \$			000
39. TOTAL INCOME — Sum of items 35 through 38	2153	1 \$			1 1 000
COSTS AND EXPENSES					1
40. Cost of goods sold or services rendered, and selling, general, and administrative expenses — Operating expenses that relate to sales or gross operating revenues, item 35, and selling, general, and administrative expenses. INCLUDE production royalty payments to governments, their subdivisions and agencies, and to other persons. INCLUDE legal judgments against the U.S. affiliate. INCLUDE depletion charges representing the amortization of the actual cost of capital assets, but EXCLUDE all other depletion charges. EXCLUDE goodwill impairment as defined by FASB ASC 350 (formerly FAS 142). Report such impairment losses in item 37 above. For guidance on restructuring		1			
costs, see item 37b above.	2154	\$			000
41. Income taxes — Provision for U.S. Federal, state, and local incomes taxes. INCLUDE the income		1			
tax effect of certain gains (losses) reported in item 37. EXCLUDE production royalty payments. 42. Other costs and expenses not included above. Include noncontrolling interests in profits and losses (FASB	2156	\$			000
ASC 810 (formerly FAS 160)). — Specify major items 🖌					
		1			
	2157	\$			1 000
43. TOTAL COSTS AND EXPENSES — Sum of items 40 through 42	2158	1 \$			000
NET INCOME					1
44. Net income (loss) after provision for U.S. Federal, state, and local income taxes — Item 39 minus item 43	2159	1 \$			000

Section C — DISTRIBUTION OF SALES OR GROSS OPERATING REVENUES

Distribute sales or gross operating revenues among three categories — sales of goods, sales of services, and investment income. For the purpose of this distribution, "goods" are normally outputs that are tangible and "services" are normally outputs that are intangible. When a sale consists of both goods and services and cannot be unbundled (i.e., the goods and services are not separately billed), classify the sales as goods or services based on whichever accounts for a majority of the value. Give best estimates if actual figures are not available.

NOTE — BEFORE COMPLETING THIS SECTION, PLEASE SEE THE INSTRUCTIONS FOR ITEMS 45 THROUGH 50 STARTING ON PAGE 25. Insurance companies also see page 27, V.A. for special instructions.

sales good	ies and Oil & Gas Producers and Distributors — To the extent feasible, revenues are to of services. Revenues earned from the sale of a product (e.g., electricity, natural gas, oil, s. Revenues earned from the distribution or transmission of a product (e.g., fees received f are to be reported as sales of services.	water, etc.) are to be reported	l as s	ales of	F	ents	•
	35 ¹	207 L		Bil.	Mil.	Thous.	Dols.
45.	TOTAL SALES OR GROSS OPERATING REVENUES, EXCLUDING SALES TAXES Equals sum of items 46 through 48	pose at re	2243	1 \$; 000
46.	Sales of Goods	is a wey	2244	1 \$			 000
47.	Investment income included in gross operating revenues. Include ALL interest and di finance and insurance subsidiaries or units.	vidends generated by	2245	1 \$			י 1000
48.	Sales of Services, Total — Sum of items 49 and 50		2246	1 \$			 000
49.	To U.S. persons or entitles		2247	1 \$			I 1000
50.	To foreign persons		2257	1 \$, 000
Sect	ion D — OTHER FINANCIAL AND OPERATING DATA			Bil.	Mil.	Thous.	Dols.
51.	Interest income from all sources (including foreign parents and affiliates), after ded withheld by the payer. Do not net against interest expense (item 52).	uction of taxes	2400	1 \$			 000
52.	Interest expense plus interest capitalized, paid or due to all payees (including to for	reign narents and					I
	affiliates), before deduction of U.S. tax withheld by the affiliate. Do not net against int (item 51).	terest income	2401	1 \$			 000
53.	Other taxes and non-tax payments (EXCLUDING income and payroll taxes) — Amount year, net of refunds or credits, to U.S. Federal, state, and local governments, their subdivi	paid or accrued for the paids and agencies for —					l I
	• Sales, consumption, and excise taxes collected by you on goods and services you s	old					i
	Premium taxes paid by insurance companies						Ì
	 Property and other taxes on the value of assets and capital 						I I
	 Any remaining taxes (other than income and payroll taxes) 						
	Non-tax liabilities (other than for purchases of goods and services) such as —						1
	Import and export duties						1
	Production royalties for natural resources						i
	License fees, fines, penalties, and similar items						I I
	NOTE: The amount reported in this item SHOULD NOT EQUAL the amount reported in it	tem 41.	2402	1 \$. 000
F 4	· · · · · · · · · · · · · · · · · · ·		2402	÷			1000
54.	TOTAL EMPLOYEE COMPENSATION — Base compensation on payroll records. Emplo cover compensation charged as an expense on the income statement, charged to inventor the reporting period. INCLUDE wages and salaries and employee benefit plans. EXCLUD activities of a prior period, such as compensation capitalized or charged to inventories in p	pries, or capitalized during E compensation related to					
	compensation of contract workers and other workers not carried on the payroll of this U.S 54 on page 26.	. affiliate. See instruction	2253	1 \$			۱ ₀₀₀
							-
55a.	Research and development (R&D) performed BY the U.S. affiliate — Include all costs R&D, including depreciation, amortization, wages and salaries, taxes, materials and suppl whether or not allocated to others — and all other indirect costs. EXCLUDE the cost of Re officient but performed by the cost of Research and the cost of Research and the cost of Research was all other and the cost of Research and the cost of Resea	lies, overhead —		1			I I I 000
	affiliate but performed by others. See instruction 55a on page 26.		2403	\$			1000
55b.	Research and development employees – Report the number of employees engaged in the United States (including the District of Columbia, Puerto Rico, and all territories and possessions of the United States) at the end of the fiscal year that ended in calendar year					nber (1)	
	R&D employees are scientists, engineers, and other professional and technical employee						
	engaged in scientific or engineering R&D work, at a level that requires knowledge of phys engineering, mathematics, statistics, or computer science at least equivalent to that acqui	ical or life sciences, red through completion					
	of a four year college course with a major in one of these fields (i.e., training may be eithe experience).	a tormat or by	2409	1			
				1			
		BEA USE ONLY	2410				

		PART II – FINANCIAL AND OPERATING DATA OF U.S	. A	FFIL	ITAI.	E – Co	ntin	ued			
Sect	ion E – INSUR	ANCE INDUSTRY ACTIVITIES									
56.	Of the total sa by insurance	les and gross operating revenues reported on page 7, line 34, column 2, related activities (industry codes 5243 and 5249)?	wer	e any	of the	sales oi	r reve	nues	generat	ed	
	^{1180 1} 1 1 Y	es – Answer items 57 and 58 ¹ 2 No – Skip to item 59					2				
57.		rned — Report premiums, gross of commissions, included in revenue during th				al	0	Bil.	Mil.	Thous.	Dols.
	minus reinsura premiums at th	rect premiums written (including renewals) net of cancellations, plus reinsurand ince premiums ceded, plus unearned premiums at the beginning of the year, m ie end of the year. EXCLUDE all annuity premiums. Also EXCLUDE premiums d adjustable life, variable and interest-sensitive life, and variable-universal life	ninus and	unear	rned	Ť	1181	1 \$		nte	1 1 1000
58.	adjustment ex	ed — Report losses incurred for the insurance products covered by question 5 benses and losses that relate to annuities. Also EXCLUDE losses related to un ad interest-sensitive life, and variable-universal life policies.					_ <	00	nde		
	at the beginnir losses on rein:	nd casualty insurance, calculate as net losses paid during the reporting year, m g of the year, plus net unpaid losses at the end of the year. In the calculation of surance assumed from other companies and EXCLUDE losses on reinsurance apaid losses include both case reserves and losses incurred but not reported.	of ne	t losse	s, INC		S				
	For life insurar recovered from	<u>ice,</u> losses reflect policy claims on reinsurance assumed or on primary insurance reinsurance ceded, adjusted for changes in claims due, unpaid, and in course	ce s e of s	old, mi settlerr	inus los nent.	ses	1182	1 \$			1 1000
Sect	ion F — BALA	NCE SHEET TICAL INTO INVESION									
	page 27, V.A.,	ggregate all balance sheet items in the detail shown. Insurance companies see for special instructions.	•			FY 2011 (1)			(Unres	Y 2010 stated) 2)	
ASSI 59.		Land development companies, exclude land held for resale (include in		Bil.	Mil.	Thous.	Dols.	Bil.	Mil.		Dols.
	item 62); finan	ce and insurance companies, exclude inventories of marketable ude in item 62)	2104	1 \$			 000	2			I I I 000
			2101	Ŧ			1	ļ.			1
60.	affiliates — In cost, or fair va percent or more	nent (or fair value accounting) in unconsolidated U.S. and foreign clude all U.S. and foreign affiliates that are to be reported on the equity, ue methods. NOTE: Foreign affiliates in which you own an interest of 20 e, including those in which you own a majority interest, are to be l. Include all unconsolidated foreign affiliates, in which you own a majority equity basis.	2106	1 \$			 000	2			I I I I 1000
	J.						i I				
61.	machinery, eq capitalized tar historical cost on capital lease that you lease assets, and la its foreign par	nt, and equipment, net — Include land, timber, mineral rights, structures, uipment, special tools, deposit containers, construction in progress, and gible and intangible exploration and development costs of the affiliate, at net of accumulated depreciation, depletion, and amortization. Include items ses from others, per FASB ASC 840 (formerly FAS 13), and property you own to others under operating leases. Exclude all other types of intangible nd held for resale. (An unincorporated affiliate should include items owned by ent but which are in the affiliate's possession in the United States whether or the affiliate's own books or records.)	2107	1 \$			 000	2 \$			
62.	Other assets	- Include all other assets not included above.	2110	1 \$			i 1000	2 \$			I 1000
				1			1 	2			
63.		TS — Sum of items 59 through 62	2109	\$			1000	\$			1000 1
	TOTAL LIABI	LITIES	2114	1 \$			000	2 \$, 000
64a.	Has fair value sheet above?	accounting been applied to, or elected for any asset or liability items included	d in t	he am	ounts	reported	on the	e bala	nce		
	^{2112 1} 1 🗌 Ye ar	es – Report the total amount of the fair value assets d liabilities in the space provided below			Close	FY 2011			Close F (Unres		
	1 2 🗆 No	o – Skip to 65.		Bil.	(Mil.	1) Thous.		Bil.	(2 Mil.		Dole
	Assets:	Total of all fair value asset amounts reported in the balance sheet above.	2115	1	14111.	11043.	1 1 1 1000	2	I¥III.	11043.	1 1 1 1000
	Liabilities:	Total of all fair value liability amounts reported in the	2123	1			000	2			 000
	BEA USE ONI		2597	1			 000	2			, 1 1000

PART II – FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE – Continue
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Section F	— BALANCI	E SHEET –	– Continued

68. Capital soles and additional paids in capital. 21100 2110000 2110000 <th></th> <th></th> <th></th> <th>I</th> <th>[</th> <th></th> <th>T</th> <th></th>				I	[T	
OWNERS' EQUITY (1) (2) 65. Capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital stock and additional paid-in capital — Common and preferred voting and non-voting capital stock and additional paid-in capital — Common and preferred voting and non-voting capital stock and additional paid-in capital — Common and preferred voting and non-voting capital stock and additional paid-in capital — Common and preferred, voting and non-voting capital model = Common and preferred, voting and non-voting capital model = Common and preferred voting and non-voting capital stock and additional paid-in capital — Common and preferred voting and non-voting capital stock and additional paid-in capital = Common and preferred voting additional paid-in capital = Common and preferred voting additional paid-in capital = Common additin additional paid-in additionad paid-in capi				I	Close FY 2011			
65. Capital stock and additional paid-in capital					(1)	8		•
noń-voling capital stock and additonal paki-in capital. 211 1 <td></td> <td></td> <td>ital — Common and preferred votir</td> <td>ng and</td> <td>Bil. Mil. Thous</td> <td>Dols.</td> <td>Bil. Mil.</td> <td>Thous, Dols.</td>			ital — Common and preferred votir	ng and	Bil. Mil. Thous	Dols.	Bil. Mil.	Thous, Dols.
68. Retained earnings (deficit) 211 67. Treasary stock 211 68. Accumulated other comprehensive income (loss) Close FY 2011 (1) 68. Trenslation adjustment 2122 2122 211 68. Translation adjustment 2122 2122 212 68. All other components 2122 2123 2100 69. All other components 2122 2120 21000 69. Other — Include noncontrolling interests per FASB ASC 810 (formerly FAS 160). 70. Total accumulated other components 2128 2110 211 69. Other — Include noncontrolling interests per FASB ASC 810 (formerly FAS 160). 70. Total accumulated other components 2128 80. Specify major forms 2 2110 90. Other — Include noncontrolling interests per FASB ASC 810 (formerly FAS 160). 91. Other — Include noncontroll U.S. affiliates for which the breakdown in sevaliable. For there and those unincorporated U.S. affiliates for which the breakdown in sevaliable. For there and unincorporated U.S. affiliates which change in accumulation words equily fins team. For both incorporated and unincorporated U.S. affiliates which change in accumulation words equily. 71. Increase (decrease) due to restatement of FY 2010 closing balance. — Specify resson(s) for change 2 72. Increase (decrease) due to restatement of FY 2010 closing balance. — Specify resson(s) for change 2 73. FY 2010 closing balance as restated — Incorporated affiliates, enter amount of dividends declared. inclusive of taxes 74. Net income (loss) — Enter amount for page 8, item 44. 75. Dividende					1	1	2	
67. Treasury stock 218 \$ () 000 \$ (2116	\$ 60	1000	\$	1000
67. Treasury stock 218 \$ () 000 \$ (66	Petsined earnings (deficit)			12 M.	000	2	1,000
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Unincorporated affiliates, enter amount of current or prior-period net income distributed to owners.								
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retained earnings (deficit) is shown as a separate account, or item 70, column (1), if retained earnings (deficit) is NOT						2217	\$	000
								l I
shown as a separate account.		retained earnings (deficit) is shown as a sepa shown as a separate account.	arate account, or item 70, column (1), if retained earnir	ngs (deficit) is NOT		1	I Looo
2218 \$ 1000						2218	\$	1000

	PART	II - FINANCIAL A	ND OPERATING I	DATA OF U.S. AFI	FILIATE – Conti	nue	be	
Sec	tion H — LAND AND C	THER PROPERTY, PLAN	IT, AND EQUIPMENT					
the Inclu like capi leas	ntent of holding and ac ude land being leased fr rights owned; all structu talized tangible and inta	roperty, plant, and equipme tively using the asset in the rom others under capital lea irres, machinery, equipment angible exploration and deve others under capital leases. ther assets (item 62).	operating activity of the b ases. Other property, pla , special tools, and other elopment costs; and the c	business. Land refers to a ant, and equipment inclu depreciable property; cons- capitalized value of timber.	ny part of the earth's s i des: Timber, mineral a struction in progress; , mineral, and like right	urfac and s	th æ.	
Exc	ude items that the affilia	ate has sold on a capital lea	ase basis.		ger		*5	•
SCH	EDULE OF CHANGE	FROM FY 2010 CLOSING	BALANCES TO FY 2011	CLOSING BALANCES			Bil. Mil. Thous.	I _{Dols.}
78.		l land and other property, before restatement due to		t close of FY 2010 where	ver carried	2386	in co	 ₀₀₀
СН	ANGES DURING FY 20			n 13 002	at res	2300	Ψ	1
		' ' ch the net book value in it	tem 78 would be restate	d due to:	e at res			1
	Change in entity (i.	e., due to the acquisition of	f or merger with another c	ompany, or the divestiture				i
	subsidiary, etc.)		ur ati	for for succession				
	- 0	ting methods or principles	Formale	1. 40,			1	
	If a decrease, put amo					2387	\$	000
	equipment. Exclude a	de all purchases by, or tran all changes caused by a cha include such changes in ite	ange in the entity or by a c					
	Expenditures by the	U.S. affiliate for, or transf	fers into the U.S. affiliate	e of,				i
80.	Land – Report e Report land held	expenditures for land except I for resale in item 84.	t land held for resale.			2388	1 \$	 000
81.	Mineral rights, Exclude capitaliz item 82.	including timber - Report red expenditures for the exp	capitalized expenditures t ploration and developmen	to acquire mineral and tim t of natural resources. Inc	ber rights. lude those in	2389	1 \$	 000
82.	Property plant	and equipment other that	n land and mineral rich	te (Evolude changes			1	
02.		and acquisitions. Report the				2390	\$	000
83.	Depreciation and dep	pletion				2392	1 \$	I 000
84.	section, and other de	les, retirements, impairme acreases (increases) — IN ire of U.S. affiliates. Report	ICLUDE expenditures for	land held for resale. EXC		2394	1 \$	 ₀₀₀
BAL	ANCES AT CLOSE OF	FY 2011						1
85.	Net book value of lar 82, minus sum of item	n d and other property, pla s 83 and 84.	nt, and equipment at cle	ose of FY 2011 — Sum o	f items 78 through	2395	1 \$	 000
86.	Accumulated deprec	iation and depletion				2396	1 \$	 000
	•		by plant and any instant		0701/07			
87.		all land and other propert sheet — Sum of items 85		at close of FY 2011, wh	erever	2397	\$	000
ADI	DENDUM							1
88.	Gross book value of	land owned — The portion cultural land, and also the v	n of item 87 that is the gro	ss book value of land own	ned. Include			I
	such as office building	s, apartment buildings, retained and buildings retained and building component	ail buildings, etc. If your ac	counting and reporting sv	stems do not		1	
	best estimate of the gr	oss book value of the land	owned.			2356	\$	000
89.	to acquire or lease min	and mining exploration a neral rights. Exclude expen the current year; such exp	ditures that are capitalize	d and expenditures made	in prior years	2200	1	 000
	initially expended.					2398	Ψ	1000
	2404	1	2	3	4	5		
BE								

Section I - U.S. TRADE IN GOODS BY U.S. AFFILIATE ON A SHIPPED BASIS

Report the value of goods exported and imported by the U.S. affiliate during the fiscal year that ended in calendar year 2011.

- Report on a SHIPPED basis, rather than a CHARGED basis. The shipped basis looks at the physical movement of goods. However, U.S. affiliates normally keep their accounting records on a "charged basis," which may not reflect the physical movement of goods. The "charged" basis may be used if there is no material difference between it and the "shipped" basis. However, if there is a material difference, the "shipped" basis must be used or adjustments must be made to the "charged" basis data to approximate a "shipped" basis. Additional instructions regarding shipped basis are available starting on page 26.
- Timing Only include goods actually shipped during FY 2011 regardless of when the goods were charged or consigned.
- f.a.s. valuation Value goods f.a.s. (free alongside ship) at the port of export.
 - INCLUDE costs incurred up to the point of loading the goods aboard the export carrier at the port of exportation, including the selling
 price at the interior point of shipment (or cost if not sold), packaging cost, and inland freight and insurance.
 - EXCLUDE all subsequent costs such as loading costs, U.S. and foreign import duties, and freight and insurance from the port of export to the port of entry.

Services

INCLUDE:

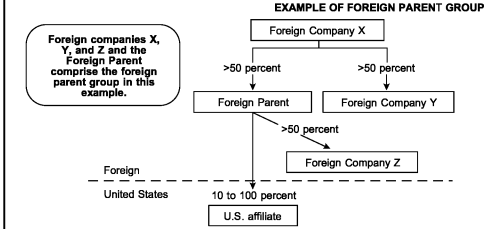
- Capital goods (e.g., manufacturing equipment used to produce goods for sale).
- Consigned goods Include when shipped or received even though they are not normally recorded as sales or purchases, or entered into intercompany accounts when initially consigned.
- Electricity, water, and natural gas. Report ONLY the value of the product (electricity, water, and natural gas). DO NOT report the service value (transmission and distribution).
- General use computer software. Include packaged general use computer software at full transaction value (including both the value of the media on which the software is recorded and the value of the information contained on the media).
- Goods shipped by an independent carrier or a freight forwarder to or from the United States at the expense of a U.S. affiliate are, respectively, imports or exports of the U.S. affiliate.
- In-transit goods These are goods that are en route from one foreign country to another via the United States (such as from Canada to Mexico via the United States), and goods en route from one part of the United States to another part via a foreign country (such as from Alaska to Washington State via Canada).

Ships, planes, railroad rolling stock, and trucks — that were temporarily outside the United States transporting people or merchandise.

EXCLUDE:

- Customized software designed to meet the needs of a specific user. This type of software is considered a service and should not be reported as trade in goods.
- Software transmitted electronically rather than physically shipped.
- Negotiated licensing fees for software to use on networks.

90.	Exports by U.S. affiliate to foreign persons or entities	Bil.	Mil.	Thous.	Dols.
		1			1
	Shipped by U.S. affiliate to foreign persons (valued f.a.s. U.S. port) — Sum of items 91 through 93 2502	\$			1000
		1			1
91.	Shipped to foreign parent group(s) (see illustration below) 2514	\$			000
		1			1
92.	Shipped to foreign affiliates owned by this U.S. affiliate (see illustration for item 7 on page 3) 2526	\$			1 000 I
		1			
93.	Shipped to all other foreign persons or entities 2527	\$			1000
94.	Imports by U.S. affiliate from foreign persons or entities				
• 11		1			!
	Shipped to U.S. affiliate by foreign persons (valued f.a.s. foreign port) — Sum of items 95 through 97 2515	\$			000
		1			-
95.	Shipped by foreign parent group(s) (see illustration below) 2534	\$			000
		1			
96.	Shipped by foreign affiliates owned by this U.S. affiliate (see illustration for item 7 on page 3) 2535	\$			000
		1			1
97.	Shipped by all other foreign persons or entities 2536	\$			000



Foreign parent group means (i) the foreign parent, (ii) any foreign person, proceeding up the foreign parent's ownership chain, which owns more than 50 percent of the person below it, up to and including that person which is not owned more than 50 percent 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 percent by the person above it. ("Person" is used in the broad legal sense and includes companies.)

Section J — SCHEDULE OF EMPLOYMENT BY LOCATION

Include in this schedule only employees of those U.S. business enterprises that are fully consolidated into the reporting U.S. affiliate. Do not consolidate or include employees of foreign business enterprises or operations, whether incorporated or unincorporated.

Location of employees is the U.S. state, territory, or possession in which the person is permanently employed.

The total number of employees reported in item 98 MUST equal the total number of employees reported on page 7 item 34 column (3).

Item 152—U.S. offshore oil and gas sites: Use this line to report employment on offshore oil and gas sites located within U.S. claimed territorial waters but NOT located within the territorial waters of a specific state. Employment on offshore oil and gas sites located within the territorial waters of a specific state should be reported in that state. For offshore oil and gas sites located outside U.S. claimed territorial waters, see item 154c to the right. Item 154—Foreign: Except as noted below, do not include employees located outside of the United States in item 154 or elsewhere on the Schedule of Employment By Location.

- a. Employees normally located in the United States who are on a temporary duty assignment outside of the country for one year or less should be reported in the U.S. state, territory, or possession where they are normally located.
- b. Employees normally located in the United States who are on a duty assignment outside of the country for more than one year and carried on the payroll of the domestic U.S. affiliate should be reported in item 154. Exclude these employees from the BE-15 report if they are carried on a foreign payroll.
- c. Use the "foreign" line to report employment at oil and gas sites that (1) are owned by the U.S. affiliate; (2) are located outside of U.S. claimed ferritorial waters; (3) are not incorporated in a foreign country; (4) are not organized as a branch; and (5) do not otherwise have a physical presence in a foreign country as evidenced by plant and equipment or employees located in a foreign country.

	LOCATION	Number of employees at the end of FY 2011	ey	LOCATION		Number of employees at the end of FY 2011
98.	TOTAL 2700	3	130.	New York	2732	3
99.	Alabama 5 2701	3 60 25 2	131.	North Carolina	2733	3
100.	Alaska 2702	3' (6'' (0''	132.	North Dakota	2734	3
101.	Arizona 2703		133.	Ohio	2735	3
1 02 .	Arkansas 2704	3	134.	Oklahoma	2736	3
103.	California 2705	3 1000	135.	Oregon	2737	3
104.	Colorado 2706	3	136.	Pennsylvania	2738	3
105.	Connecticut 2707	3	137.	Rhode Island	2739	3
106.	Delaware	3	138.	South Carolina	2740	3
107.	Florida 2709	3	139.	South Dakota	2741	3
108.	Georgia 2710	3	140.	Tennessee	2742	3
109.	Hawaii 2711	3	141.	Texas	2743	3
110.	Idaho 2712	3	142.	Utah	2744	3
111.	Illinois 2713	3	143.	Vermont	2745	3
112.	Indiana 2714	3	144.	Virginia	2746	3
113.	lowa 2715	3	145.	Washington	2747	3
114.	Kansas 2716	3	146.	West Virginia	2748	3
115.	Kentucky 2717	3	147.	Wisconsin	2749	3
116.	Louisiana 2718	3	148.	Wyoming	2750	3
117.	Maine 2719	3	1 49 .	District of Columbia	2751	3
118.	Maryland 2720	3	150.	Puerto Rico	2752	3
119.	Massachusetts 2721	3	151.	Virgin Islands	2753	3
120.	Michigan 2722	3				3
	Minnesota 2723	3	152.	U.S. offshore oil and gas sites – See instruction 152 above.		
122.	Mississippi 2724	3			2756	
123.	Missouri 2725	3				3
124.	Montana 2726	3	153.	Other U.S. areas – includes Guam, American Samoa.		
125.	Nebraska 2727	3		and all other territories and		
126.	Nevada 2728	3		possessions not separately listed	2754	
127.	New Hampshire 2729	3				3
128.	New Jersey 2730	3	454	Freedom One instantion		
129.	New Mexico 2731	3	154.	Foreign – See instruction 154 above.	2758	

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FORM BE-15A Suppl (REV. 10/2011)	ement A (2011) U.S	3. DE BL	PAF IREA			OF (COMN /IIC AN		CE	BEA USE ONLY	Page	e number
	AFFILIATES FULLY CONSOLIDATED INTO THE R									Name of U.S. affiliate as shown on page 1	i, of BE	-15A
NOTE — If you file lieu of co compute	ed a Supplement A or a computer printout of Supplement A ompleting a new Supplement A, you may substitute a copy or printout that has been updated to show any additions, de	of the first of th	n you lat S ns, o	ir 20 upple r oth	10 BE ement er cha	E-15 t A o ang	or or Jes.	rt, ir	1			
Supplement A must be U.S. affiliate(s). The n Part I of Form BE-15A	e completed by a reporting affiliate that consolidates financ umber of U.S. affiliates listed below plus the reporting U.S. Continue listing onto as many additional copied pages as	ial ai affili nec	nd op ate n essa	perat nust ry.	ing da agree	ata d e wit	of any th iten	oth n 8,	ier	Primary Employer Identification Number as shown in item 3, Part I of BE-15A	51 1 0	1
If the affiliate has changed since the last report, please select the reason. If it is new, please select "New".	(as represented in item 8, Part I)		Nun lis	nber sted i	used in colu e and	by l umn pay	ntificat U.S. a n (2) to yroll ta	iffilia 5 file	;	Name of U.S. affiliate which holds the direct ownership interest in the U.S. affiliate listed in column (2)	0	Percentage of direct voting ownership that the U.S. affiliate named in column (4) holds in the U.S. affiliate named in column (2). – Enter percentage to nearest tenth.
1	(2)				(3)	П	Т		(4)		5
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BE-15A Suppleme	ent A (2011) - LIST OF ALL U.S. AFFILIATES FULLY C	ON	ISO	LID	ATE	DI	INT	0 Т	HE	RE	PORTING U.S. AFFILIATE - Continued	Page	e number
If the affiliate has changed since the last report, please select the reason. If it is new, please select "New".	Name of each U.S. affiliate consolidated (as represented in item 8, Part I) (2)	1	E Num list inc	mple ber ted i come	oyer usec n col e and	Ide I by Ium d pa (3)	ayrol	catio S. af) to II tax	on filia file xes	ite	Name of U.S. affiliate which holds the direct ownership interest in the U.S. affiliate listed in column (2) (4)		Percentage of direct voting ownership that the U.S. affiliate named in column (4) holds in the U.S. affiliate named in column (2). – Enter percentage to nearest tenth. (5)
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FORM BE-15A Supple (REV. 10/2011)	ement B (2011)	U.S. DEPARTMENT OF COMME BUREAU OF ECONOMIC ANAL		SE ONLY	Page number
LIST OF ALL U HAS A DIRE NOTE – If you filed a	ECT OWNERSHIP INTEREST BUT WHIC Supplement B or a computer printout of Suppl	RTING AFFILIATE (AS CONSOLIDATED) H ARE NOT FULLY CONSOLIDATED ement B with your 2010 BE-15 report, in		of U.S. affiliate as shown on page	1, of BE-15A
computer prin	eting a new Supplement B, you may substitute ntout that has been updated to show any addit	ions, deletions, or other changes.			
U.S. affiliate(s) which i	e completed by a reporting affiliate which files is (are) not fully consolidated. The number of l tinue listing onto as many additional copied pa	a BE-15A and has a direct ownership interest in a J.S. affiliates listed below must agree with item 9, ages as necessary.			
If the affiliate has changed since the last report, please select the reason. If it is new, please select	Name of each U.S. affiliate in which a direct interest is held but that is not listed in Supplement A	listed in column (2) Give number, street, city, state, and	Has each affiliate been notified of obligation to file? <i>Mark (X)</i> one	Employer Identification Number used by U.S. affiliate listed in column (2) to file income and payroll taxes	Percentage of direct voting ownership interest that the fully consolidated U.S. affiliate named on page 1 of this Form BE-15A, holds in the U.S. affiliate named in column (2). – Enter percentage to nearest tenth.
"New".	(2)	(3)	(4)	(5)	(6)
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	2	form	4 1 Yes 2 No		6
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Summary of Industry Classifications

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8110

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8130

services

Educational Services

6110 Educational services

Hospitals

industries

Public Administration

9200 Public administration

Other Services

Services

Legal services

services

ervices

services

services

5231

Cable and other subscription

except satellite Satellite telecommunications

Finance and Insurance

programming Wired telecommunications carriers

Wireless telecommunications carriers,

Other telecommunications Data processing, nosting, and related services Other information services

Depository credit intermediation (Banking) Activities related to credit intermediation

Nondepository branches and agencies Securities and commodity contracts

Other financial investment activities and exchanges

Agencies, brokerages, and other insurance related activities insurance carriers, except life insurance

carriers Life insurance carriers Funds, trusts, and other finance vehicles

Real estate Automotive equipment rental and leasing Other rental and leasing services Lessors of nonfinancial intangible assets, except copyrighted works

Accounting, tax preparation, bookkeeping, and payroll services Architectural, engineering, and related

Specialized design services Computer systems design and related

Management, scientific, and technical consulting services

Scientific research and development

Other professional, scientific, and technical services

companies Corporate, subsidiary, and regional

Administrative and Support, Waste Management, and Remediation Services

Business support services Travel arrangement and reservation

services Investigation and security services

Services to buildings and dwellings

Health Care and Social Assistance

Ambulatory health care services

Arts, Entertainment, and Recreation

Accommodation and Food Services

Repair and maintenance

Accommodation Food services and drinking places

Nursing and residential care facilities Social assistance

Performing arts, spectator sports, and related industries

Museums, historical sites, and similar

Amusement, gambling, and recreation

Personal and laundry services Religious, grantmaking, civic, professional, and similar organizations

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Other support services Waste management and remediation

Office administrative services

Facilities support services

Employment services

management offices

Advertising, public relations, and related

Management of Companies and Enterprises

Holding companies, except bank holding

Nondepository credit intermediation

ntermediation and brokerage

Real Estate and Rental and Leasing

Professional, Scientific, and Technical

Agriculture, Forestry, Fishing, And Hunting

- 1110 Crop production
- Animal production Forestry and logging 1120 1130
- 1140
- Fishing, hunting, and trapping Support activities for agriculture 1150
- and forestry

Mining

- 2111 2121 Oil and gas extraction
- Coal
- 2123 Nonmetallic minerals
- Iron ores Gold and silver ores 2124 2125
- 2126 Copper, nickel, lead, and zinc ores
- 2127 2132 Other metal ores Support activities for oil and gas
- operations
- Support activities for mining, except for oil and gas operations 2133

Utilities

- 2211 Electric power generation,
- transmission, and distribution Natural gas distribution 2212
- 2213 Water, sewage, and other systems

Construction

- 2360
- Construction of buildings Heavy and civil engineering construction Specialty trade contractors 2370 2380

Manufacturing

- 3111 3112 Animal foods Grain and oilseed milling
- 3113
- Sugar and confectionery products Fruit and vegetable preserving and specialty foods 3114
- 3115 Dairy products
- 3116 Meat products
- 3117 Seafood product preparation and
- packaging
- Bakeries and tortillas 3118 Other food products
- 3119 Beverages
- 3121 3122 Tobacco
- 3130 Textile mills
- Textile product mills
- 3140 3150 Apparel
- 3160 Leather and allied products
- 3210 3221
- Wood products Pulp, paper, and paperboard mills
- 3222
- Converted paper products Printing and related support activities Integrated petroleum refining and 3231 3242
- 3243
- Petroleum refining without extraction Asphalt and other petroleum and 3244 coal products
- 3251 Basic chemicals
- Resins, synthetic rubbers, and 3252
- artificial and synthetic fibers and filaments
- Pesticides, fertilizers, and other agricultural chemicals Pharmaceuticals and medicines 3253
- 3254
- 3255 Paints, coatings, and adhesives
- Soap, cleaning compounds, and toilet preparations 3256
- 3259 Other chemical products and
- preparations Plastics products 3261
- 3262 3271 Rubber products Clay products and refractories
- 3272 Glass and glass products
- 3273 3274
- Cement and concrete products Lime and gypsum products Other nonmetallic mineral products 3279
- 3311 Iron and steel mills and ferroalloys Steel products from purchased steel 3312
- 3313 Alumina and aluminum production
- and processing Nonferrous metal (except aluminum) 3314
- production and processing 3315 Foundries
- 3321 Forging and stamping
- 3322 3323
- Cutlery and handfolds Architectural and structural metals Boilers, tanks, and shipping containers 3324
- 3325 Hardware
- 3326
- 3327
- 3328
- Hardware Spring and wire products Machine shops; turned products; and screws, nuts, and bolts Coating, engraving, heat treating, and allied activities Other fabricated metal products Agriculture, construction, and mining machines. 3329 3331
- machinery 3332

Page 18

Industrial machinery Commercial and service industry machinery 3333

- Ventilation, heating, air-conditioning, and commercial refrigeration equipment 3335 Metalworking machinery Engines, turbines, and power 3336 Computer and peripheral equipment 3339 3341 3342 Communications equipment Audio and video equipment 3343 3344 Semiconductors and other electronic components Navigational, measuring, electromedical, 3345 and control instruments Manufacturing and reproducing magnetic and optical media 3346 Electric lighting equipment Household appliances Electrical equipment 3351 3352 3353 3359 Other electrical equipment and components Motor vehicles 3361 Motor vehicle bodies and trailers Motor vehicle parts Aerospace products and parts 3362 3363 3364 Relifoad rolling stock Ship and boat building Other transportation equipment Furniture and related products Medical equipment and supplies Other miscellaneous manufacturing 3365 3366

 - 3369
- 3370
- 3391 3399

Wholesale Trade, Durable Goods

- Motor vehicles and motor vehicle parts and supplies 4231 Furniture and home furnishing Lumber and other construction materials Professional and commercial 4232 4233 4234 equipment and supplies Metal and mineral (except petroleum) Electrical and electronic goods 4235 4236 Hardware, and plumbing and heating equipment and supplies Machinery, equipment, and supplies 4237 4238 4239 Miscellaneous durable goods Wholesale Trade, Non-Durable Goods
- 4241
- Paper and paper product Drugs and druggists' sundries 4242
- Apparel, piece goods, and notions Grocery and related product Farm product raw material 4243 4244
- 4245
- 4246
- Chemical and allied products Petroleum and petroleum products Beer, wine, and distilled alcoholic beverage 4247
- 4248 4249 Miscellaneous nondurable goods

Wholesale Trade, Electronic Markets

Motor vehicle and parts dealers Furniture and home furnishings

equipment and supplies dealers

Gasoline stations Clothing and clothing accessories Sporting goods, hobby, book, and music

Electronics and appliance Building material and garden

Miscellaneous store retailers

Transportation and Warehousing

Rail transportation Petroleum tanker operations

Truck transportation Transit and ground passenger

Pipeline transportation of crude oil, refined

petroleum products, and natural gas

Other pipeline transportation Scenic and sightseeing transportation Support activities for transportation

Couriers and messengers Petroleum storage for hire Other warehousing and storage

Newspaper, periodical, book, and directory publishers Software publishers

Motion picture and video industries

Sound recording industries Radio and television broadcasting

Other water transportation

Food and beverage Health and personal care

General merchandise

Non-store retailers

Air transportation

transportation

- and Agents And Brokers
- Wholesale electronic markets and 4251 agents and brokers

Retail Trade

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Information

2011 ANNUAL SURVEY OF FOREIGN DIRECT INVESTMENT IN THE UNITED STATES BE-15A INSTRUCTIONS

NOTE: Instructions in section IV are cross referenced by number to the items located on pages 2 to 18 of this form.

Authority – This survey is being conducted pursuant to 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 pursuant to Section 5(b)(2) of the Act (22 U.S.C. 3104).

A response is required from persons (in the broad sense, including companies) subject to the reporting requirements of the BE-15 survey, whether or not they are contacted by BEA. Also, persons contacted by BEA concerning their being subject to reporting, either by sending them a report form or by written inquiry, must respond pursuant to section 806.4 of 15 CFR, Chapter VIII. This may be accomplished by completing and submitting Form BE-15A, BE-15B, BE-15(EZ), or BE-15 Claim For Exemption, whichever is applicable, by **May 31, 2012**.

PENALTIES – Whoever fails to report shall be subject to a civil penalty of not less than \$2,500, and not more than \$25,000, and to injunctive relief commanding such person to comply, or both. These civil penalties are subject to inflationary adjustments. Those adjustments are found in 15 CFR 6.4. 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 violations, upon conviction, may be punished by a like fine, imprisonment or both (22 U.S.C. 3105).

Notwithstanding any other provision of the law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act, unless that collection of information displays a currently valid OMB Control Number. The control number for this survey is at the top of page 1 of this form.

Respondent Burden – Public reporting burden for this BE-15A form is estimated to vary from 3.5 to 470 hours per response, with an average of 42.5 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0034, Washington, DC 20503.

CONFIDENTIALITY – The Act provides that your report to this Bureau is CONFIDENTIAL and may be used only for analytical or statistical purposes. Without your prior written permission, the information filed in your report CANNOT be presented in a manner that allows it to be individually identified. Your report CANNOT be used for purposes of taxation, investigation, or regulation. Copies retained in your files are immune from legal process.

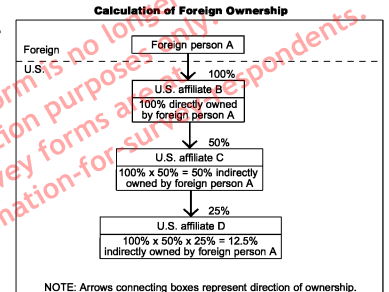
I. REPORTING REQUIREMENTS

To determine which BE-15 report to file, read the following sections on this page and review the flow chart on page 20.

A. Who must report – A BE-15 report is required for each U.S. affiliate, i.e., for each U.S. business enterprise in which a foreign person or entity owned or controlled, directly or indirectly, 10 percent or more of the voting securities if an incorporated U.S. business enterprise, or an equivalent interest if an unincorporated U.S. business enterprise, at the end of the business enterprise's fiscal year that ended in calendar year 2011.

Foreign ownership interest – All direct and indirect lines of ownership held by a foreign person in a given U.S. business enterprise must be summed to determine if the enterprise is a U.S. affiliate of the foreign person for purposes of reporting.

Indirect ownership interest in a U.S. business enterprise is the product of the direct ownership percentage of the foreign parent in the first U.S. business enterprise in the ownership chain multiplied by that first enterprise's direct ownership percentage in the second U.S. business enterprise, multiplied by each succeeding direct ownership percentage of each other intervening U.S. business enterprise in the ownership chain between the foreign parent and the given U.S. business enterprise. **Example**: In the diagram below, foreign person A owns 100% of the voting stock of U.S. affiliate B; U.S. affiliate B owns 50% of the voting stock of U.S. affiliate C; and U.S. affiliate C owns 25% of the voting stock of U.S. affiliate D. Therefore, U.S. affiliate B is 100% directly owned by foreign person A; U.S. affiliate D is 12.5% indirectly owned by foreign person A.



A report is required even though the foreign person's voting interest in the U.S. business enterprise may have been established or acquired

during the reporting period.

Beneficial, not record, ownership is the basis of the reporting criteria. Voting securities, voting stock, and voting interest all have the same general meaning and are used interchangeably throughout these instructions and the report forms.

Airline and ship operators – U.S. stations, ticket offices, and terminal and port facilities of foreign airlines and ship operators that provide services ONLY to the foreign airlines' and ship operators' own operation are not required to report. Reports are required when such enterprises produce significant revenues from services provided to unaffiliated persons.

Agencies and representative offices – U.S. representative offices, agents, and employees of a foreign person or entity that meet the criteria outlined below are not considered to be U.S. affiliates, and therefore, should not be reported on Forms BE-15A, BE-15B, or BE-15(EZ). However, a foreign person's or entity's disbursements to maintain U.S. sales and representative offices must be reported on Form BE-125, Quarterly Survey of Transactions in Selected Services and Intangible Assets with Foreign Persons. Copies of Form BE-125 are available on the BEA Web site at: www.bea.gov/surveys/jussurv.htm

A U.S. presence of a foreign person or entity (or their representative(s)) is considered a U.S. sales promotion or representative office if:

- It is engaged only in sales promotion, representational activities, public relations activities, or the gathering of market information, on behalf of the foreign person or entity;
- 2. It does not produce revenue (other than funds from the foreign person or entity to cover its expenses).

I. REPORTING REQUIREMENTS - Continued

3. It has minimal assets held either in its own name or in the name of the foreign person or entity.

A U.S. presence of a foreign person or entity (or their representative(s)) that produces revenue for its own account from goods or services it provides to others is considered a U.S. affiliate and is subject to the BE-15 reporting requirements.

- Which form to file Please review the questions below and the flow chart on this page to determine if your U.S. business is required to file Form BE-15. Blank forms can be found at: www.bea.gov/fdi
 - a. Were at least 10 percent of the voting rights in your business directly or indirectly owned by a foreign person or entity at the end of your fiscal year that ended in calendar year 2011?

Yes – Continue with question b. NOTE: Your business is hereinafter referred to as a "U.S. affiliate."

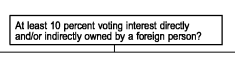
- □ No You are not required to file Form BE-15A. File Form BE-15 Claim for Exemption by May 31, 2012.
- **b.** Were more than 50 percent of the voting rights in this U.S. affiliate owned by another U.S. affiliate at the end of this U.S. affiliate's fiscal year that ended in calendar year 2011?

Yes – Continue with question c.

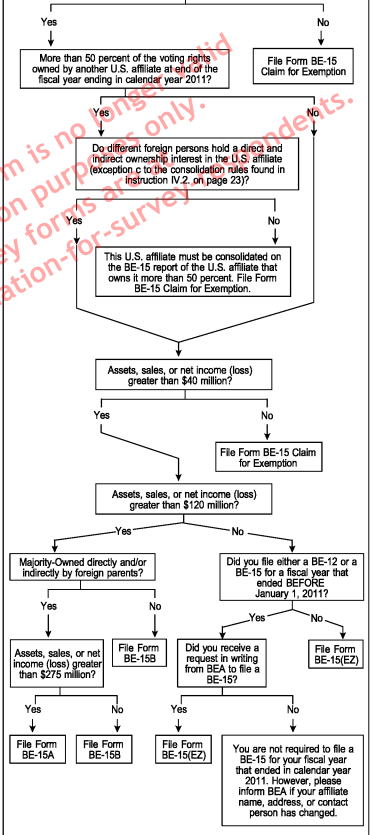
- No Skip to question d.
- c. Do different foreign persons hold a direct and an indirect ownership interest in this U.S. affiliate (exception c to the consolidation rules)? (The consolidation rules are found in instruction IV.2. starting on page 22.)
 - Yes Continue with question d.
 - No This U.S. affiliate must be consolidated on the BE-15 report of the U.S. affiliate that owns it more than 50 percent. File the BE-15 Claim for Exemption with page 1 and item 2(d) on page 3 completed by May 31, 2012, forward this survey packet to the U.S. affiliate that owns this affiliate more than 50 percent, and have them consolidate your data into their report.
- d. Did any one of the items Total assets, Sales or gross operating revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$40 million at the end of, or for, its fiscal year that ended in calendar year 2011?

Yes – Continue with question e.

- No You are not required to file a Form BE-15A. File Form BE-15 Claim for Exemption by May 31, 2012.
- e. Did any one of the items Total assets, Sales or gross operating revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$120 million at the end of, or for, its fiscal year that ended in calendar year 2011?
 - Yes Skip to question h.
 - \square No Continue with question f.
- f. Did you file either a BE-12 or a BE-15 for a fiscal year that ended BEFORE January 1, 2011?
 - Yes Continue with question g.
 - □ No File Form BE-15(EZ) by May 31, 2012.
- g. Did you receive a request in writing from BEA to file a BE-15 for the fiscal year that ended in calendar year 2011?
 - Yes File Form BE-15(EZ) by May 31, 2012.
 - No You are not required to file a BE-15 for your fiscal year that ended in calendar year 2011. However, please inform BEA if your affiliate name, address, or contact person has changed.



Which 2011 BE-15 Form to File?



I. REPORTING REQUIREMENTS - Continued

h. Was the U.S. affiliate majority-owned by its foreign parent(s) at the end of its fiscal year that ended in calendar year 2011? (A U.S. affiliate is "majority-owned" if the combined direct and indirect ownership interests of all foreign parents of the U.S. affiliate exceed 50 percent.)

Yes – Continue with question i.

No – File Form BE-15B by May 31, 2012.

I. Did any one of the items – Total assets, Sales or gross operating revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$275 million at the end of, or for, its fiscal year that ended in calendar year 2011?

Yes – File Form BE-15A by May 31, 2012.

□ No – File Form BE-15B by May 31, 2012.

2. Who must file Form BE-15A – 2011 Annual Survey of Foreign Direct Investment in the United States?

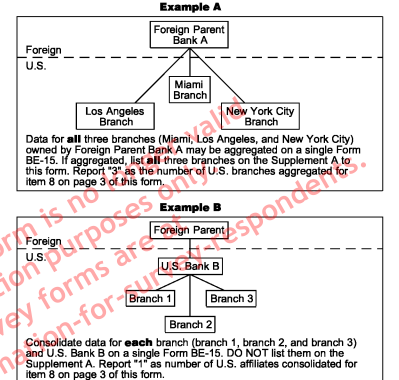
A Form BE-15A must be completed and filed by May 31, 2012, by each U.S. business enterprise that was a U.S. affiliate of a foreign person at the end of its fiscal year that ended in calendar year 2011, if:

- a. The ownership or control (both direct and indirect) by all foreign parents in the voting securities of an incorporated U.S. business enterprise (or an equivalent interest of an unincorporated U.S. business enterprise) at the end of the fiscal year that ended in calendar year 2011, was more than 50 percent (i.e., the voting securities, or equivalent interest were majority owned by foreign parents), and
- b. On a fully consolidated, or, in the case of real estate investments, an aggregated basis, any one of the following three items <u>Total assets</u> (do not net out liabilities), or <u>Sales or gross operating</u> revenues, excluding sales taxes, or <u>Net income</u> after provision for U.S. income taxes for the U.S. affiliate (not just the foreign parent's share) exceeded \$275 million (positive or negative) at the end of, or for, its fiscal year that ended in calendar year 2011.
- B. Aggregation of real estate investments Aggregate all real estate investments of a foreign person for the purpose of applying the reporting criteria. Use a single report form to report the aggregate holdings, unless BEA has granted permission to do otherwise. Those holdings not aggregated must be reported separately. Real estate is discussed more fully in instruction V.C. on page 27.
- C. Aggregated reporting for banks All U.S. branches and agencies (including International Banking Facilities) directly owned by a foreign bank may be aggregated on a single BE-15.

U.S. branches and agencies, <u>directly owned by the foreign parent</u>, that are aggregated on this report should be counted separately and listed separately on the Supplement A to this form. See Example A in the next column.

U.S. branches and agencies, <u>owned by a U.S. bank affiliate</u>, should be consolidated on this report but **not** counted separately and **not** listed separately on the Supplement A to this form. See Example B in the next column.

(Note that subsequent filings of Form BE-605 quarterly reports with BEA, if required, must be on the same aggregated basis.) If all U.S. branches and agencies directly owned by a foreign bank are not aggregated on a single report, then each branch or agency must file a separate BE-15.



II. 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, association, associated group, estate, trust, corporation, or other organization (whether or not organized under the laws of any state), and any government (including a foreign government, the U.S. Government, a state or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government sponsored agency).
- **D. 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. The following are deemed to be associated groups:
 - 1. Members of the same family.
 - 2. A business enterprise and one or more of its officers or directors.
 - 3. Members of a syndicate or joint venture.
 - 4. A corporation and its domestic subsidiaries.
- E. Foreign person means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.
- F. Direct investment means the ownership or control, directly or indirectly, by one person of 10 percent or more of the voting securities of an incorporated business enterprise or an equivalent interest in an unincorporated business enterprise.

II. DEFINITIONS - Continued

- G. Foreign direct investment in the United States means the ownership or control, directly or indirectly, by one foreign person of 10 percent 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 branch.
- **H. Business enterprise** means any organization, association, branch, or venture which exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate.
- Branch means the operations or activities conducted by a person in a different location in its own name rather than through an incorporated entity.
- J. 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 percent or more of its voting securities for an incorporated business enterprise or an equivalent interest for an unincorporated business enterprise, including a branch.
- K. U.S. affiliate means an affiliate located in the United States in which a foreign person has a direct investment.
 - Majority-owned U.S. affiliate means a U.S. affiliate in which the combined direct and indirect voting interest of all foreign parents of the U.S. affiliate exceeds 50 percent.
 - Minority-owned U.S. affiliate means a U.S. affiliate in which the combined direct and indirect voting interest of all foreign parents of the U.S. affiliate is 50 percent or less.
- L. Foreign parent means the foreign person, or the first person outside the United States in a foreign chain of ownership, which has direct investment in a U.S. business enterprise, including a branch.
- M. U.S. corporation means a business enterprise incorporated in the United States.
- N. Intermediary means any agent, nominee, manager, custodian, trust, or any person acting in a similar capacity.
- **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. Note: Stockholders of a closely or privately held corporation are normally considered to be an associated group and may be a UBO.
- P. Banking covers business enterprises engaged in deposit banking or closely related functions, including commercial banks, Edge Act corporations engaged in international or foreign banking, foreign branches and agencies of U.S. banks whether or not they accept deposits abroad, U.S. branches and agencies of foreign banks whether or not they accept domestic deposits, savings and loans, savings banks, bank holding companies, and financial holding companies under the Gramm-Leach-Billey Act.
- **Q. Lease** is an arrangement conveying the right to use property, plant, or equipment (i.e., land and/or depreciable assets), usually for a stated period of time.
 - Capital lease A long-term lease under which a sale of the asset is recognized at the inception of the lease. These may be shown as lease contracts or accounts receivable on the lessor's books. The asset would not be considered as owned by the lessor.
 - Operating lease Generally, a lease with a term which is less than the useful life of the asset and a transfer of ownership is not contemplated.

III. GENERAL INSTRUCTIONS

- A. Changes in the reporting entity DO NOT restate close fiscal year 2010 balances for changes in the consolidated reporting entity that occurred during fiscal year 2011. The close fiscal year 2010 balances should represent the reporting entity as it existed at the close of fiscal year 2010.
- **B. Required information not available –** Make all reasonable efforts to obtain the information required for reporting. Answer every question except where specifically exempt. Indicate when only partial information is available.
- **C. Estimates** If actual figures are not available, please provide estimates and label them as such. When items cannot be fully subdivided as required, provide totals and an estimated breakdown of the totals.

Certain sections of the Form BE-15A require data that may not normally be maintained in a company's customary accounting records. Precise answers for these items may present the respondent with a substantial burden beyond what is intended by BEA. This may be especially true for:

- Part II, Items 21 thru 31 Number of employees in each industry of sales;
- Part II, Section C, Items 45 thru 50 Distribution of sales or gross operating revenues, by whether the sales were goods, investment income, or services, and the distribution of sales of services by transactor;

Part II, Section I, Items 90 thru 97 – U.S. trade in goods by U.S. affiliate on a shipped basis, and

Part II, Section J, Items 98 thru 154 – Employment by location.

Therefore, the answers in these sections may be reasonable estimates based upon the informed judgment of persons in the responding organization, sampling techniques, prorations based on related data, etc. However, the estimating procedures used should be consistently applied on all BEA surveys.

- D. Specify When "specify" is stated for certain items, provide the type and dollar amount of the major items included in the data provided.
- E. Space on form insufficient When space on a form is insufficient to permit a full answer to any item, provide the required information on supplementary sheets, appropriately labeled and referenced to the item number on the form.

IV. INSTRUCTIONS FOR SPECIFIC SECTIONS OF THE REPORT FORM

NOTE: Instructions in section IV. are cross referenced by number to the items located on pages 2 to 18 of this form.

PART I - IDENTIFICATION OF U.S. AFFILIATE

2. Consolidation Rules

Consolidated reporting by the U.S. affiliate – A U.S. affiliate must file on a fully consolidated domestic U.S. basis, including in the full consolidation all **U.S. business enterprises** in which it directly or indirectly owns more than 50 percent of the outstanding voting interest. The fully consolidated entity is considered one U.S. affiliate.

A foreign person holding real estate investments that are reportable on the BE-15 must aggregate all such holdings. See Instruction I.B. on page 21 and V.C. on page 27 for details.

Do not prepare your BE-15 report using the proportionate consolidation method. Except as noted in b. and c. below, consolidate all majority-owned U.S. affiliates into your BE-15 report.

Unless the exceptions discussed below apply, any deviation from these consolidation rules must be approved in writing each year by BEA. If you file deconsolidated reports, you must file the same type of reports (i.e., BE-15A or BE-15B) that would have been required if a consolidated report was filed. Report majority-owned subsidiaries, if not consolidated, on Form BE-15A, using the equity method of accounting. DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for affiliates not consolidated.

Exceptions to consolidated reporting – Note: If a U.S. affiliate is not consolidated into its U.S. parent's BE-15 report, then it **must** be listed on the Supplement B of its parent's BE-15 report, unless the report is a BE-15(EZ) which does not have a Supplement B, and each U.S. affiliate not consolidated **must** file its own Form BE-15.

a. DO NOT CONSOLIDATE FOREIGN SUBSIDIARIES, BRANCHES, OPERATIONS, OR INVESTMENTS NO MATTER WHAT THE PERCENTAGE OWNERSHIP.

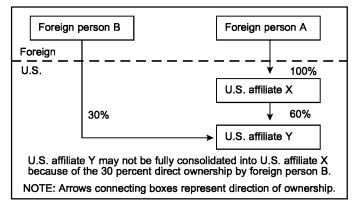
Include foreign holdings owned 20 percent or more using either the equity method of accounting or **fair value accounting.** DO NOT report employment, land, and other property, plant, and equipment and DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for holdings reported using the equity method or **fair value accounting**.

DO NOT list any foreign holdings of the U.S. affiliate on the Supplement B.

Oil and gas sites owned by U.S. affiliates and located outside of U.S. claimed territorial waters are to be treated as foreign subsidiaries of the U.S. affiliates if they meet one of the following criteria: (1) they are incorporated in a foreign country; (2) they are set up as a branch; or (3) they have a physical presence in a foreign country as evidenced by property, plant and equipment or employees located in that country.

Real estate located outside the United States that is owned by the U.S. affiliate and generates revenues for, or reimbursements to, the U.S. affiliate, or that facilitates the foreign operations of the U.S. affiliate is a foreign subsidiary and should not be consolidated on this BE-15 report.

- b. Special consolidation rules apply to U.S. affiliates that are limited partnerships or that have an ownership interest in a U.S. limited partnership. These rules can be found on our web site at: www.bea.gov/ltdpartner15. Also see instruction 6.b. on page 24 for additional information about partnerships.
- c. A U.S. affiliate in which a direct ownership interest and an indirect ownership interest are held by **different** foreign persons should not be fully consolidated into another U.S. affiliate, but must complete and file its own Form BE-15 report. (See diagram below.)



If this exception applies, reflect the indirect ownership interest, even if more than 50 percent, on the balance sheet and income statement of the owning U.S. affiliate's BE-15 report on an equity basis. For example, using the situation shown in the diagram above, U.S. affiliate X must treat its 60 percent ownership interest in U.S. affiliate Y as an equity investment.

4. Reporting period – The report covers the U.S. affiliate's 2011 fiscal year. The affiliate's 2011 fiscal year is defined as the affiliate's financial reporting year that had an ending date in calendar year 2011.

Special Circumstances:

a. U.S. affiliates without a financial reporting year – If a U.S. affiliate does not have a financial reporting year, its fiscal year is deemed to be the same as calendar year 2011.

b. Change in fiscal year

(1) New fiscal year ends in calendar year 2011 – A U.S. affiliate that changed the ending date of its financial reporting year should file a 2011 BE-15 report that covers the 12 month period prior to the new fiscal year end date. The following example illustrates the reporting requirements.

Example 1: U.S. affiliate A had a June 30, 2010 fiscal year end date but changed its 2011 fiscal year end date to March 31. Affiliate A should file a 2011 BE-15 report covering the 12 month period from April 1, 2010 to March 31, 2011.

The ending balance sheet amounts reported in column (1) of items 59 through 70 must be the correct balances as of March 31, 2011. The beginning balance sheet amounts reported in column (2) must be the **unrestated ending balances as of June 30, 2010.** To reconcile the beginning and ending retained earnings balances (or, if retained earnings is not shown as a separate account, the beginning and ending owners' equity balances) affiliate A must include an adjusting entry in item 72. To reconcile the beginning and ending net property, plant and equipment balances, affiliate A must include an adjusting entry in item 79.

(2) No fiscal year ending in calendar year 2011 – If a change in fiscal year results in a U.S. affiliate not having a fiscal year that ended in calendar year 2011, the affiliate should file a 2011 BE-15 report that covers 12 months. The following example illustrates the reporting requirements.

Example 2: U.S. affiliate B had a December 31, 2010 fiscal year end date but changed its next fiscal year end date to March 31. Instead of having a short fiscal year ending in 2011, affiliate B decides to have a 15 month fiscal year running from January 1, 2011 to March 31, 2012. Affiliate B should file a 2011 BE-15 report covering a 12 month period ending in calendar year 2011, such as the period from April 1, 2010 to March 31, 2011.

In this example, the ending balance sheet amounts reported in column (1) of items 59 through 70 must be the correct balances as of March 31, 2011. The beginning balance sheet amounts reported in column (2) must be the **unrestated ending balances as of December 31, 2010.** To reconcile the beginning and ending retained earnings balances (or, if retained earnings is not shown as a separate account, the beginning and ending owners' equity balances) affiliate B must include an adjusting entry in item 72. To reconcile the beginning and ending net property, plant and equipment balances, affiliate B must include an adjusting entry in item 79.

For 2012, assuming no further changes in the fiscal year end date occur, affiliate B should file a BE-15 report covering the 12 month period from April 1, 2011 to March 31, 2012.

Reporting for a U.S. business that became a U.S. affiliate during fiscal year 2011 —

a. A U.S. business enterprise that was <u>newly established</u> in fiscal year 2011 should file a report for the period starting with the establishment date up to and ending on the last day of its fiscal year that ended in calendar year 2011. DO NOT estimate amounts for a full year of operations if the first fiscal year is less than 12 months.

b. A U.S. business enterprise existing before fiscal year 2011 that became a U.S. affiliate in fiscal year 2011 should file a report covering a full 12 months of operations.

6. Form of organization of U.S. affiliate – Reporting by unincorporated U.S. affiliates

a. Directly owned vs. Indirectly owned

- (1) Directly owned Each unincorporated U.S. affiliate, including a branch, that is directly owned 10 percent or more by a foreign person should file a separate BE-15 report. Do not combine two or more directly owned U.S. affiliates on a single BE-15 report. The only exceptions are for U.S. affiliates that are real estate investments or banks. See Instruction I.B. on page 21 and Instruction V.C. on page 27 for details on real estate. See instruction I.C. on page 21 for details on banks.
- (2) Indirectly owned Except as noted in the exceptions to the consolidation rules on page 23, an indirectly owned unincorporated U.S. affiliate that is owned more than 50 percent (voting interest) by another U.S. affiliate should be fully consolidated on the report with the U.S. affiliate that holds the voting interest greater than 50 percent. An indirectly owned unincorporated U.S. affiliate should file a separate BE-15 report if no other U.S. affiliate owns a voting interest of more than 50 percent.
- b. Partnerships Most partnerships are either general partnerships or limited partnerships. A general partnership usually consists of at least two general partners who together control the partnership. A limited partnership usually consists of at least one general partner and one limited partner. The general partner usually controls a limited partnership. The limited partner has a financial interest but does not usually have any voting rights (control) in a limited partnership.

Partners without voting rights (control) cannot have direct investment in a partnership. Therefore, limited partners do not usually have direct investment. The existence of direct investment in a partnership is determined by the percentage of control exercised by the partner(s). The percentage of control exercised by a partner may differ from its financial interest in the partnership.

(1) General Partnerships

Determination of voting interest – "Voting interest" is defined in instructions 12–16 on page 25. The determination of the percentage of voting interest of a general partner is based on who controls the partnership. The percentage of voting interest is <u>not</u> based on the percentage of ownership in the partnership's equity. The general partners are presumed to control a general partnership. Unless a clause to the contrary is contained in the partnership agreement, a general partnership is presumed to be controlled equally by each of the general partners. For example, if a partnership has two general partners, and nothing to the contrary is stated in the partnership agreement, each general partner is presumed to have a 50 percent voting interest. If there are three general partners, each general partner is presumed to have a one-third voting interest, etc.

Managing partners – If one general partner is designated as the managing partner, responsible for the day-to-day operations of the partnership, <u>this does not necessarily transfer control of the</u> <u>partnership to the managing partner</u>. If the managing partner must obtain approval for annual operating budgets and for decisions relating to significant management issues from the other general partners, then the managing partner does not have a 100 percent voting interest in the partnership.

(2) Limited Partnerships

(a) Determination of voting interest – "Voting interest" is defined in instructions 12-16 on page 25. The determination of the percentage of voting interest in a limited partnership is based on who controls the partnership. The percentage of voting interest is not based on the percentage of ownership in the partnership's equity. In most cases, the general partner is presumed to control a limited partnership, and therefore, have a 100 percent voting interest in the limited partnership. If there is more than one general partner, the partnership is presumed to be controlled equally by each of the general partners, unless a clause to the contrary is contained in the partnership agreement. For example, if a limited partnership has two general partners, and nothing to the contrary is stated in the partnership agreement, then each general partner is presumed to have a 50 percent voting interest in the limited partnership.

Limited partners do not normally exercise any control over a limited partnership. Therefore unless a clause to the contrary is contained in the partnership agreement, limited partners are presumed to have zero voting interest in a limited partnership. If a limited partnership has one or more limited partners who are foreign persons, the foreign limited partners, and, therefore, no direct investment in the limited partnership.

Managing partners – See discussion under "General Partnerships" above.

(b) Consolidation Rules

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Special consolidation rules apply to U.S. affiliates that are limited partnerships or that have an ownership interest in a U.S. limited partnership. These rules can be found on our web site at: www.bea.gov/itdpartner15

c. Limited Liability Companies (LLCs)

Determination of voting interest – "Voting interest" is defined in instruction 12-16 on page 25. The determination of the percentage of voting interest in an LLC is based on who controls the LLC. The percentage of voting interest is not based on the percentage of ownership in the LLC's equity. LLCs are presumed to be controlled equally by each of its members (owners), unless a clause to the contrary is contained in the articles of organization or in the operating agreement. For example, if an LLC has two members, and nothing to the contrary is contained in the articles of organization or in the operating agreement, then each member is presumed to have a 50 percent voting interest in the LLC; if there are three members, then each member is presumed to have a one-third voting interest in the LLC.

Managing member – If one member is designated as the managing member responsible for the day-to-day operations of the LLC, <u>this does not necessarily transfer control of the LLC to the managing member</u>. If the managing member must obtain approval for annual operating budgets and for decisions relating to other significant management issues from the other members, then the managing member does not have a 100 percent voting interest in the LLC.

9. U.S. affiliates NOT consolidated – Report investments in U.S. business enterprises that are owned 20 percent or more and not fully consolidated using either the equity method of accounting or fair value accounting. DO NOT report employment, land, and other property, plant, and equipment and DO NOT eliminate intercompany accounts for holdings reported using the equity method or fair value accounting.

You may report immaterial investments using the cost method of accounting if this treatment is consistent with your normal reporting practice. Report investments owned less than 20 percent in accordance with FASB ASC 320 (formerly FAS 115) or the cost basis of accounting.

List all U.S. affiliates in which this U.S. affiliate has a voting interest of at least 10 percent and that are not consolidated in this Form BE-15A on the Supplement B.

12-16 - Ownership - Voting interest and Equity interest

- a. <u>Voting interest</u> is the percent of ownership in the voting equity of the U.S. affiliate. Voting equity consists of ownership interests that have a say in the management of the company. Examples of voting equity include capital stock that has voting rights, and a general partner's interest in a partnership. See instruction 6b(1) and 6b(2)(a) on page 24 for information about determining the voting interest for partnerships. See instruction 6 c on page 24 for information about determining the voting interest for Limited Liability Companies.
- **b.** Equity interest is the percent of ownership in the total equity (voting and nonvoting) of the U.S. affiliate. Nonvoting equity consists of ownership interests that do not have a say in the management of the company. An example of nonvoting equity is preferred stock that has no voting rights.

Voting interest and equity interest are not always equal. For example, an owner can have a 100 percent voting interest in a U.S. affiliate but own less than 100 percent of the affiliate's total equity. This situation is illustrated in the following example.

Example: U.S. affiliate A has two classes of stock, common and preferred. There are 50 shares of common stock outstanding. Each common share is entitled to one vote and has an ownership interest in 1 percent of the total owners' equity amount. There are 50 shares of preferred stock outstanding. Each preferred share has an ownership interest in 1 percent of the total owners' equity amount but has no voting rights. Foreign parent B owns all 50 shares of the common stock. U.S. investors own all 50 shares of the preferred stock. Since foreign parent B owns all of the voting stock, foreign parent B has a 100 percent voting interest in U.S. affiliate A. However, since all 50 shares of the nonvoting preferred shares are owned by U.S. investors, foreign parent B has only a 50 percent equity interest in the owners' equity amount of U.S. affiliate A.

Part II - FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE

Section A – INDUSTRY CLASSIFICATION, TOTAL SALES, AND EMPLOYEES OF FULLY CONSOLIDATED U.S. AFFILIATE

21-34

Book Publishers and Printers – Printing books without publishing is classified in international surveys industry (ISI) code 3231 (printing and related support activities) not ISI code 5111 (newspaper, periodical, book, and directory publishers).

Real Estate Investment Trusts (REITS) – Report hybrid or mortgage REITS in ISI code 5252 (Funds, trusts, and other financial vehicles). Report all other REITS in ISI code 5310 (Real estate).

Repos and Reverse Repos – On the sales schedule (lines 21–34), interest income and interest expense associated with repos and reverse repos should be offset against one another and reported at the net amount. This net amount should also be reported on line 47 (investment income included in gross operating revenues). However, on lines 51 (interest income from all sources) and 52 (interest expense plus interest capitalized) interest income and interest expense associated with repos and reverse repos should be reported at the gross amounts.

On the balance sheet, reverse repos should be reported as assets and included on line 62 (other assets) while repos should be reported as liabilities and included on line 64 (total liabilities).

Section B – INCOME STATEMENT

37. Certain gains (losses) -

Special instructions for (1) dealers in financial instruments, finance and insurance companies, and (2) real estate companies.

- (1) Dealers in financial instruments (including securities, currencies, derivatives, and other financial instruments) and finance and insurance companies – Include in item 37:
 - (a) impairment losses as defined by FASB ASC 320 (formerly FAS 115),
 - (b) realized gains (losses) on trading or dealing,
 - (c) unrealized gains (losses), due to changes in the valuation of financial instruments, that flow through the income statement, and

*5.

(d) goodwill impairment as defined by FASB ASC 350 (formerly FAS 142).

EXCLUDE unrealized gains (losses), due to changes in the valuation of financial instruments that are taken to other comprehensive income. Reflect such gains in items 68b and 68c (total accumulated other comprehensive income (loss)).

EXCLUDE income from explicit fees and commissions from item 37. Include income from these fees and commissions as part of your income from operations reported on page 7.

(2) Real estate companies – Include in item 37:

- (a) Impairment losses as defined by FASB ASC 360 (formerly FAS 144), and
- (b) Goodwill impairment as defined by FASB ASC 350 (formerly FAS 142).

EXCLUDE the revenues earned and expenses incurred from the sale of real estate you own. Such revenues should be reported as operating income in item 34 column 2, items 35 and 45, and as sales of goods in item 46. Such expenses, including the net book value of the real estate sold, should be reported as costs of goods sold in item 40. Do not net the expenses against the revenues.

Section C – DISTRIBUTION OF SALES OR GROSS OPERATING REVENUES

45-50

Disaggregate the total sales or gross operating revenues into sales of goods, investment income, and sales of services.

- **46. Sales of goods –** Goods are normally outputs that are tangible. Report as sales of goods:
 - Mass produced media, including exposed film, video tapes, DVDs, audio tapes, and CDs.
 - Books. NOTE: Book publishers To the extent feasible, report as sales of services all revenues associated with the design, editing, and marketing activities necessary for producing and distributing books that you both publish and sell. If you cannot unbundle (i.e., separate) these revenues from the value of the books you sell, then report your total sales as sales of goods or services based on the activity that accounts for a majority of the value.
 - Energy trading activities where you take title to the goods. NOTE: If you act in the capacity of a broker or agent to facilitate the sale of goods and you do not take title to the goods, report your revenue (i.e., commissions) as sales of services in item 48.
 - Magazines and periodicals sold in retail stores. NOTE: Report subscription sales as sales of services in item 48.
 - Packaged general use computer software.
 - · Structures sold by businesses in real estate.
 - Revenues earned from building structures by businesses in construction.
 - Electricity, natural gas, and water. NOTE: Revenues derived from transmitting and/or distributing these goods, as opposed to revenues derived from the sale of the actual product, should, to the extent feasible, be reported as sales of services in item 48.

- 47. Investment income Report ALL interest and dividends generated by finance and insurance subsidiaries or units as investment income. NOTE: Report commissions and fees as sales of services in item 48.
- 48. Sales of services Services are normally outputs that are intangible. Report as sales of services:
 - · Advertising revenue.
 - · Commissions and fees earned by companies engaged in finance and real estate activities.
 - · Premiums earned by companies engaged in insurance activities. NOTE: Calculate as direct premiums written (including renewals) net of cancellations, plus reinsurance premiums assumed, minus reinsurance premiums ceded, plus unearned premiums at the beginning of the year, minus unearned premiums at the end of the year.
 - Commissions earned by agents or brokers (i.e., wholesalers) who act on behalf of buyers and sellers in the wholesale distribution of goods.
 - Magazines and periodicals sold through subscriptions. NOTE: Report magazines and periodicals sold through retail stores, as soles of goods in item 46.
 - Newspapers.
 - Pipeline transportation.
 - Software downloaded from the Internet, electronic mail, an extranet, Electronic Data Interchange network, or some other online system.
 - Computer systems design and related services.
 - Negotiated licensing fees for software to be used on networks.
 - Electricity transmission and distribution, natural gas distribution, and water distribution.

Section D – OTHER FINANCIAL AND OPERATING DATA

54. TOTAL EMPLOYEE COMPENSATION

Wages and salaries are the gross earnings of all employees before deduction of employees' payroll withholding taxes, social insurance contributions, group insurance premiums, union dues, etc. Include time and piece rate payments, cost of living adjustments, overtime pay and shift differentials, bonuses, profit sharing amounts, and commissions. Exclude commissions paid to persons who are not employees.

Wages and salaries include direct payments by employers for vacations, sick leave, severance (redundancy) pay, etc. Include employer contributions to benefit funds. Exclude payments made by, or on behalf of, benefit funds rather than by the employer.

Wages and salaries include in-kind payments, valued at their cost, that are clearly and primarily of benefit to the employees as consumers. Exclude expenditures that benefit employers as well as employees, such as expenditures for plant facilities, employee training programs, and reimbursement for business expenses.

Employee benefit plans are employer expenditures for all employee benefit plans, including those required by government statute, those resulting from a collective-bargaining contract, or those that are voluntary. Employee benefit plans include Social Security and other retirement plans, life and disability insurance, guaranteed sick pay programs, workers' compensation insurance, medical insurance, family allowances, unemployment insurance, severance pay funds, etc. If plans are financed jointly by the employer and the employee, include only the contributions of the employer.

55a - EXPENDITURES FOR R&D PERFORMED BY THE U.S. AFFILIATE

Research and development (R&D) definition - R&D includes basic and applied research in the sciences and engineering. It also includes design and development of new products and processes, and enhancement of existing products and processes.

R&D includes activities carried on by persons trained, either formally or by experience, in engineering, the physical sciences such as chemistry and physics, the biological sciences such as medicine, the mathematical and statistical sciences, and computer science. R&D includes these activities if the purpose is to do one or more of the following:

- The planned systematic pursuit of new knowledge or understanding toward general application (basic research); a.
- b. The acquisition of knowledge or understanding to meet a specific, recognized need (applied research); and
- c. The application of knowledge or understanding toward the production or improvement of a product, service, process, or method (development).

Basic research is the pursuit of new scientific knowledge or understanding that does not have specific immediate commercial objectives, although it may be in fields of present or potential commercial interest.

Applied research applies the findings of basic research or other existing knowledge toward discovering new scientific knowledge that has specific commercial objectives with respect to new products, services, processes, or methods.

Development is the systematic use of the knowledge or understanding gained from research or practical experience directed toward the production or significant improvement of useful products, services, processes, or methods, including the design and development of prototypes, materials, devices, and systems.

R&D includes the activities described above whether assigned to separate R&D organizational units of the company or carried out by company laboratories and technical groups not a part of a separate R&D organization.

Research and development performed by the U.S. affiliate – INCLUDE all costs incurred to support R&D performed BY **U.S. affiliate** – INCLUDE all costs incurred to support R&D performed BY the U.S. affiliate. INCLUDE wages, salaries, and related costs; materials and supplies consumed; depreciation on R&D property and equipment, cost of computer software used in R&D activities; utilities, such as telephone, telex, electricity, water, and gas; travel costs and professional dues; property taxes and other taxes (except income taxes) incurred on account of the R&D organization or the facilities they use; insurance expenses; maintenance and repair, including maintenance of buildings and grounds; company overhead including, personnel accounting, procurement and inventory, and salaries of including: personnel, accounting, procurement and inventory, and salaries of research executives not on the payroll of the R&D organization. EXCILIDE capital expenditures, expenditures for tests and evaluations once a prototype becomes a production model, patent expenses, and income taxes and interest.

EXCLUDE expenditures for quality control; routine product testing; market research; sales promotion, sales service, and other nontechnological activities; routine technical services; research in the social sciences or psychology; geological and geophysical exploration activities, and advertising programs to promote or demonstrate new products or processes.

Section I – U.S. TRADE IN GOODS BY U.S. AFFILIATE ON A SHIPPED BASIS

90-97

"U.S. Trade in goods" is the physical movement of goods between the customs area of the United States and the **customs area of a foreign country.** Goods shipped by, or to, the U.S. affiliate whether or not they were actually charged or consigned by, or to, the U.S. affiliate, are considered to be trade of the U.S. affiliate. To adjust "charged" basis data to a "shipped" basis it may be necessary to look at export and import declarations filed with U.S. customs or shipping and receiving documents to determine the physical movement of goods.

Differences between the "charged" and "shipped" basis may be substantial. A major difference arises when a U.S. affiliate buys goods in foreign country A and sells them in foreign country B. Because the goods did not physically enter or leave the United States, they are not U.S. trade. However, when the U.S. affiliate records the transactions on its books, it would show a purchase charged to it from country A and a sale charged by it to country B. If the U.S. affiliate's trade data in this survey were prepared on the "charged" basis, the purchase and sale would appear incorrectly as a U.S. import and U.S. export, respectively. Other differences arise when the U.S. affiliate charges the sale of its products to a foreign parent, but ships the goods directly from the United States to an unaffiliated foreign person. If the data are on the "shipped" basis, this should be a U.S. export to an unaffiliated foreign person, not to the foreign parent.

V. SPECIAL INSTRUCTIONS

A. Insurance companies – Reporting should be in accordance with U.S. Generally Accepted Accounting Principles not Statutory Accounting Practices (SAP). For example, the BE-15 report should include the following assets even though they are not acceptable under SAP:
 1. non-trusteed or free account assets, and 2. nonadmitted assets such as furniture and equipment, agents' debit balances, and all receivables deemed to be collectible.

Item on Form BE-15A:

- 34 SALES OR GROSS OPERATING REVENUES, EXCLUDING SALES TAXES - Include items such as earned premiums, annuity considerations, gross interest and dividend income, and items of a similar nature. Exclude income from unconsolidated affiliates that is to be reported in item 36, and certain gains (losses) that are to be reported in item 37.
- 37 CERTAIN GAINS (LOSSES) See special instructions for item 37 on page 25 of this form.
- 40 COST OF GOODS SOLD OR SERVICES RENDERED, AND SELLING, GENERAL, AND ADMINISTRATIVE EXPENSES – Include costs relating to sales or gross operating revenues, item 35, 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.
- 47 INVESTMENT INCOME Report that portion of sales or gross operating revenues, items 34 column (2), 35 and 45, that is investment income (e.g., interest and dividends). However, report gains (losses) on investments in accordance with the special instructions for item 37 on page 25 of this form.
- 48 SALES OF SERVICES Include premium income and income from actuarial, claims adjustment, and other services, if any.
- B. Railroad transportation companies Railroad transportation companies should include only the net annual balances for interline settlement items (car hire, car repair, freight revenues, switching revenues, and loss and damage settlements) in items 62 and 64.
- C. Real Estate The ownership of real estate is defined to be a business enterprise, and if the real estate is foreign owned, it is a U.S. affiliate of a foreign person. A BE-15 report is required unless the enterprise is otherwise exempt.

Residential real estate held exclusively for personal use and not for profit making purposes is not subject to the reporting requirements. A residence that 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 and therefore not subject to the reporting requirements. Ownership of U.S. residential real estate by a corporation whose sole purpose is to hold the real estate for the personal use of the owner(s) of the corporation is considered to be real estate held for personal use and therefore not subject to the reporting requirements. **Aggregation of real estate investments** – A foreign person holding real estate investments that are reportable on the BE-15 must aggregate all such holdings for the purpose of applying the reporting criteria (see instruction I.B. on page 21 of this form). File a single BE-15 report covering the aggregated holdings. If on an aggregated basis any one of the following three items – <u>total assets</u> (do not net out liabilities), or <u>sales or gross</u> operating revenues, excluding sales taxes, or <u>net income</u> after provision for U.S. income taxes – exceeds \$275 million (positive or negative), file Form BE-15A. If permission has been received in writing from BEA to file on an non-aggregated basis, you must report each real estate investment on a Form BE-15A if a Form BE-15A would have been required on an aggregated basis. Non-aggregated reports should be filed as a group and you should inform BEA that they are all for one owner.

On page 1, for the name and address of the U.S. business enterprise, BEA is not seeking a legal description of the property, nor necessarily the address of the property itself. Because there may be no operating business enterprise for a real estate investment, what BEA seeks is a consistently identifiable name for the investment (i.e., the 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 for each reporting period and for the various BEA surveys.

Thus, on page 1 of the BE-15 survey forms 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, FL XXXXX

If the investment property has a name, such as Sunrise Apartments, the name and address on page 1 of the BE-15 survey forms might be:

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

There are questions throughout the Form BE-15A that may not apply to certain types of real estate investments, such as the employer identification number, the number of employees, and exports and imports. In such cases, mark the items "none."

Joint ventures and partnerships – If a foreign person has a direct or indirect voting ownership interest of 10 percent or more in a joint venture, partnership, etc., that is formed to own and hold, develop, or operate real estate, the joint venture, partnership, etc., in its entirety, not just the foreign person's share, is a U.S. affiliate and must be reported as follows:

- If the foreign interest in the U.S. affiliate is directly held by the foreign person then a BE-15 report must be filed by the affiliate (subject to the aggregation rules discussed above).
- 2. If a voting interest of more than 50 percent in the U.S. affiliate is owned by another U.S. affiliate, the owned affiliate must be fully consolidated in the BE-15 report of the owning affiliate.
- 3. If a voting interest of 50 percent or less in the U.S. affiliate is owned by another U.S. affiliate, and no U.S. affiliate owns a voting interest of more than 50 percent, then a separate BE-15 report must be filed by the owned affiliate. The BE-15 report(s) of the owning affiliate(s) must show an equity investment in the owned affiliate.
- **D. Farms** For farms that are not operated by their foreign owners, the income statements and related items should be prepared based on the extent to which the income from the farm accrues to, and the expenses of the farm are borne by, the owner. Generally this means that income, expenses, and gain (loss) assignable to the owner should reflect the extent to which the risk of the operation falls on the owner. For example, even though the operator and other workers on the farm are hired by a management firm, if their wages and salaries are assigned to, and borne by, the farm operation being reported, then the operator and other workers of that farm operation and the wages and salaries should be included as an expense in the income statement.

V. SPECIAL INSTRUCTIONS – Continued

EXAMPLES:

- 1. If the farm is leased to an operator for a fixed fee, the owner should report the fixed fee in "total sales" and should report the non-operating expenses that he or she may be responsible for, such as real estate taxes, interest on loans, etc., as expenses in the income statement.
- 2. If the farm is operated by a management firm that oversees the operation of the farm and hires an operator, but the operating income and expenses are assigned to the owner, the income and expenses so assigned should be shown in the requested detail in the income statement, and related items, as appropriate. (The report should not show inst in the income of the intervence is the management for show just one item, i.e., the net of income less the management fee, where the management fee includes all expenses.)
- E. Estates, trusts, and intermediaries

A FOREIGN ESTATE is a person and therefore may have direct investment, and the estate, not the beneficiary, is considered to be the owner.

A TRUST is a person but it is not a business enterprise. The trust is considered to be the same as an intermediary, and should report as outlined in the instructions for intermediaries below. For reporting purposes, the beneficiary(ies) of the trust, is (are) considered to be the owner(s) for purposes of determining the existence of direct investment, owner(s) for purposes of determining the existence of direct investment, except in two cases: (1) if there is, or may be, a reversionary interest, and (2) if a corporation or other organization creates a trust designating its shareholders or members as beneficiaries. In these two cases, the creator(s) of the trust is (are) deemed to be the owner(s) of the investments of the trust (or succeeding trusts where the presently existing trust had evolved out of a prior trust), for the purposes of determining the existence and reporting of direct investment.

This procedure is adopted in order to fulfill the statistical purposes of this survey and does not imply that control over an enterprise owned or controlled by a trust is, or can be, exercised by the beneficiary(ies) or creator(s).

FOR AN INTERMEDIARY:

- If a U.S. intermediary holds, exercises, administers, or manages a particular foreign direct investment in the United States for the beneficial owner, such intermediary is responsible for reporting the required information for, and in the name of, the U.S. affiliate. Alternatively, the U.S. intermediary can instruct the U.S. affiliate to submit the required information. Upon so doing, the intermediary is released from further liability to report, provided it has informed BEA of the date such instructions were given and provides BEA the name and address of the U.S. affiliate, and has supplied the U.S. affiliate with any information in the possession of, or which can be secured by, the intermediary that is necessary to permit the U.S. affiliate to complete the required reports. When acting in the capacity of an intermediary, the accounts or transactions of the U.S. intermediary with a foreign beneficial owner are considered as accounts or transactions of the U.S. affiliate with the foreign beneficial owner. To the extent such transactions or accounts are unavailable to the U.S. affiliate, BEA may require the intermediary to report them.
- 2. If a foreign beneficial owner holds a U.S. affiliate through a foreign intermediary, the U.S. affiliate may report the intermediary as its foreign parent but, when requested, must also identify and furnish information concerning the foreign beneficial owner. Accounts or transactions of the U.S. affiliate with the foreign intermediary are considered as accounts or transactions of the U.S. affiliate with the foreign beneficial owner.
- F. Determining place of residence and country of jurisdiction of individuals - An individual is considered a resident of, and subject to the jurisdiction of, the country in which he or she is physically located. The following guidelines apply to individuals who do not reside in their country of citizenship:

- 1. 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.
- 2. 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 paragraphs 3 and 4 below.
- 3. 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 or employee, then such owner or employee is considered a resident of the country of citizenship, provided there is the intent to return to the country of citizenship within a reasonable period of time.
- Individuals and members of their immediate family 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 orms are country of citizenship.

TOT SULVEY TE BE-15

- A Due date File a fully completed and certified Form BE-15A, BE-15B, or BE-15(EZ) no later than May 31, 2012. If the U.S. affiliate is exempt from filing Form BE-15A, BE-15B, and BE-15(EZ), complete and file the BE-15 Claim for Exemption by May 31, 2012.
 - B. Mailing report forms to a foreign address BEA will accommodate foreign owners that wish to have forms sent directly to them. However, the extra time consumed in mailing to and from a foreign place may make meeting filing deadlines difficult. In such cases, please consider using BEA's electronic filing option. Go to our web site at **www.bea.gov/efile** for details about this option. To obtain forms online go to: www.bea.gov/fdi
 - C. Extensions For the efficient processing of the survey and timely dissemination of the results, it is important that your report be filed by the due date. Nevertheless, reasonable requests for extension of the filing deadline will be granted. Requests for extensions of more than 30 days MUST be in writing and should explain the basis for the request. You may request an extension via email at **be12/15@bea.gov.** For extension requests of 30 days or less, you may call BEA at (202) 606-5577. All requests for extensions must be received **NO LATER THAN** the original due date of the report.
 - D. Assistance For assistance, telephone (202) 606-5577, or send email to **be12/15@bea.gov**. Forms can be obtained from BEA's web site at: www.bea.gov/fdi
 - E. Annual stockholders' report or other financial statements Please furnish a copy of your FY 2011 annual stockholders' report or Form 10K when filing the BE-15 report. If you do not publish an annual stockholders' report or file Form 10K, please provide any financial statements that may be prepared, including the accompanying notes. Information contained in these statements is useful in reviewing your report and may reduce the paed for further context. Section 5(c) of the report and may reduce the need for further contact. Section 5(c) of the International Investment and Trade in Services Survey Act, Public Law 94-472, 90 Stat. 2059, 22 U.S.C. 3101-3108, as amended, provides that this information can be used for analytical and statistical purposes only and that it must be held strictly confidential.
 - F. Number of copies File a single original copy of the form and supplement(s). If you are not filing electronically, this should be the copy with the address label on page 1, if such a labeled copy has been provided by BEA. (Make corrections to the address on the label, if necessary.) You should also retain a file copy of each report for three years to facilitate resolution of any questions that BEA may have concerning your report. (Both copies are protected by law; see the statement on confidentiality on page 19.)

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(202) 000-1903	ne	Please inclu	de yo	our BE-15 Identi	ification Numb	er wi	th all requests.	
Who must file BE-15B – Form BE-15B must be fil \$120 million (positive or negative), except for majo \$275 million (positive or negative) (a BE-15A is re If you do not meet these filing criteria, see instruction	ority-ov quired	wned affiliates with to For these affiliates). I	tal as For m	sets, sales or gr	oss operating r on filing require	evenu	les, or net income	greater than
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¹⁰²⁷ Email: $\begin{array}{c} 1 \\ 1 \\ 2 \\ \hline \end{array}$ Yes (<i>If yes, please print you</i>	ur e-m	ail address.) ———	► En	nail address (Ple	ase print)			
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		P	ART I - IDENTIFIC	CATION OF U.S. AFI	FILIATE
				IMPORTANT	
	Please review the Ir Special Instructions	n structions starting c starting on page 22.	n page 13 before complet	ing this form. Insurance and	real estate companies see
	to do otherwise l		on. References in the instru		mplete Form BE-15 unless you are requested g Standards Board Accounting Standards
	Consolidated re	eporting – A U.S. affil	iate must file on a fully cor		sis, including in the consolidation
	consolidation rule	es are found in instru	ction IV.2. starting on page		ing voting interest. The
	Do not enter an		d portions of each line.	o thousands (omitting 000).	Bil. Mil. Thous. Dols. \$ 1 335 000
1.	NOTE: Unless it is Accounting Princip	highly burdensome o	Cat into	this BE-15 report? eport should be completed us	ing U.S. Generally Accepted
				ulgated by, or adapted from, t	he International Accounting Standards Board)
		Do not prepare you and c on page 17.	r BE-15 report using the p	roportionate consolidation me	thod, except as noted in instruction
	¹ 3 🗖 Other	reporting standards -	- Specify the reporting star	ndards used 🖌	
		00	41.	-	
1a.	If you use financi differences betwe	ial reporting standar	ds other than U.S. GAAP the reporting standards u), are you able to make adju used?	stments to correct for any material
	¹³⁹⁸ ¹ 1 Yes	¹ 2 No	ine reporting standards (
2.				percent of the voting intere istance in answering this qu	est in this U.S. affiliate owned by another U.S. uestion)?
	^{1400 1} 1 🗌 Yes	exception does not more than 50 perce	apply, please forward this nt, and notify BEA of the a	BE-15 survey packet to the L action taken by filing BE-15 Cl	e consolidation rules on page 17 applies. If this J.S. business enterprise owning your company aim for Exemption with item 2(d) completed on om our web site at: <u>www.bea.gov/fdi</u>
	¹ 2 🗌 No	lf "No" – Complete t	his report in accordance w	vith the consolidation rules sta	nting on page 16.
			CONSOLIDATI	ON OF U.S. AFFILIATES	
			Foreign Parent		NOTE – Arrows connecting boxes represent direction of ownership
		Foreign	10 to 100 percent		
	_	United States			
			>50 percent	U.S. affiliate B sho	ould be consolidated on the BE-15
			U.S. affiliate B	report for U.S. affilia	te A because U.S. affiliate B is more ent owned by U.S. affiliate A.
			·1		

	PART I – IDENTIFICATION OF U.S. AFFILIATE – Continued
3.	Enter Employer Identification Number(s) used by the U.S. affiliate to file income and payroll taxes. Primary Other 2 2 4 4 4 4 4 4 4 4 4 4 4
4.	REPORTING PERIOD – Reporting period instructions are found in instruction 4 on page 17. If there was a change in fiscal year , please review instruction 4.b. on page 17. This U.S. affiliate's financial reporting year ended in calendar year 2011 on
	Example – If the financial reporting year ended on March 31, report for the 12-month period ended March 31, 2011. NOTE – Affiliates with a fiscal year that ended within the first week of January 2012 are considered to have a 2011 fiscal year and should report December 31, 2011 as their 2011 fiscal year end.
5.	Did the U.S. business enterprise become a U.S. affiliate during its fiscal year that ended in calendar year 2011? ^{1008 1} 1 Yes If "Yes" – Enter date U.S. business enterprise became a U.S. affiliate and see instruction 5 on page ¹ 2 No ¹ 2 No NOTE – For a U.S. business enterprise that became a U.S. affiliate during its fiscal year that ended in calendar year 2011, leave
6.	the close FY 2010 data columns blank. Is the U.S. affiliate named on page 1 separately incorporated in the United States, including its territories and possessions? 1011 ¹ 1 Yes ¹ 2 No – Reporting rules for unincorporated affiliates are found in instruction 6 starting on page 17. Reporting rules for real estate are found in instruction V.C. starting on page 22.
	U.S. affiliates fully consolidated in this report – U.S. affiliates that are more than 50-percent owned should be fully consolidated in this report, except as noted in the consolidation rules starting on page 16. Banks see instruction I.C. on page 15 for aggregated reporting rules. Enter the number of U.S. affiliates consolidated in this report in the box below. Hereinafter they are considered to be one U.S. affiliate. If the report is for a single U.S. affiliate, enter "1" in the box below. Exclude from the consolidation all foreign business enterprises or operations owned by this U.S. affiliate.
8.	U.S. affiliates NOT fully consolidated – See instruction 8 on page 18. Number of U.S. affiliates, in which this U.S. affiliate has an ownership interest, that are NOT fully consolidated in this report. ¹⁰¹³ Number – If number is not zero, complete the Supplement B on page 11. The U.S. affiliate named on page 1 must include data for unconsolidated U.S. affiliates on an equity basis, or using fair value accounting, or, if less than 20 percent owned, in accordance with FASB ASC 320 (formerly FAS 115) or the cost method of accounting. The U.S. affiliate named on page 1 also must notify the unconsolidated U.S. affiliates of their obligation to file a BE-15 in their own names (see page 14 to determine the appropriate form for these affiliates to file).

	PART I - IDENTIFICATION O	FU	J.S. AFFII	LIATE – Conti	nued					
Ow an	nership — Enter percent of ownership, in this U.S. affiliate, to a tenth ounincorporated affiliate). "Voting interest" is defined in instruction 9–14 states	of on arting	e percent, ba j on page 18.	sed on voting intere	st (or an equivale	nt interest if				
(dii	reign parent — A foreign parent is the FIRST person or entity outside the ect or indirect) in this U.S. affiliate. The country of foreign parent is the co esidence if the parent is an individual. For individuals, see instruction V.F	e U.S. in a chain of ownership that has a 10 percent or more voting interest ountry of incorporation or organization if the parent is a business enterprise, or F. starting on page 23.								
	Name of each direct owner			Country of foreign parent	Voting i Close FY 2011 (1)		BEA USE ONLY			
	rnership held directly by foreign parent(s) of this affiliate—see examp er name and country of each foreign parent with direct ownership—if mor			on separate sheet.	14.		۲۶.			
9.			\$	0 1017	1%	2%	3			
10.			. 15	1018	1%	20%	3			
Ov affi	nership held indirectly by foreign parents of this U.S. affiliate throug liate that owns this affiliate and the country of the foreign parent — if more	h ar tha	nother U.S. a n 2, continue	ffiliate — see exam on separate sheet.	ple 2 below. Ente	r name of each	U.S.			
11.	iey	:0	n r	1063	%	2%	3			
12.	and		. 401	1064	1 %	2 %	3			
13.	Direct ownership held by all other persons (do not list names)	1e		1061	1 %	2%				
14.	TOTAL — Sum of items 9 through 13.	-	+101		100.0%					
	EXAMPLES OF DIRECT AND I	NDIR	ECT FOREIC	GN OWNERSHIP						
Exa	ample 1 – Ownership held directly by a foreign parent		Example 2 -	- Ownership held in	directly by a for	reign parent				
/	Foreign Company X		through and	other U.S. affiliate		Foreign Pa	rent			
(Foreign Company Y is the foreign parent because it is the first owner									
	located outside the U.S. in a chain of ownership that owns 10 percent or more of the U.S. affiliate (Foreign Parent)			F	oreign	10 to 100 pe	ercent			
	more of the U.S. affiliate. (Foreign Parent)				Inited States					
	10 to 100 percent					U.S. affilia	te A			
		1 (U.S. affilia	te B is indirectly o	wned by the					
			affiliate A h	ent through U.S. aff has a direct ownersh	ip interest in	U.S. affilia	te B			
	TE: Arrows connecting boxes represent U.S. affiliate			U.S. affiliate B.		L				
					- -	Surger 2007				
	Note: "ISI codes" are International Surveys Industry codes, as given located at www.bea.gov/naics2007.	in me	e Guide to inc	ustry Classifications	s tor international	Surveys, 2007				
01	Government and government-owned or -sponsored enterprise, or quasi-government organization or agency			(ISI code 5310)	24)					
02	Pension fund — Government run	17 18		(ISI codes 5111–51)	•	SI codes 5/11_4	5410)			
03	Pension fund — Privately run	19		xes (ISI codes 1150,			-			
04	Estate, trust, or nonprofit organization (that part of ISI code 5252 that is estates and trusts)	Ма		including fabricati			11-01007			
05	Individual		•	odes 3111–3119)						
	rate business enterprise, investment anization, or group engaged in:	21		and tobacco product	s (ISI codes 312	1 and 3122)				
-	Insurance (ISI codes 5242, 5243, 5249)	22	Pharmaceut	ticals and medicine ((ISI code 3254)					
07	Agriculture, forestry, fishing and hunting (ISI codes 1110–1140)	23		icals (ISI codes 325	•	•				
08	Mining (ISI codes 2111–2127)	24		mineral products (IS						
09	Construction (ISI codes 2360–2380)	25	-	I fabricated metal pro	•	•				
10	Transportation and warehousing (ISI codes 4810-4939)	26 27		nd electronic produc nanufacturing (ISI co	•					
11	Utilities (ISI codes 2211-2213)	28	•	uipment, appliances	•		51-3359)			
12	Wholesale and retail trade (ISI codes 4231-4251 and 4410-4540)	29		les and parts (ISI co	-	(·,			
	Banking, including bank holding companies (ISI codes 5221 and 5229)	30		portation equipment		-3369)				
14	Holding companies, excluding bank holding companies (ISI codes 5512 and 5513)	31	Other manu	facturing (ISI codes	3130–3231, 326 [,]	1, 3262, 3370–3	399)			
15	Other finance (ISI codes 5223, 5224, 5231, 5238, that part of ISI code 5252 that is not estates and trusts, and ISI code 5331)	32		nanufacturing, incluc out extraction (ISI c			troleum			

	PART I – IDENTIFICATION OF U.S. AFFILIATE – Continued								
15.	15. Enter the name and industry code of the foreign parent. If there is more than one foreign parent, list each and its industry code on a separate sheet.								
15a.	Enter name of foreign parent. If the foreign parent is an individual enter "individual."								
15b.	Enter the foreign parent industry code from the list of codes on page 4 that best describes the PRIMARY activity of the SINGLE entity named a the foreign parent. DO NOT base the code on the world-wide sales of all consolidated subsidiaries of the foreign parent. If the foreign parent is an individual, enter code "05." ³⁰¹⁸ ¹ Ownership Type: Direct Indirect] 35 •							
16.	5. For each foreign parent, furnish the name, country and industry code of the ultimate beneficial owner (UBO) – see UBO examples below. If there is more than one foreign parent, list each on a separate sheet and give the name of its UBO, and the UBO's country and industry codes. The UBO is that person or entity, 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 or entity. See instruction II.O. on page 16 for the complete definition of UBO.								
	 16a. Is the foreign parent also the UBO? If the foreign parent is owned or controlled more than 50 percent by another person or entity, then the foreign parent is NOT the UBO. 3⁰¹⁹ ¹ 1 Yes (as shown in example 1 below) - 12 No (as shown in examples 2A and 2B below) - Skip to 16d. 16b. Enter the name of the UBO of the foreign parent. If the UBO is an individual enter "individual." 								
	Identifying the UBO as "bearer shares" is not an acceptable response.]							
16c.	Enter country of the UBO. For individuals, see instruction V.F. starting on page 23. BEA USE ONLY	-							
	3022								
s	world-wide sales of all majority-owned subsidiaries. If the UBO is an individual, enter code "05." ³⁰²³ DO NOT use code "14" unless you receive permission from BEA. EXAMPLES OF THE ULTIMATE BENEFICIAL OWNER (UBO) NOTE: Arrows connecting boxes represent direction of ownership Foreign Company X Same if the foreign parent is NOT more								
	an 50 percent owned or controlled by another person or entity. Foreign Foreign ■								
	United States								
Examples 2A and 2B – The Foreign Parent is NOT the UBO A. The UBO is a foreign person or entity B. The UBO is a U.S. person or entity									
F Co par	preign Company Y is the foreign ment of the U.S. affiliate; foreign npany X is the UBO. The foreign rent is not the UBO if the foreign nt is more than 50 percent owned controlled by another person or entity. Foreign Company X (UBO) Foreign Company Z (Soreign Company Z (Foreign Parent) Foreign Company Y (Foreign Parent) Foreign Company Y (Foreign Parent) Foreign Company Z (Foreign Parent) Image: Company Y (Foreign Parent) Foreign Company Y (Foreign Parent) Foreign Company Z (Foreign Parent) Image: Company Y (Foreign Parent) Foreign Company Y (Foreign Parent) Foreign Company Z (Foreign Parent) Image: Company Y (Foreign Parent) Foreign Company Y (Foreign Parent) Foreign Company Z (Foreign Parent) Image: Company Y (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent) Image: Company Z (Foreign Parent)	-							

Section A – INDUSTRY CLASSIFICATION AND TOTAL SALES OF FULLY CONSOLIDATED U.S. AFFILIATE

17. What is (are) the major product(s) and/or service(s) of the fully consolidated U.S. affiliate? If a product, also state what is done to it, i.e., whether it is mined, manufactured, sold at wholesale, transported, packaged, etc. (For example, "manufacture widgets.")

1163 0

Enter the 4-digit International Surveys Industry (ISI) code(s) and the sales associated with each code in items 18 through 21 below.

<u>Column (1): ISI Code</u> – See the Summary of Industry Classifications on page 12; for a full explanation of each code, see the *Guide* to *Industry Classifications* for *International Surveys*, 2007 located at www.bea.gov/naics2007. For an inactive affiliate, base the industry classification(s) on its last active period; for "start-ups" with no sales, show the intended activity(ies). **Holding company** (ISI code 5512) is often an invalid industry classification for a conglomerate. A conglomerate must determine its industry code based on the activities of the fully consolidated domestic U.S. business enterprise. **Book publishers, printers, and Real Estate Investment Trusts see instructions 18–23 on page 19**.

<u>Column (2): Sales</u> – Total sales or gross operating revenues, excluding sales taxes – Gross sales minus returns, allowances, and discounts; or gross operating revenues.

INCLUDE

- Total sales or gross operating revenues, excluding sales taxes Gross sales minus returns, allowances, and discounts; or gross operating revenues.
- Revenues generated during the year from the operations of a discontinued business segment.
- ONLY finance and insurance companies and units should report dividends and interest. Companies involved with repos and reverse repos see instructions 18-23 on page 19.
- Total income of holding companies including income (loss) from equity investments in unconsolidated U.S. affiliates and all foreign entities, certain gains (losses), other income, plus sales and gross operating revenue, if any.
- Excise taxes levied directly on manufacturers, wholesalers, and retailers.

Sales or consumption taxes levied directly on the consumer.

EXCLUDE

- Gains or losses from DISPOSALS of discontinued operations and gains and losses from derivative instruments.
- Dividends and interest earned by non-finance and non-insurance companies and units.

-	help	ISI code	le Sales			
		(1)		Mil.	Thous.	Dols.
18.	Enter code with largest sales 1164	1	2 \$			000
19.	Enter code with 2nd largest sales 1165	1	2 \$			1 000
20.	Enter code with 3rd largest sales 1166	1	2 \$			ו 1 000
21.	Enter code with 4th largest sales 1167	1	2 \$			000
22.	Sales not accounted for above – Items 18 through 21 must all have entries if amounts are entered on this line. 1173		2 \$			 000
23.	TOTAL SALES OR GROSS OPERATING REVENUES (excluding sales taxes) – Sum of items 18 through 22, columns (2) 1174	1	2 \$			000
Section B – OTHER FINANCIAL AND OPERATING DATA FOR FY 2011						Dols.
24.	Net income (loss) – after provision for U.S. Federal, state, and local income taxes	2159	1 \$, 000
25. Total employee compensation for FY 2011 — Base compensation on payroll records. Employee compensation must cover compensation charged as an expense on the income statement, charged to inventories, or capitalized during the reporting period. INCLUDE wages and salaries and employee benefit plans. EXCLUDE compensation related to activities of a prior period, such as compensation capitalized or charged to inventories in prior periods. EXCLUDE compensation of contract workers and other workers not carried on the payroll of this U.S. affiliate. See instruction 25 on page 19. 2253						 000
26.	26. Research and development (R&D) performed BY the U.S. affiliate — INCLUDE all costs incurred in performing R&D, including depreciation, amortization, wages and salaries, taxes, materials and supplies, overhead — whether or not allocated to others — and all other indirect costs. EXCLUDE the cost of R&D funded by the U.S. affiliate but performed by others. See instruction 26 starting on page 19.					
27.						 000
28.	Gross book value (at historical cost) of all land and other property, plant, and equipment at close of FY 2011	2397	1 \$			 000
			1			
	BEA USE ONLY	2597				000
Daga			FORM	A BE_1	5B (REV 1	0/2011

PART II – FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE – Continued									
Section C – U.S. TRADE IN GOODS BY U.S. AFFILIATE ON A SHIPPED BASIS									
Report the value of goods exported and importe EXCLUDE services. Software publishers see the amounts on a "shipped basis." See instruction 2									
	Bil. Mil. Thou								
29. TOTAL EXPORTS, INCLUDING CAPITA in the fiscal year that ended in calendar ye	L GOODS – Shipped by U.S. affiliate ear 2011.	to foreign persons (value	d f.a.s. U.s	S. port) 2502	\$ 000				
30. TOTAL IMPORTS, INCLUDING CAPITAL port) in the fiscal year that ended in calend	dar year 2011.		d f.a.s. fore	2515					
Section D – BALANCE SHEET Insurance companies see page 22 for special ir		lose FY 2011 Mil. Thous. Dols.	only	3	ondents				
31. Total assets	2109								
32. Total liabilities	2114 \$	Please check box if total liabilities are zero							
33. Total owners' equity — Item 31 minus ite	em 32 2120 \$	000	ye,						
Section E – SCHEDULE OF EMPLOYMENT B	Y LOCATION	colling SU							
34. Did you have more than 500 employees (EXCLUDE contract workers and other	in the fiscal year that ended in cal workers not carried on the payrold	endar year 2011 of this U.S. affiliate)?							
· · · · · · · · · · · · · · · · · · ·			3 Pleas	e check box	t if you have				
¹¹⁰² ¹ 1 Yes – Provide data for up to fifteen primary states in which this affiliate has employees. ¹ 2 No – Provide data for up to five primary states in which this affiliate has employees.									
wis 1 2 13	STATE - EI	nter name							
Complete this schedule for the five or fifteen states (see above) in which	(if applicable, enter name of U. U.S. off-shore oil and gas	S. territory or possession	i, or		er of employees at end of FY 2011				
the U.S. affiliate has the most employees.	35. 014			3					
NOTE — if the affiliate has employees	36.			3					
in additional states, beyond the number requested above, sum the remaining states on line 50.	37.			3					
Include in this schedule only employees of	38.		3						
those U.S. business enterprises that are fully consolidated into the reporting U.S. affiliate.	39.			3					
Do not consolidate or include employees of	40.			3					
foreign business enterprises or operations, whether incorporated or unincorporated.	41.			3					
Include all employees on the payroll at the	42.			3					
end of the fiscal year that ended in calendar year 2011, including part-time employees.	43.			3					
EXCLUDE contract workers.	44.			3					
A count taken at some other date during the reporting period may be given provided it is a	45.			3					
reasonable estimate of the number on the payroll at the end of the fiscal year.	46.			3					
Location of employees is the U.S. state,	47.			3					
territory, or possession in which the person is permanently employed.	48.			3					
Reporting employment (including how to report when employment is subject to	49.			3					
unusual variations) is discussed in more detail in instructions 34–51 on page 21.	50.		2764	3					
	51. TOTAL – Sum of items 35 through 50			2700					
52. Administrative office and other auxiliar									
above, how many are administrative office and other auxiliary unit employees? INCLUDE employees at corporate headquarters, central administrative, and regional offices, and operating units that provide administration and management or support services (such as accounting, data processing, legal, research and development and testing, and warehousing) to more than one U.S. operating unit. EXCLUDE employees that provide administration and management or support for one unit.					er of administrative r auxiliary employees				
					- , - ···········				
		•	1178	1					
PLEASE CONTINUE ON PAGE 8 BEA USE ONLY 2598									

PART II – FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE – Continued										
Section F — OTHER FINANCIAL AND OPERATING DATA (MAJORITY-OWNED U.S. AFFILIATES)										
	53. Did the sum of the ownership interests (both direct and indirect) held by ALL foreign parents in the voting securities (or an equivalent interest) of this U.S. affiliate EXCEED 50 percent as of the end of the U.S. affiliate's fiscal year that ended in calendar year 2011? "Voting interest" is defined in instructions 9–14 starting on page 18.									
^{1101 1} 1 \Box Yes – Answer items 54 through 63 ¹ 2 \Box No – STOP. You have completed the BE-15B.										
		NOTE: C	omplete items 54 through 63	ONLY if item 53 is answered	d "Yes"		Bil.	Mil.	Thous.	Dols.
54. Certain gains (losses), included in item 24, net income (loss) – Report at gross amount before income tax effect. Report income tax effect in item 55 below. See instruction 54 on page 21 for details of what to include on this line.							1 \$	100	ent	000
55. Income taxes – Provision for U.S. Federal, state, and local incomes taxes. INCLUDE the income tax effect of certain gains (losses) reported in item 54. EXCLUDE production royalty payments.										
			rces (including foreign parer t net against interest expense	ts and affiliates), after dedu (item 57).		400	1 \$			000
57. Interest expense plus interest capitalized, paid or due to all payees (including to foreign parents and affiliates), before deduction of U.S. tax withheld by the affiliate. Do not net against interest income (item 56). 2401						401	1 \$			000
BEAUSE ONLY DISTORTOR OF THE SUM ACTION 2599						599	1			000
DIST		LES OR GI	ROSS OPERATING REVENUE	ES O						
For the purpose of this distribution, "goods" are normally outputs that are tangible and "services" are normally outputs that are intangible. When a sale consists of both goods and services and cannot be unbundled (i.e., the goods and services are not separately billed), classify the sales as goods or services based on whichever accounts for a majority of the value. Give best estimates if actual figures are not available. NOTE — BEFORE COMPLETING THIS SECTION, PLEASE SEE THE INSTRUCTIONS FOR ITEMS 58 THROUGH 63 ON PAGE 22. Insurance companies also see page 22, instruction V.A. for special instructions. Utilities and Oil & Gas Producers and Distributors — To the extent feasible, revenues are to be allocated between sales of goods and sales of services. Revenues earned from the sale of a product (e.g., electricity, natural gas, oil, water, etc.) are to be reported as sales of goods. Revenues earned from the distribution or transmission of a product (e.g., fees received for the use of transmission lines, pipelines, etc.) are to be reported as sales of services.										
							Bil.	Mil.	Thous.	Dols.
58. TOTAL SALES OR GROSS OPERATING REVENUES, EXCLUDING SALES TAXES — Equals item 23, column (2) on page 6, and also sum of items 59 through 61 2243							1			
	zquais item 23, co	biumn (2) on	page 6, and also sum or items	s be through 61	:	2243	\$			I 000
59. Sales of Goods 2244						2244	\$			000
60. Investment income included in gross operating revenues. Include ALL interest and dividends generated by finance and insurance subsidiaries or units. 2245						2245	1 \$			000
61. Sales of Services, Total — Sum of items 62 and 63 2246						2246	1 \$			000
62. To U.S. persons or entities 2247					2247	1 \$			000	
63. To foreign persons 2257					2257	1 \$			 000	
Rem	arks									
BEA USE ONLY										
1200	1		2	3	4	5				
1201	1		2	3	4	5				
1202	1		2	3	4	5				
1203	1		2	3	4	5				

OMB No. 0608-0034: Approval Expires 08/31/2014

FORM BE-15B Supple (REV. 10/2011)	ement A (2011) U.S.	DE BU	PAR IREAL	TMI J OF	ENT (RCE YSIS	BEA USE ONLY	Page	e number		
LIST OF ALL U.S. AFFILIATES FULLY CONSOLIDATED INTO THE REPORTING U.S. AFFILIATE				Name of U.S. affiliate as shown on page 1	, of BE	-15B								
lieu of co	ed a Supplement A or a computer printout of Supplement A to ompleting a new Supplement A, you may substitute a copy o r printout that has been updated to show any additions, dele	f th	iat Su	lagu	emer	nt A	or	rt, i	n					
Supplement A must be U.S. affiliate(s). The nu Part I of Form BE-15B	e completed by a reporting affiliate that consolidates financia umber of U.S. affiliates listed below plus the reporting U.S. a Continue listing onto as many additional copied pages as r	l ar ffilia	nd op ate m essar	erat iust y.	ing d agre	ata e wi	of any ith iter	/ ot n 7	her ,	Primary Employer Identification Number as shown in item 3, Part I of BE-15B	5110			
If the affiliate has changed since the last report, please select the reason. If it is new, please select "New".	Name of each U.S. affiliate consolidated (as represented in item 7, Part I) (2)		Num list	ber ted i	used in col e and	l by umr	ntifica U.S. a n (2) ti yroll ti	affil o fil	iate e	Name of U.S. affiliate which holds the direct ownership interest in the U.S. affiliate listed in column (2) (4)	0	owners affiliate na holds in named in (ge of direct hip that the amed in col the U.S. a column (2) ge to neare (5)	e U.S. lumn (4) affiliate . – Enter
	2	3		Т	Т		П	Т		4		5	(3)	0/
5111	2	3	┇┼┼┤	+	+			t		4		5		<u>%</u>
5112 5113	2	3	┇┝┯┿	+	+	+	┼┼	╈				5	<u>76</u>	%
5114	2	3	; 		T		Ħ	T		4 10 .05		5		<u>~</u> %
5115	2	3	; 	╈	Ť			T		4 05 24	5	5		%
5116	2	3	計		6		ΪŤ	T		4	5	5		%
5117	2	3		1	T	Γ		1	Ŕ	4 <u>5</u> <u>1</u> <u>1</u>		5		%
5118	2	3	9	7			P	T		4		5		%
5119		3			P	1		T	T			5		%
5120		3	Ì			1	0)		4		5		%
5121		3							P	4		5		%
5122	2 456 601	3					0			4		5		%
5123	is is it e	3								4		5		%
5124	This no curi		\square							4		5		. %
5125	2	3					Ц			4		5		%
5126	2	3					Ц			4		5		%
5127	2 00 1	3								4		5		. %
5126	2	3	╞							4		5		%
5129	2	3	╞┼┥	\downarrow	_		┝┼			4		5		%
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OMB No. 0608-0034: Approval Expires 08/31/2014

BE-15B Suppleme	nt A (2011) - LIST OF ALL U.S. AFFILIATES FULLY C	ON	ISO	LIDA	\TEC) IN	то т	ΉE	RE	PORTING U.S. AFFILIATE – Continued	Page	number
If the affiliate has changed since the last report, please select the reason. If it is new, please select "New".	Name of each U.S. affiliate consolidated (as represented in item 7, Part I)	1	Ei Numl listi inc	mplo ber u ed ir ome	and	pay	ificati J.S. a (2) to roll ta	on ffilia file xes	te	Name of U.S. affiliate which holds the direct ownership interest in the U.S. affiliate listed in column (2)	1 1 1	Percentage of direct voting ownership that the U.S. affiliate named in column (4) holds in the U.S. affiliate named in column (2). – Enter percentage to nearest tenth.
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FORM BE-15B Supple (REV. 10/2011)	ement B (2011)	U.S. DEPARTMENT OF COMM BUREAU OF ECONOMIC ANA	ERCE BE	A USE ONLY	Page number
LIST OF ALL U	J.S. AFFILIATES IN WHICH THE REPORTING ECT OWNERSHIP INTEREST BUT WHICH A	G AFFILIATE (AS CONSOLIDATED) HAS A		me of U.S. affiliate as shown on pa	age 1, of BE-15B
lieu of comple computer pri	Supplement B or a computer printout of Suppleting a new Supplement B, you may substitute ntout that has been updated to show any addit	a copy of that Supplement B or ions, deletions, or other changes.			
U.S. affiliate(s) which	e completed by a reporting affiliate which files is (are) not fully consolidated. The number of l tinue listing onto as many additional copied pa	a BE-15B and has a direct ownership interest in J.S. affiliates listed below must agree with item 8 ages as necessary.	a ',		
If the affiliate has changed since the last report, please select the reason. If it is new, please select "New".	direct interest is held but that is not listed in Supplement A	Address of each U.S. affiliate listed in column (2) Give number, street, city, state, and ZIP Code	Has eac affiliate be notified o obligation file? Mark one	Employer Identification Number used by U.S. affiliat listed in column (2) to file income and payroll taxes	holds in the U.S. affiliate named in column (2). – Enter percentage to nearest tenth.
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Summary of Industry Classifications

Agriculture, Forestry, Fishing, And Hunting

- Crop production 1110
- 1120 Animal production
- 1130
- Forestry and logging Fishing, hunting, and trapping Support activities for agriculture 1140 1150 and forestry

Mining

- 2111 2121 Oil and gas extraction
- Coal
- 2123 Nonmetallic minerals
- 2124 2125 Iron ores Gold and silver ores
- Copper, nickel, lead, and zinc ores 2126
- 2127 Other metal ores
- Support activities for oil and gas 2132
- operations 2133
- Support activities for mining, except for oil and gas operations

Utilities

- 2211 Electric power generation,
- transmission, and distribution Natural gas distribution
- 2212 2213
- Water, sewage, and other systems

Construction

- Construction of buildings 2360
- Heavy and civil engineering construction 2370 2380 Specialty trade contractors

Manufacturing

- Animal foods 3111 3112 Grain and oilseed milling Sugar and confectionery products Fruit and vegetable preserving and specialty foods 3113 3114 15 3115 Dairy products 3116 Meat products Seafood product preparation and 3117 packaging Bakeries and tortillas 3118 Other food products 3119 Beverages Tobacco 3121 3122 3130 3140 3150 Textile mills Textile product mills Apparel Leather and allied products Wood products Pulp, paper, and paperboard mills 3160 3210 3221 3222 3231 Converted paper products Printing and related support activities Integrated petroleum refining and 3242 extraction 3243 Petroleum refining without extraction 3244 Asphalt and other petroleum and coal products Basic chemicals 3251 Resins, synthetic rubbers, and artificial and synthetic fibers and 3252 filaments Pesticides, fertilizers, and other agricultural chemicals 3253 Pharmaceuticals and medicines 3254 Paints, coatings, and adhesives Soap, cleaning compounds, and 3255 3256 toilet preparations Other chemical products and preparations Plastics products 3259 3261
- 3262 3271 Rubber products Clay products and refractories
- 3272
- 3273 3274
- 3279 3311
- Clay products and refractories Glass and glass products Cement and concrete products Lime and gypsum products Other nonmetallic mineral products Iron and steel mills and ferroalloys Steel products from purchased steel 3312
- 3313
- Alumina and aluminum production and processing Nonferrous metal (except aluminum) 3314 production and processing
- 3315 Foundries
- 3321 Forging and stamping
- 3322
- Cutlery and handtools Architectural and structural metals 3323
- 3324 Boilers, tanks, and shipping containers 3325 Hardware
- 3326

Page 12

- 3327
- Hardware Spring and wire products Machine shops; turned products; and screws, nuts, and bolts Coating, engraving, heat treating, and allied activities Other fabricated metal products 3328
- 3329
- 3331 Agriculture, construction, and mining
- 3332
- Industrial machinery Commercial and service industry machinery 3333

Ventilation, heating, air-conditioning, 3334 And commercial refrigeration equipment Metalworking machinery Engines, turbines, and power 3335 3336 transmission equipment Other general purpose machinery 3339 3341 Computer and peripheral equipment Communications equipment 3342 3343 Audio and video equipment 3344 Semiconductors and other electronic components Navigational, measuring, electromedical, 3345 and control instruments Manufacturing and reproducing magnetic and optical media 3346 3351 Electric lighting equipment Household appliances 3352 Electrical equipment Other electrical equipment and 3353 3359 components 3361 Motor vehicles Motor vehicle bodies and trailers 3362 3363 Motor vehicle parts 🥒 3364 3365 Aerospace products and parts Railroad rolling stock Ship and boat building 3366 Other transportation equipment Furniture and related products 3369 3370 Medical equipment and supplies 3391 Other miscellaneous manufacturing 3399

Wholesale Trade, Durable Goods

Motor vehicles and motor vehicle 4231 parts and supplies Furniture and home furnishing Lumber and other construction materials 4232 4233 4234 Professional and commercial equipment and supplies Metal and mineral (except petroleum) Electrical and electronic goods 4235 4236 Hardware, and plumbing and heating equipment and supplies 4237 Machinery, equipment, and supplies Miscellaneous durable goods 4238 4239 Wholesale Trade, Non-Durable Goods Paper and paper product 4242 Drugs and druggists' sundries Apparel, piece goods, and notions Grocery and related product

4241

- 4243
- 4244
- 4245
- 4246
- Farm product raw material Chemical and allied products Petroleum and petroleum products 4247
- Beer, wine, and distilled alcoholic beverage 4248
- Miscellaneous nondurable goods 4249

Wholesale Trade, Electronic Markets

and Agents And Brokers Wholesale electronic markets and agents and brokers 4251

Retail Trade

- 4410 Motor vehicle and parts dealers
- Furniture and home furnishings Electronics and applianca Building material and garden 4420
- 4431
- 4440
- equipment and supplies dealers Food and beverage Health and personal care 4450
- 4461
- 4471 Gasoline stations
- Clothing and clothing accessories Sporting goods, hobby, book, and music 4480
- 4510
- 4520 General merchandise
- Miscellaneous store retailers 4530 4540 Non-store retailers

Transportation and Warehousing

- 4810 4821 Air transportation Rail transportation
- Petroleum tanker operations 4833
- 4839 Other water transportation Truck transportation 4840
- 4850 Transit and ground passenger
- transportation Pipeline transportation of crude oil, refined 4863
- petroleum products, and natural gas 4868
- Other pipeline transportation Scenic and sightseeing transportation Support activities for transportation 4870
- 4880
- Couriers and messengers Petroleum storage for hire 4920
- 4932
- 4939 Other warehousing and storage

Information

- Newspaper, periodical, book, and directory publishers Software publishers Motion picture and video industries Sound recording industries 5111
- 5112
- 5121
- 5122 Radio and television broadcasting 5151

- 5152 Cable and other subscription
- programming Wired telecommunications carners 5171
- 5172 Wireless telecommunications carriers, except satellite

Depository credit intermediation (Banking) Activities related to credit intermediation

Nondepository credit intermediation

Nondepository branches and agencies Securities and commodity contracts

intermediation and brokerage Other financial investment activities and

Agencies, brokerages, and other insurance related activities Insurance carriers, except life insurance

Funds, trusts, and other finance vehicles

Automotive equipment rental and leasing

Other rental and leasing servicas Lessors of nonfinancial intangible assets,

Accounting, tax preparation, bookkeeping, and payroll services Architectural, engineering, and related

Specialized design services Computer systems design and related

Management, scientific, and technical consulting services

Scientific research and development

Other professional, scientific, and

5512 Holding companies, except bank holding companies

Administrative and Support, Waste

Office administrative services

Health Care and Social Assistance

Ambulatory health care services

Arts, Entertainment, and Recreation

Accommodation and Food Services

Personal and laundry services

7210 Accommodation 7220 Food services and drinking places

Repair and maintenance

Nursing and residential care facilities

Performing arts, spectator sports, and related industries

Museums, historical sites, and similar

Amusement, gambling, and recreation

Religious, grantmaking, civic, professional, and similar organizations

FORM BE-15B (REV. 10/2011)

Facilities support services

Employment services Business support services

Corporate, subsidiary, and regional

Management, and Remediation Services

Travel arrangement and reservation

Investigation and security servicas

Servicas to buildings and dwellings

Other support services Waste management and remediation

Advertising, public relations, and related

Management of Companies and Enterprises

5174 Satellite telecommunications

Finance and Insurance

exchanges

carriers

Real estate

Legal services

services

services

services

services

services

services

Hospitals

institutions

industries

Public Administration

9200 Public administration

Other Services

Educational Services

6110 Educational services

Social assistance

technical servicas

management offices

Life insurance carriers

Real Estate and Rental and Leasing

except copyrighted works

Professional, Scientific, and Technical

5182

5191

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5616

5617

5619

5620

6210 6220

6230

6240

7110

7121

7130

8110

8120

8130

Services

Other telecommunications Data processing, hosting, and related services Other information services 5179

2011 ANNUAL SURVEY OF FOREIGN DIRECT INVESTMENT IN THE UNITED STATES BE-15B INSTRUCTIONS

NOTE: Instructions in section IV are cross referenced by number to the items located on pages 2 to 12 of this form.

Authority – This survey is being conducted pursuant to 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 pursuant to Section 5(b)(2) of the Act (22 U.S.C. 3104).

A response is required from persons (in the broad sense, including companies) subject to the reporting requirements of the BE-15 survey, whether or not they are contacted by BEA. Also, persons contacted by BEA concerning their being subject to reporting, either by sending them a report form or by written inquiry, must respond pursuant to section 806.4 of 15 CFR, Chapter VIII. This may be accomplished by completing and submitting Form BE-15A, BE-15B, BE-15(EZ), or BE-15 Claim For Exemption, whichever is applicable, by **May 31, 2012**.

PENALTIES – Whoever fails to report shall be subject to a civil penalty of not less than \$2,500, and not more than \$25,000, and to injunctive relief commanding such person to comply, or both. These civil penalties are subject to inflationary adjustments. Those adjustments are found in 15 CFR 6.4. 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 violations, upon conviction, may be punished by a like fine, imprisonment or both (22 U.S.C. 3105).

Notwithstanding any other provision of the law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act, unless that collection of information displays a currently valid OMB Control Number. The control number for this survey is at the top of page 1 of this form.

Respondent Burden – Public reporting burden for this BE-15B is estimated to vary from 75 minutes to 9 hours per response, with an average of 3.5 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0034, Washington, DC 20503.

CONFIDENTIALITY The Act provides that your report to this Bureau is CONFIDENTIAL and may be used only for analytical or statistical purposes. Without your prior written permission, the information filed in your report CANNOT be presented in a manner that allows it to be individually identified. Your report CANNOT be used for purposes of taxation, investigation, or regulation. Copies retained in your files are immune from legal process.

I. REPORTING REQUIREMENTS

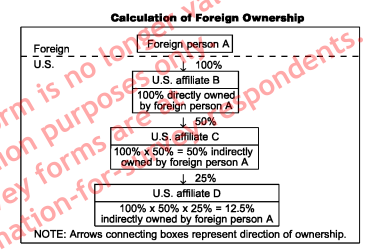
To determine which BE-15 report to file, read the following sections on this page and review the flow chart on page 14.

A. Who must report – A BE-15 report is required for each U.S. affiliate, i.e., for each U.S. business enterprise in which a foreign person or entity owned or controlled, directly or indirectly, 10 percent or more of the voting securities if an incorporated U.S. business enterprise, or an equivalent interest if an unincorporated U.S. business enterprise, at the end of the business enterprise's fiscal year that ended in calendar year 2011.

Foreign ownership interest – All direct and indirect lines of ownership held by a foreign person in a given U.S. business enterprise must be summed to determine if the enterprise is a U.S. affiliate of the foreign person for purposes of reporting.

Indirect ownership interest in a U.S. business enterprise is the product of the direct ownership percentage of the foreign parent in the first U.S. business enterprise in the ownership chain multiplied by that first enterprise's direct ownership percentage in the second U.S. business enterprise, multiplied by each succeeding direct ownership percentage of each other intervening U.S. business enterprise in the ownership chain between the foreign parent and the given U.S. business enterprise.

Example: In the diagram below, foreign person A owns 100% of the voting stock of U.S. affiliate B; U.S. affiliate B owns 50% of the voting stock of U.S. affiliate C; and U.S. affiliate C owns 25% of the voting stock of U.S. affiliate D. Therefore, U.S. affiliate B is 100% directly owned by foreign person A; U.S. affiliate C is 50% indirectly owned by foreign person A; and U.S. affiliate D is 12.5% indirectly owned by foreign person A.



A report is required even though the foreign person's voting interest in the U.S. business enterprise may have been established or acquired during the reporting period.

Beneficial, not record, ownership is the basis of the reporting criteria. Voting securities, voting stock, and voting interest all have the same general meaning and are used interchangeably throughout these instructions and the report forms.

Airline and ship operators – U.S. stations, ticket offices, and terminal and port facilities of foreign airlines and ship operators that provide services ONLY to the foreign airlines' and ship operators' own operation are not required to report. Reports are required when such enterprises produce significant revenues from services provided to unaffiliated persons.

Agencies and representative offices – U.S. representative offices, agents, and employees of a foreign person or entity that meet the criteria outlined below are not considered to be U.S. affiliates, and therefore, should not be reported on Forms BE-15A, BE-15B, or BE-15(EZ). However, a foreign person's or entity's disbursements to maintain U.S. sales and representative offices must be reported on Form BE-125, Quarterly Survey of Transactions in Selected Services and Intangible Assets with Foreign Persons. Copies of Form BE-125 are available on the BEA Web site at: www.bea.gov/surveys/iussurv.htm

A U.S. presence of a foreign person or entity (or their representative(s)) is considered a U.S. sales promotion or representative office if:

- It is engaged only in sales promotion, representational activities, public relations activities, or the gathering of market information, on behalf of the foreign person or entity;
- 2. It does not produce revenue (other than funds from the foreign person or entity to cover its expenses); and
- 3. It has minimal assets held either in its own name or in the name of the foreign person or entity.

A U.S. presence of a foreign person or entity (or their representative(s)) that produces revenue for its own account from goods or services it provides to others is considered a U.S. affiliate and is subject to the BE-15 reporting requirements.

I. REPORTING REQUIREMENTS - Continued	 Did any one of the items – Total assets, Sales or gross operating revenues, or Net income (loss) – for the U.S. affiliate (not just the
	foreign parent's share) exceed \$275 million at the end of, or for, its
1. Which form to file – Please review the questions and the flow chart below to determine if your U.S. business is required to file	fiscal year that ended in calendar year 2011?
Form BE-15. Blank forms can be found at: www.bea.gov/fdi	☐ Yes – File Form BE-15A by May 31, 2012.
a. Were at least 10 percent of the voting rights in your business	\square No – File Form BE-15B by May 31, 2012.
directly or indirectly owned by a foreign person or entity at the	
end of your fiscal year that ended in calendar year 2011?	Which 2011 BE-15 Form to File?
Yes – Continue with question b. NOTE: Your business is hereinafter referred to as a "U.S. affiliate."	At least 10 percent voting interest directly and/or indirectly owned by a foreign person?
No – You are not required to file Form BE-15B. File Form BE-15 Claim for Exemption by May 31, 2012.	Yes
b. Were more than 50 percent of the voting rights in this U.S. affiliate owned by another U.S. affiliate at the end of this U.S. affiliate's fiscal year that ended in calendar year 2011?	More than 50 percent of the voting rights owned by another U.S. affiliate at end of the fiscal year ending in Claim for Exemption
\Box Yes – Continue with question c. \Box No – Skip to guestion d.	calendar year 2011?
c. Do different foreign persons hold a direct and an indirect ownership	Yes SV No
(The consolidation rules are found in instruction IV.2, starting on page 16.)	Do different foreign persons hold a direct and indirect
\Box Yes – Continue with question d.	ownership interest in the U.S. affiliate (exception c to the consolidation rules found in instruction IV.2. on page 16)?
No – This U.S. affiliate must be consolidated on the BE-15 report of the U.S. affiliate that owns it more than 50 percent.	
File the BE-15 Claim for Exemption with page 1 and item 2(d) on page 3 completed by May 31, 2012, forward this survey	Yes No
packet to the U.S. affiliate that owns this affiliate more than	
50 percent, and have them consolidate your data into their report.	This U.S. affiliate must be consolidated on the BE-15 report of the U.S. affiliate that owns it more
d. Did any one of the items - Total assets, Sales or gross operating	than 50 percent. File Form BE-15 Claim for Exemption.
revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$40 million at the end of, or for, its fiscal year that ended in calendar year 2011?	
	\checkmark
 Yes - Continue with question e. No - You are not required to file a Form BE-15B. File Form BE-15 Claim for Exemption by May 31, 2012. 	Assets, sales, or net income (loss) greater than \$40 million?
e. Did any one of the items – Total assets, Sales or gross operating	
revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$120 million at the end of, or for, its	Yes No
fiscal year that ended in calendar year 2011?	File Form BE-15 Claim
	for Exemption
Yes – Skip to question h.	Assets, sales, or net income (loss) greater than
□ No – Continue with question f.	\$120 million?
f. Did you file either a BE-12 or a BE-15 for a fiscal year that ended BEFORE January 1, 2011?	Yes No
Yes – Continue with question g.	
No – File Form BE-15(EZ) by May 31, 2012.	Majority-Owned directly and/or indirectly by foreign parents? Did you file either a BE-12 or a BE-15 for a fiscal year that ended BEFORE
g. Did you receive a request in writing from BEA to file a BE-15 for the fiscal year that ended in calendar year 2011?	Yes No Yoo
Yes – File Form BE-15(EZ) by May 31, 2012.	
No – You are not required to file a BE-15 for your fiscal year that ended in calendar year 2011. However, please inform BEA if your affiliate name, address, or contact person has changed.	Assets, sales, or net income (loss) greater than \$275 million?
h. Was the U.S. affiliate majority-owned by its foreign parent(s) at the	
end of its fiscal year that ended in calendar year 2011? (A U.S. affiliate is "majority-owned" if the combined direct and indirect	Yes No Yes No
ownership interests of all foreign parents of the U.S. affiliate exceed	
50 percent.)	File Form File Form File Form You are not required to file a BE-15 for BE-15A BE-15B BE-15(EZ) your fiscal ways that and d is calendar
Yes – Continue with question i.	year 2011. However, please inform
□ No – File Form BE-15B by May 31, 2012.	BEA if your affiliate name, address, or contact person has changed.

FORM BE-15B (REV. 10/2011)

I. REPORTING REQUIREMENTS - Continued

2. Who must file Form BE-15B – 2011 Annual Survey of Foreign Direct Investment in the United States?

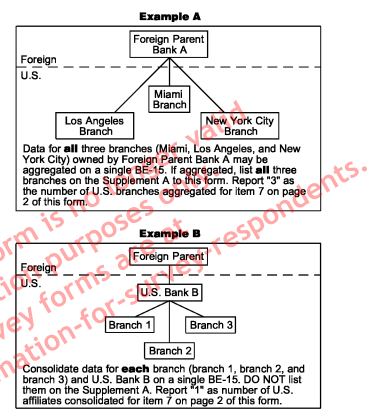
A Form BE-15B must be completed and filed by May 31, 2012, by each U.S. business enterprise that was a U.S. affiliate of a foreign person at the end of its fiscal year that ended in calendar year 2011, if:

- a. On a fully consolidated, or, in the case of real estate investments, an aggregated basis, any one of the following three items <u>Total assets</u> (do not net out liabilities), or <u>Sales or gross operating revenues</u>, excluding sales taxes, or <u>Net income</u> after provision for U.S. income taxes for the U.S. affiliate (not just the foreign parent's share) exceeded \$120 million (positive or negative) at the end of, or for, its fiscal year that ended in calendar year 2011, and EITHER b. OR c. below is applicable.
- b. The ownership or control (both direct and indirect) by all foreign parents in the voting securities of an incorporated U.S. business enterprise (or an equivalent interest of an unincorporated U.S. business enterprise) at the end of the fiscal year that ended in calendar year 2011, was 50 percent or less (i.e., the voting securities, or equivalent interest were not majority owned by foreign parents), or
- c. On a fully consolidated, or, in the case of real estate investments, on an aggregated basis, no one of the following three items <u>Total assets</u> (do not net out liabilities), or <u>Sales or gross</u> operating revenues, excluding sales taxes, or <u>Net income</u> after provision for U.S. income taxes for the U.S. affiliate (not just the foreign parent's share) exceeded \$275 million (positive or negative) at the end of, or for, its fiscal year that ended in calendar year 2011.
- B. Aggregation of real estate investments Aggregate all real estate investments of a foreign person for the purpose of applying the reporting criteria. Use a single report form to report the aggregate holdings, unless BEA has granted permission to do otherwise. Those holdings not aggregated must be reported separately. Real estate is discussed more fully in instruction V.C. starting on page 22.
- C. Aggregated reporting for banks All U.S. branches and agencies (including International Banking Facilities) directly owned by a foreign bank may be aggregated on a single BE-15.

U.S. branches and agencies, <u>directly owned by the foreign parent</u>, that are aggregated on this report should be counted separately and listed separately on the Supplement A to this form. See Example A in the next column.

U.S. branches and agencies, <u>owned by a U.S. bank affiliate</u>, should be consolidated on this report but **not** counted separately and **not** listed separately on the Supplement A to this form. See Example B in the next column.

(Note that subsequent filings of Form BE-605 quarterly reports with BEA, if required, must be on the same aggregated basis.) If all U.S. branches and agencies directly owned by a foreign bank are not aggregated on a single report, then each branch or agency must file a separate BE-15.



II. 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, association, associated group, estate, trust, corporation, or other organization (whether or not organized under the laws of any state), and any government (including a foreign government, the U.S. Government, a state or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government sponsored agency).
- **D. 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. The following are deemed to be associated groups:
 - 1. Members of the same family.
 - 2. A business enterprise and one or more of its officers or directors.
 - 3. Members of a syndicate or joint venture.
 - 4. A corporation and its domestic subsidiaries.
- **E. Foreign person** means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.
- **F. Direct investment** means the ownership or control, directly or indirectly, by one person of 10 percent or more of the voting securities of an incorporated business enterprise or an equivalent interest in an unincorporated business enterprise.

II. DEFINITIONS - Continued

- G. Foreign direct investment in the United States means the ownership or control, directly or indirectly, by one foreign person of 10 percent 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 branch.
- H. Business enterprise means any organization, association, branch, or venture which exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate.
- I. **Branch** means the operations or activities conducted by a person in a different location in its own name rather than through an incorporated entity.
- J. 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 percent or more of its voting securities for an incorporated business enterprise or an equivalent interest for an unincorporated business enterprise, including a branch.
- K. U.S. affiliate means an affiliate located in the United States in which a foreign person has a direct investment.
 - Majority-owned U.S. affiliate means a U.S. affiliate in which the combined direct and indirect voting interest of all foreign parents of the U.S. affiliate exceeds 50 percent.
 - Minority-owned U.S. affiliate means a U.S. affiliate in which the combined direct and indirect voting interest of all foreign parents of the U.S. affiliate is 50 percent or less.
- L. Foreign parent means the foreign person, or the first person outside the United States in a foreign chain of ownership, which has direct investment in a U.S. business enterprise, including a branch.
- M. U.S. corporation means a business enterprise incorporated in the United States.
- N. Intermediary means any agent, nominee, manager, custodian, trust, or any person acting in a similar capacity.
- 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. Note: Stockholders of a closely or privately held corporation are normally considered to be an associated group and may be a UBO.
- P. Banking covers business enterprises engaged in deposit banking or closely related functions, including commercial banks, Edge Act corporations engaged in international or foreign banking, foreign branches and agencies of U.S. banks whether or not they accept deposits abroad, U.S. branches and agencies of foreign banks whether or not they accept domestic deposits, savings and loans, savings banks, bank holding companies, and financial holding companies under the Gramm-Leach-Bliley Act.
- **Q. Lease** is an arrangement conveying the right to use property, plant, or equipment (i.e., land and/or depreciable assets), usually for a stated period of time.
 - Capital lease A long-term lease under which a sale of the asset is recognized at the inception of the lease. These may be shown as lease contracts or accounts receivable on the lessor's books. The asset would not be considered as owned by the lessor.
 - Operating lease Generally, a lease with a term which is less than the useful life of the asset and a transfer of ownership is not contemplated.

III. GENERAL INSTRUCTIONS

- A. Changes in the reporting entity DO NOT restate close fiscal year 2010 balances for changes in the consolidated reporting entity that occurred during fiscal year 2011. The close fiscal year 2010 balances should represent the reporting entity as it existed at the close of fiscal year 2010.
- B. Required information not available Make all reasonable efforts to obtain the information required for reporting. Answer every question except where specifically exempt. Indicate when only partial information is available.
- **C. Estimates** If actual figures are not available, please provide stimates and label them as such. When items cannot be fully subdivided as required, provide totals and an estimated breakdown of the totals.

Certain sections of the Form BE-15B require data that may not normally be maintained in a company's customary accounting records. Precise answers for these items may present the respondent with a substantial burden beyond what is intended by BEA. This may be especially true for items 29 and 30, U.S. trade in goods by U.S. affiliate on a shipped basis; items 35 through 51, employment data disaggregated by State; and items 58 through 63, distribution of sales or gross operating revenues by whether the sales were goods, investment income, or services, and the distribution of services by transactor. Therefore, the answers in these sections may be reasonable estimates based upon the informed judgment of persons in the responding organization, sampling techniques, prorations based on related data, etc. However, the estimating procedures used should be consistently applied on all BEA surveys.

D. Space on form insufficient – When space on a form is insufficient to permit a full answer to any item, provide the required information on supplementary sheets, appropriately labeled and referenced to the item number on the form.

IV. INSTRUCTIONS FOR SPECIFIC SECTIONS OF THE REPORT FORM

NOTE: Instructions in section IV. are cross referenced by number to the items located on pages 2 to 12 of this form.

PART I - IDENTIFICATION OF U.S. AFFILIATE

2. Consolidation Rules

Consolidated reporting by the U.S. affiliate – A U.S. affiliate must file on a fully consolidated **domestic U.S.** basis, including in the full consolidation all **U.S. business enterprises** in which it directly or indirectly owns more than 50 percent of the outstanding voting interest. The fully consolidated entity is considered one U.S. affiliate.

A foreign person holding real estate investments that are reportable on the BE-15 must aggregate all such holdings. See Instruction I.B. on page 15 and V.C. starting on page 22 for details.

Do not prepare your BE-15 report using the proportionate consolidation method. Except as noted in 2b. and 2c. on page 17, consolidate all majority-owned U.S. affiliates into your BE-15 report.

Unless the exceptions discussed below apply, any deviation from these consolidation rules must be approved in writing each year by BEA. If you file deconsolidated reports, you must file the same type of reports (i.e., BE-15A or BE-15B) that would have been required if a consolidated report was filed.

Report majority-owned subsidiaries, if not consolidated, on the BE-15B using the equity method of accounting. DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for affiliates not consolidated.

Exceptions to consolidated reporting – Note: If a U.S. affiliate is not consolidated into its U.S. parent's BE-15 report, then it **must** be listed on the Supplement B of its parent's BE-15 report, unless the report is a BE-15(EZ) which does not have a Supplement B, and each U.S. affiliate not consolidated **must** file its own Form BE-15.

a. DO NOT CONSOLIDATE FOREIGN SUBSIDIARIES, BRANCHES, OPERATIONS, OR INVESTMENTS NO MATTER WHAT THE PERCENTAGE OWNERSHIP.

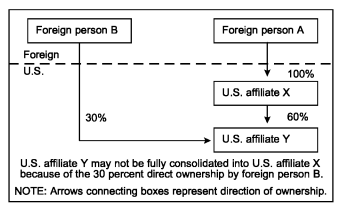
Include foreign holdings owned 20 percent or more using either the equity method of accounting or **fair value accounting.** DO NOT report employment, land, and other property, plant, and equipment and DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for holdings reported using the equity method or **fair value accounting**.

DO NOT list any foreign holdings of the U.S. affiliate on the Supplement B.

Oil and gas sites owned by U.S. affiliates and located outside of U.S. claimed territorial waters are to be treated as foreign subsidiaries of the U.S. affiliates if they meet one of the following criteria: (1) they are incorporated in a foreign country; (2) they are set up as a branch; or (3) they have a physical presence in a foreign country as evidenced by property, plant and equipment or employees located in that country.

Real estate located outside the United States that is owned by the U.S. affiliate and generates revenues for, or reimbursements to, the U.S. affiliate, or that facilitates the foreign operations of the U.S. affiliate is a foreign subsidiary and should not be consolidated on this BE-15 report.

- b. Special consolidation rules apply to U.S. affiliates that are limited partnerships or that have an ownership interest in a U.S. limited partnership. These rules can be found on our web site at: www.bea.gov/ltdpartner15. Also see instruction 6.b. on page 18 for additional information about partnerships.
- c. A U.S. affiliate in which a direct ownership interest and an indirect ownership interest are held by **different** foreign persons should not be fully consolidated into another U.S. affiliate, but must complete and file its own Form BE-15 report. (See diagram below.)



If this exception applies, reflect the indirect ownership interest, even if more than 50 percent, on the balance sheet and income statement of the owning U.S. affiliate's BE-15 report on an equity basis. For example, using the situation shown in the diagram above, U.S. affiliate X must treat its 60 percent ownership interest in U.S. affiliate Y as an equity investment. DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for affiliates not consolidated.

4. Reporting period – The report covers the U.S. affiliate's 2011 fiscal year. The affiliate's 2011 fiscal year is defined as the affiliate's financial reporting year that had an ending date in calendar year 2011.

Special Circumstances:

a. U.S. affiliates without a financial reporting year – If a U.S. affiliate does not have a financial reporting year, its fiscal year is deemed to be the same as calendar year 2011.

b. Change in fiscal year

(1) New fiscal year ends in calendar year 2011 – A U.S. affiliate that changed the ending date of its financial reporting year should file a 2011 BE-15 report that covers the 12 month period prior to the new fiscal year end date. The following example illustrates the reporting requirements.

Example 1: U.S. affiliate A had a June 30, 2010 fiscal year end date but changed its 2011 fiscal year end date to March 31. Affiliate A should file a 2011 BE-15 report covering the 12 month period from April 1, 2010 to March 31, 2011.

(2) No fiscal year ending in calendar year 2011 – If a change in fiscal year results in a U.S. affiliate not having a fiscal year that ended in calendar year 2011, the affiliate should file a 2011 BE-15 report that covers 12 months. The following example illustrates the reporting requirements.

Example 2: U.S. affiliate B had a December 31, 2010 fiscal year end date but changed its next fiscal year end date to March 31. Instead of having a short fiscal year ending in 2011, affiliate B decides to have a 15 month fiscal year running from January 1, 2011 to March 31, 2012. Affiliate B should file a 2011 BE-15 report covering a 12 month period ending in calendar year 2011, such as the period from April 1, 2010 to March 31, 2011.

For 2012, assuming no further changes in the fiscal year end date occur, affiliate B should file a BE-15 report covering the 12 month period from April 1, 2011 to March 31, 2012.

5. Reporting for a U.S. business that became a U.S. affiliate during fiscal year 2011 —

- a. A U.S. business enterprise that was <u>newly established</u> in fiscal year 2011 should file a report for the period starting with the establishment date up to and ending on the last day of its fiscal year that ended in calendar year 2011. DO NOT estimate amounts for a full year of operations if the first fiscal year is less than 12 months.
- **b.** A U.S. business enterprise existing before fiscal year 2011 that became a U.S. affiliate in fiscal year 2011 should file a report covering a full 12 months of operations.

6. Reporting by unincorporated U.S. affiliates

a. Directly owned vs. Indirectly owned

- (1) Directly owned Each unincorporated U.S. affiliate, including a branch, that is directly owned 10 percent or more by a foreign person should file a separate BE-15 report. Do not combine two or more directly owned U.S. affiliates on a single BE-15 report. The only exceptions are for U.S. affiliates that are real estate investments or banks. See Instruction I.B. on page 15 and Instruction V.C. on page 22 for details on real estate. See Instruction I.C. on page 15 for details on banks.
- (2) Indirectly owned Except as noted in the exceptions to the consolidation rules above, an indirectly owned unincorporated U.S. affiliate that is owned more than 50 percent (voting interest) by another U.S. affiliate should be fully consolidated on the report with the U.S. affiliate that holds the voting interest greater than 50 percent. An indirectly owned unincorporated U.S. affiliate owned 50 percent (voting interest) or less by another U.S. affiliate should file a separate BE-15 report if no other U.S. affiliate owns a voting interest of more than 50 percent.

b. Partnerships – Most partnerships are either general partnerships or limited partnerships. A general partnership usually consists of at least two general partners who together control the partnership. A limited partnership usually consists of at least one general partner and one limited partner. The general partner usually controls a limited partnership. The limited partner has a financial interest but does not usually have any voting rights (control) in a limited partnership.

Partners without voting rights (control) cannot have direct investment in a partnership. Therefore, limited partners do not usually have direct investment. The existence of direct investment in a partnership is determined by the percentage of control exercised by the partner(s). The percentage of control exercised by a partner may differ from its financial interest in the partnership.

(1) General Partnerships

Determination of voting interest – "Voting interest" is defined in instructions 9-14 below. The determination of the percentage of voting interest of a general partner is based on who controls the partnership. The percentage of voting interest is <u>not</u> based on the percentage of ownership in the partnership's equity. The general partners are presumed to control a general partnership. Unless a clause to the contrary is contained in the partnership agreement, a general partners. For example, if a partnership has two general partners, and nothing to the contrary is stated in the partnership agreement, each general partner is presumed to have a 50 percent voting interest. If there are three general partners, each general partner is presumed to have a one-third voting interest, etc.

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Managing partners – If one general partner is designated as the managing partner, responsible for the day-to-day operations of the partnership, this does not necessarily transfer control of the partnership to the managing partner. If the managing partner must obtain approval for annual operating budgets and for decisions relating to significant management issues from the other general partners, then the managing partner does not have a 100 percent voting interest in the partnership.

(2) Limited Partnerships

(a) Determination of voting interest – "Voting interest" is defined in instructions 9-14 below. The determination of the percentage of voting interest in a limited partnership is based on who controls the partnership. The percentage of voting interest is <u>not</u> based on the percentage of ownership in the partnership's equity. In most cases, the general partner is presumed to control a limited partnership, and therefore, have a 100 percent voting interest in the limited partnership. If there is more than one general partner, the partnership is presumed to be controlled equally by each of the general partners, unless a clause to the contrary is contained in the partnership agreement. For example, if a limited partnership has two general partners, and nothing to the contrary is stated in the partnership agreement, then each general partner is presumed to have a 50 percent voting interest in the limited partnership.

Limited partners do not normally exercise any control over a limited partnership. Therefore unless a clause to the contrary is contained in the partnership agreement, <u>limited</u> partners are presumed to have zero voting interest in a <u>limited partnership</u>. If a limited partnership has one or more limited partners who are foreign persons, the foreign limited partners are presumed to have no voting interest, and, therefore, no direct investment in the limited partnership.

Managing partners – See discussion under "General Partnerships" above.

(b) Consolidation Rules

Special consolidation rules apply to U.S. affiliates that are limited partnerships or that have an ownership interest in a U.S. limited partnership. These rules can be found on our web site at: www.bea.gov/itdpartner15

c. Limited Liability Companies (LLCs)

Determination of voting interest – "Voting interest" is defined in instruction 9-14 below. The determination of the percentage of voting interest in an LLC is based on who controls the LLC. The percentage of voting interest is <u>not</u> based on the percentage of ownership in the LLC's equity. LLCs are presumed to be controlled equally by each of its members (owners), unless a clause to the contrary is contained in the articles of organization or in the operating agreement. For example, if an LLC has two members, and nothing to the contrary is contained in the articles of organization or in the operating agreement, then each member is presumed to have a 50 percent voting interest in the LLC; if there are three members, then each member is presumed to have a one-third voting interest in the LLC.

Managing member – If one member is designated as the managing member responsible for the day-to-day operations of the LLC, this does not necessarily transfer control of the LLC to the managing member. If the managing member must obtain approval for annual operating budgets and for decisions relating to other significant management issues from the other members, then the managing member does not have a 100 percent voting interest in the LLC.

8. U.S. affiliates NOT consolidated – Report investments in U.S. business enterprises that are not fully consolidated and that are owned 20 percent or more using either the equity method of accounting or fair value accounting. DO NOT report employment, land, and other property, plant, and equipment and DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for holdings reported using the equity method or fair value accounting.

You may report immaterial investments using the cost method of accounting if this treatment is consistent with your normal reporting practice. Report investments owned less than 20 percent in accordance with FASB ASC 320 (formerly FAS 115) or the cost basis of accounting.

List all U.S. affiliates in which this U.S. affiliate has a voting interest of at least 10 percent and that are not consolidated in this Form BE-15B on the Supplement B.

9-14

Ownership

Voting interest and Equity interest

a. <u>Voting interest</u> is the percent of ownership in the voting equity of the U.S. affiliate. Voting equity consists of ownership interests that have a say in the management of the company. Examples of voting equity include capital stock that has voting rights, and a general partner's interest in a partnership. See instruction 6b(1) and 6b(2)(a) above for information about determining the voting interest for partnerships. See instruction 6c above for information about determining the voting interest for Limited Liability Companies.

b. Equity interest is the percent of ownership in the total equity (voting and nonvoting) of the U.S. affiliate. Nonvoting equity consists of ownership interests that do not have a say in the management of the company. An example of nonvoting equity is preferred stock that has no voting rights.

Voting interest and equity interest are not always equal.

For example, an owner can have a 100 percent voting interest in a U.S. affiliate but own less than 100 percent of the affiliate's total equity. This situation is illustrated in the following example.

Example: U.S. affiliate A has two classes of stock, common and preferred. There are 50 shares of common stock outstanding. Each common share is entitled to one vote and has an ownership interest in 1 percent of the total owners' equity amount. There are 50 shares of preferred stock outstanding. Each preferred share has an ownership interest in 1 percent of the total owners' equity amount but has no voting rights. Foreign parent B owns all 50 shares of the common stock. U.S. investors own all 50 shares of the preferred stock. Since foreign parent B owns all 61 the voting stock, foreign parent B has a 100 percent voting interest in U.S. affiliate A. However, since all 50 shares of the nonvoting preferred shares are owned by U.S. investors, foreign parent B has only a 50 percent equity interest in the owners' equity amount of U.S. affiliate A.

Part II - FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE

Section A - INDUSTRY CLASSIFICATION AND TOTAL SALES OF FULLY CONSOLIDATED U.S. AFFILIATE

18-23

Industry classification of fully consolidated U.S. affiliate

Book Publishers and Printers – Printing books without publishing is classified in international surveys industry (ISI) code 3231 (printing and related support activities) not ISI code 5111 (newspaper, periodical, book, and directory publishers).

Real Estate Investment Trusts (REITS) – Report hybrid or mortgage REITS in ISI code 5252 (Funds, trusts, and other financial vehicles). Report all other REITS in ISI code 5310 (Real estate).

Repos and Reverse Repos – On the sales schedule (lines 18–23), interest income and interest expense associated with repos and reverse repos should be offset against one another and reported at the net amount. On the balance sheet, reverse repos should be reported as assets and included on line 31 (total assets) while repos should be reported as liabilities and included on line 32 (total liabilities).

If you are required to complete page 8, then on line 60 (investment income included in gross operating revenues) interest income and interest expense associated with repos and reverse repos should be offset against one another and reported at the net amount. However, on lines 56 (interest income from all sources) and 57 (interest expense plus interest capitalized) interest income and interest expense associated with repos and reverse repos should be reported at the gross amounts.

Section B – OTHER FINANCIAL AND OPERATING DATA FOR FY 2011

25. Total employee compensation for FY 2011 – Base employee compensation on payroll records related to activities during the reporting period. Employee compensation consists of: a. Wages and salaries are the gross earnings of all employees before deduction of employees' payroll withholding taxes, social insurance contributions, group insurance premiums, union dues, etc. Include time and piece rate payments, cost of living adjustments, overtime pay and shift differentials, bonuses, profit sharing amounts, and commissions. Exclude commissions paid to persons who are not employees.

Wages and salaries include direct payments by employers for vacations, sick leave, severance (redundancy) pay, etc. Include employer contributions to benefit funds. Exclude payments made by, or on behalf of, benefit funds rather than by the employer.

Wages and salaries include in-kind payments, valued at their cost, that are clearly and primarily of benefit to the employees as consumers. Exclude expenditures that benefit employers as well as employees, such as expenditures for plant facilities, employee training programs, and reimbursement for business expenses.

b. Employee benefit plans are employer expenditures for all employee benefit plans, including those required by government statute, those resulting from a collective bargaining contract, or those that are voluntary. Employee benefit plans include Social Security and other retirement plans, life and disability insurance, guaranteed sick pay programs, workers' compensation insurance, medical insurance, family allowances, unemployment insurance, severance pay funds, etc. If plans are financed jointly by the employer and the employee, include only the contributions of the employer.

26. Research and development (R&D) performed BY the U.S. affiliate – R&D includes basic and applied research in the sciences and engineering. It also includes design and development of new products and processes, and enhancement of existing products and processes.

R&D includes activities carried on by persons trained, either formally or by experience, in engineering, the physical sciences such as chemistry and physics, the biological sciences such as medicine, the mathematical and statistical sciences, and computer science. R&D includes these activities if the purpose is to do one or more of the following:

- The planned, systematic pursuit of new knowledge or understanding toward general application (basic research);
- b. The acquisition of knowledge or understanding to meet a specific, recognized need (applied research); and
- c. The application of knowledge or understanding toward the production or improvement of a product, service, process, or method (development).

Basic research is the pursuit of new scientific knowledge or understanding that does not have specific immediate commercial objectives, although it may be in fields of present or potential commercial interest.

Applied research applies the findings of basic research or other existing knowledge toward discovering new scientific knowledge that has specific commercial objectives with respect to new products, services, processes, or methods.

Development is the systematic use of the knowledge or understanding gained from research or practical experience directed toward the production or significant improvement of useful products, services, processes, or methods, including the design and development of prototypes, materials, devices, and systems.

R&D includes the activities described above whether assigned to separate R&D organizational units of the company or carried out by company laboratories and technical groups not a part of an R&D organization.

INCLUDE all costs incurred to support R&D. INCLUDE wages, salaries, and related costs; materials and supplies consumed; depreciation on R&D property and equipment, cost of computer software used in R&D activities; utilities, such as telephone, telex, electricity, water, and gas; travel costs and professional dues; property taxes and other taxes (except income taxes) incurred on account of the R&D organization or the facilities they use; insurance expenses; maintenance and repair, including maintenance of buildings and grounds; company overhead including: personnel, accounting, procurement and inventory, and salaries of research executives not on the payroll of the R&D organization. EXCLUDE capital expenditures, expenditures for tests and evaluations once a prototype becomes a production model, patent expenses, and income taxes and interest.

EXCLUDE expenditures for quality control; routine product testing; market research; sales promotion, sales service, and other nontechnological activities; routine technical services; research in the social sciences or psychology; geological and geophysical exploration activities, and advertising programs to promote or demonstrate new products or processes.

60)

29-30

Section C - U.S. TRADE IN GOODS BY U.S. AFFILIATE ON A SHIPPED BASIS

U.S. trade in goods is the physical movements of goods between the customs area of the United States and the customs area of a foreign country. Goods shipped by, or to, the U.S. affiliate whether or not they were actually charged or consigned by, or to, the U.S. affiliate, are considered to be trade of the U.S. affiliate.

NOTE: Goods shipped by an independent carrier or a freight forwarder to or from the United States on behalf of and at the expense of a U.S. affiliate are imports or exports of the U.S. affiliate.

BASIS FOR REPORTING U.S. TRADE IN GOODS DATA: "Shipped" versus "Charged"

Report U.S. trade in goods on this BE-15 report using the "shipped" basis. The shipped basis looks at the physical movement of goods. Data reported on the "shipped" basis for exports are based on (i) when, (ii) to whom, and (iii) to where the goods were shipped. Data reported on the "shipped" basis for imports are based on (i) when, (ii) from whom, and (iii) from where the goods were shipped. The "shipped" basis is the same basis on which official U.S. trade statistics are kept and to which the trade data reported on the BE-15 will be compared.

DO NOT REPORT the U.S. trade in goods data using the "charged" basis. U.S. affiliates normally keep their accounting records on a "charged basis." Data reported on the "charged" basis are based on (i) when, (ii) to or from whom, and (iii) to or from where goods are charged for accounting and bookkeeping purposes. The "charged" basis may be used if there is no material difference between it and the "shipped" basis. However, if there is a material difference, the "shipped" basis must be used or adjustments must be made to the "charged" basis data to approximate a "shipped" basis. To adjust "charged" basis data to a "shipped" basis it may be necessary to look at export and import declarations filed with U.S. customs or shipping and receiving documents to determine the physical movement of goods. Differences between the "charged" and "shipped" basis may be substantial. A major difference arises when a U.S. affiliate buys goods in foreign country A and sells them in foreign country B. Because the goods did not physically enter or leave the United States, they are not U.S. trade. However, when the U.S. affiliate records the transactions on its books, it would show a purchase charged to it from country A and a sale charged by it to country B. If the U.S. affiliate's trade data in this survey were prepared on the "charged" basis, the purchase and sale would appear incorrectly as a U.S. import and U.S. export, respectively.

Timing – Only include goods actually shipped between the United States and a foreign country during FY 2011 regardless of when the goods were charged or consigned. For example, include goods shipped by the U.S. affiliate in FY 2011 that were charged or consigned in FY 2012, but exclude goods shipped in FY 2010 that were charged or consigned in FY 2011.

Valuation of exports and imports – Value U.S. goods exports and imports f.a.s. (free alongside ship) at the port of export. INCLUDE all costs incurred up to the point of loading the goods aboard the export carrier at the U.S. or foreign port of exportation, including the selling price at the interior point of shipment (or cost if not sold), packaging costs, and inland freight and insurance. EXCLUDE all subsequent costs such as loading costs, U.S. and foreign import duties, and freight and insurance from the port of export to the port of export.

In-transit goods – Exclude the value of any goods that are in-transit. In transit goods are goods that are not processed or consumed by residents in the intermediate country(ies) through which they transit; the in-transit goods enter those countries only because those countries are along the shipping lines between the exporting and importing countries.

In-transit goods are goods that are en route from one foreign country to another via the United States (such as from Canada to Mexico via the United States), and goods en route from one part of the United States to another part via a foreign country (such as from Alaska to Washington State via Canada).

Capital goods – Include capital goods (e.g., manufacturing equipment used to produce goods for sale) but exclude the value of ships, planes, railroad rolling stock, and trucks that were temporarily outside the United States transporting people or merchandise.

Consigned goods – Include consigned goods in the trade figures when shipped or received, even though they are not normally recorded as sales or purchases, or entered into intercompany accounts when initially consigned.

Electricity and water – Report the value of electricity and water exports and imports if the product value can be separated out from the service value. Report ONLY the product value (electricity and water). DO NOT report the service value (transmission and distribution).

Natural gas distribution – INCLUDE the value of natural gas that is exported or imported as trade in goods. However, EXCLUDE natural gas that you do not produce or sell, but simply transmit for others via a pipeline.

Packaged general use computer software – INCLUDE exports and imports of packaged general use computer software. Value such exports and imports at the full transaction value, i.e., including both the value of the media on which the software is recorded **and** the value of the information contained on the media. EXCLUDE receipts or payments for customized software designed to meet the needs of a specific user. This type of software is considered a service and should **not** be reported as trade in goods. EXCLUDE receipts and payments for software that is transmitted electronically rather than physically shipped. Also, EXCLUDE negotiated licensing fees for software to use on networks.

Section E – SCHEDULE OF EMPLOYMENT BY LOCATION 34-51

Number of employees at the end of FY 2011 – Employees is the number of full-time and part-time employees on the payroll at the end of FY 2011. If employment at the end of FY 2011, or the count taken at some other time during FY 2011, was unusually high or low because of temporary factors (e.g., a strike), give the number of employees that reflects normal operations. If the business enterprise's activity involves large seasonal variations, give the average number of employees for FY 2011. If given, the average should be the average for FY 2011 of the number of persons on the payroll at the end of each payroll period, month, or quarter. If precise figures are not available, give your best estimate.

Location of employees is the U.S. state, territory, or possession in which the person is permanently employed. For example, an employee carried on the payroll of a company located in California who is on a duty assignment for one year or less in Texas should be shown as being located in California, not Texas. (If the duty assignment is for more than one year, show the employee as being located in Texas, not California.)

Foreign – Except as noted below, exclude employees located outside of the United States from the Schedule of Employment By Location.

- a. Employees normally located in the United States who are on a temporary duty assignment outside of the country for one year or less should be reported in the U.S. state, territory, or possession where they are normally located.
- b. Employees normally located in the United States who are on a duty assignment outside of the country for more than one year and carried on the payroll of the domestic U.S. affiliate should be reported under the category "foreign." Exclude these employees from the BE-15 report if they are carried on a foreign payroll.

Section F - OTHER FINANCIAL AND OPERATING DATA (MAJORITY-OWNED U.S. AFFILIATES)

54. Certain gains (losses) – Note: Please read the following instructions carefully as they are keyed to economic accounting concepts and in some cases may deviate from what is normally required by U.S. Generally Accepted Accounting Principles.

Report at **gross** amount **before** income tax effect. Report gains (losses) resulting from:

- a. Extraordinary, unusual, or infrequently occurring items that are material. Include losses from accidental damage or disasters, after estimated insurance reimbursement. Include other material items, including writeups, writedowns, and writeoffs of tangible and intangible assets; and gains (losses) from the sale or other disposition of capital assets. Exclude legal judgments;
- b. Restructuring. Include restructuring costs that reflect write downs or writeoffs of assets or liabilities. EXCLUDE actual payments, or charges to establish reserves for future actual payments, such as for severance pay, and fees to accountants, lawyers, consultants, or other contractors;
- c. Sale or disposition of land, other property, plant and equipment, or other assets, and FASB ASC 360 (formerly FAS 144) impairment losses. EXCLUDE gains (losses) from the sale of inventory assets in the ordinary course of trade or business. Real estate companies, see special instructions below;

- d. Sales or other dispositions of financial assets, including investment securities; gains (losses) related to fair value accounting EXCEPT those related to unconsolidated affiliates; FASB ASC 320 (formerly FAS 115) holding gains (losses) on securities classified as trading securities; FASB ASC 320 impairment losses; and gains and losses derived from derivative instruments. Dealers in financial instruments (including securities, currencies, derivatives, and other financial instruments) and finance and insurance companies, see special instructions below;
- e. Goodwill impairment as defined by FASB ASC 350 (formerly FAS 142);
- f. DISPOSALS of discontinued operations. EXCLUDE income from the operations of a discontinued segment. Report such income as part of your income from operations in items 18 through 23 on page 6;
- g. Remeasurement of the U.S. affiliate's foreign-currencydenominated assets and liabilities due to changes in foreign exchange rates during the reporting period;
- h. The cumulative effect of a change in accounting principle; and
- **i.** The cumulative effect of a change in the estimate of **stock compensation forfeitures** under FASB ASC 718 (formerly FAS 123(R)).

Special instructions for (1) dealers in financial instruments, finance and insurance companies, and (2) real estate companies.

- (1) Dealers in financial instruments (including securities, currencies, derivatives, and other financial instruments) and finance and insurance companies – Include in item 54:
 - (a) Impairment losses as defined by FASB ASC 320 (formerly FAS 115),
 - (b) Realized gains (losses) on trading or dealing,
 - (c) Unrealized gains (losses) due to changes in the valuation of financial instruments, that flow through the income statement, and
 - (d) Goodwill impairment as defined by FASB ASC 350 (formerly FAS 142).

EXCLUDE unrealized gains (losses), due to changes in the valuation of financial instruments, that are taken to other comprehensive income. Reflect such gains (losses) only in the ending owners' equity balance (line 33).

EXCLUDE income from explicit fees and commissions from item 54. Include income from these fees and commissions as part of your income from operations on lines 18 through 23 on page 6.

(2) Real estate companies - Include in item 54:

- (a) Impairment losses as defined by FASB ASC 360 (formerly FAS 144), and
- (b) Goodwill impairment as defined by FASB ASC 350 (formerly FAS 142).

EXCLUDE the revenues earned and expenses incurred from the sale of real estate you own. Such revenues should be reported as operating income in items 23 (column 2), 58, and as sales of goods in item 59.

58-63 DISTRIBUTION OF SALES OR GROSS OPERATING REVENUES

Disaggregate the total sales or gross operating revenues into sales of goods, investment income, and sales of services.

- 59. Sales of goods Goods are normally outputs that are tangible. Report as sales of goods:
 - Mass produced media, including exposed film, video tapes, DVDs, audio tapes, and CDs.
 - Books. NOTE: Book publishers To the extent feasible, report as sales of services all revenues associated with the design, editing, and marketing activities necessary for producing and distributing books that you both publish and sell. If you cannot unbundle (i.e., separate) these revenues from the value of the books you sell, then report your total sales as sales of goods or services based on the activity that accounts for a majority of the value.
 - Energy trading activities where you take title to the goods. NOTE: If you act in the capacity of a broker or agent to facilitate the sale of goods and you do not take title to the goods, report your revenue (i.e., commissions) as sales of services in item 61.
 - Magazines and periodicals sold in retail stores. NOTE: Report subscription sales as sales of services in item 61
 - Packaged general use computer software.
 - · Structures sold by businesses in real estate.
 - Revenues earned from building structures by businesses in construction.
 - Electricity, natural gas, and water. NOTE: Revenues derived from transmitting and/or distributing these goods, as opposed to revenues derived from the sale of the actual product, should, to the extent feasible, be reported as sales of services in item 61.
- **60. Investment income** Report dividends and interest generated by finance and insurance subsidiaries or units as investment income. NOTE: Report commissions and fees as sales of services in item 61.
- Sales of services Services are normally outputs that are intangible. Report as sales of services:
 - Advertising revenue.
 - Commissions and fees earned by companies engaged in finance and real estate activities.
 - Premiums earned by companies engaged in insurance activities. NOTE: Calculate as direct premiums written (including renewals) net of cancellations, plus reinsurance premiums assumed, minus reinsurance premiums ceded, plus unearned premiums at the beginning of the year, minus unearned premiums at the end of the year.
 - Commissions earned by agents or brokers (i.e., wholesalers) who act on behalf of buyers and sellers in the wholesale distribution of goods.
 - Magazines and periodicals sold through subscriptions. NOTE: Report magazines and periodicals sold through retail stores, as sales of goods in item 59.
 - Newspapers.
 - Pipeline transportation.
 - Software downloaded from the internet, electronic mail, an extranet, electronic data interchange network, or some other online system.
 - Computer systems design and related services.
 - Negotiated licensing fees for software to be used on networks.
 - Electricity transmission and distribution, natural gas distribution, and water distribution.

V. SPECIAL INSTRUCTIONS

A. Insurance companies – Reporting should be in accordance with U.S. Generally Accepted Accounting Principles not Statutory Accounting Practices (SAP). For example, the BE-15 report should include the following assets even though they are not acceptable under SAP:
 1. non-trusteed or free account assets, and 2. nonadmitted assets such as furniture and equipment, agents' debit balances, and all receivables deemed to be collectible.

Item on Form:

- 23 **TOTAL SALES** Include items such as earned premiums, annuity considerations, dividends, interest, and items of a similar nature. Exclude income from unconsolidated affiliates. Also exclude income that would be reported in item 54, certain gains (losses).
- **31 TOTAL ASSETS** Include current items such as agents' balances, uncollected premiums, amounts recoverable from reinsurers, and other current notes and accounts receivable (net of allowances for doubtful items) arising from the ordinary course of business.
- **32 TOTAL LIABILITIES** Include current items such as loss liabilities, policy claims, commissions due, other current liabilities arising from the ordinary course of business, and long-term debt.
- TOTAL OWNERS' EQUITY Include mandatory securities valuation reserves that are appropriations of retained earnings.
- 54 CERTAIN GAINS (LOSSES) See special instructions for item 54. on page 21 of this form.
- B. Railroad transportation companies Railroad transportation companies should include only the net annual balances for interline settlement items (car hire, car repair, freight revenues, switching revenues, and loss and damage settlements) in items 31 and 32.
- **C. Real Estate** The ownership of real estate is defined to be a business enterprise, and if the real estate is foreign owned, it is a U.S. affiliate of a foreign person.

Residential real estate held exclusively for personal use and not for profit making purposes is not subject to the reporting requirements. A residence that 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 and therefore not subject to the reporting requirements. Ownership of U.S. residential real estate by a corporation whose sole purpose is to hold the real estate for the personal use of the owner(s) of the corporation is considered to be real estate held for personal use and therefore not subject to the reporting requirements.

Aggregation of real estate investments – A foreign person holding real estate investments that are reportable on the BE-15 must aggregate all such holdings for the purpose of applying the reporting criteria (see instruction I.B. on page 15 of this form). File a single BE-15B report covering the aggregated holdings. If on an aggregated basis **any one** of the following three items – <u>total assets</u> (do not net out liabilities), **or** <u>sales or gross operating revenues</u>, excluding sales taxes, **or** <u>net income</u> after provision for U.S. income taxes – exceeds \$275 million (positive or negative) and the foreign voting ownership in the real estate exceeds 50 percent, file Form BE-15A. If permission has been received in writing from BEA to file on an non-aggregated basis, you must report each real estate investment on a Form BE-15A if a Form BE-15A would have been required on an aggregated basis. Non-aggregated reports should be filed as a group and you should inform BEA that they are all for one owner.

V. SPECIAL INSTRUCTIONS - Continued

On page 1, for the name and address of the U.S. business enterprise, BEA is not seeking a legal description of the property, nor necessarily the address of the property itself. Because there may be no operating business enterprise for a real estate investment, what BEA seeks is a consistently identifiable name for the investment (i.e., the 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 for each reporting period and for the various BEA surveys.

Thus, on page 1 of the BE-15 survey forms 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, FL XXXXX

If the investment property has a name, such as Sunrise Apartments, the name and address on page 1 of the BE-15 survey forms might be:

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

There are questions throughout the Form BE-15B that may not apply to certain types of real estate investments, such as the employer identification number, the number of employees, and exports and imports. In such cases, mark the items "none."

Joint ventures and partnerships – If a foreign person has a direct or indirect voting ownership interest of 10 percent or more in a joint venture, partnership, etc., that is formed to own and hold, develop, or operate real estate, the joint venture, partnership, etc., in its entirety, not just the foreign person's share, is a U.S. affiliate and must be reported as follows:

- If the foreign interest in the U.S. affiliate is directly held by the foreign person then a BE-15 report must be filed by the affiliate (subject to the aggregation rules discussed above).
- If a voting interest of more than 50 percent in the U.S. affiliate is owned by another U.S. affiliate, the owned affiliate must be fully consolidated in the BE-15 report of the owning affiliate.
- 3. If a voting interest of 50 percent or less in the U.S. affiliate is owned by another U.S. affiliate, and no U.S. affiliate owns a voting interest of more than 50 percent, then a separate BE-15 report must be filed by the owned affiliate. The BE-15 report(s) of the owning affiliate(s) must show an equity investment in the owned affiliate.
- D. Farms For farms that are not operated by their foreign owners, the income statements and related items should be prepared based on the extent to which the income from the farm accrues to, and the expenses of the farm are borne by, the owner. Generally this means that income, expenses, and gain (loss) assignable to the owner should reflect the extent to which the risk of the operation falls on the owner. For example, even though the operator and other workers on the farm are hired by a management firm, if their wages and salaries are assigned to, and other workers should be reported as employees of that farm operation and the wages and salaries should be included as an expense in the income statement.

EXAMPLES:

 If the farm is leased to an operator for a fixed fee, the owner should report the fixed fee in "total sales" and should report the non-operating expenses that he or she may be responsible for, such as real estate taxes, interest on loans, etc., as expenses in the income statement. 2. If the farm is operated by a management firm that oversees the operation of the farm and hires an operator, but the operating income and expenses are assigned to the owner, the income and expenses so assigned should be shown in the requested detail in the income statement, and related items, as appropriate. (The report should not show just one item, i.e., the net of income less the management fee, where the management fee includes all expenses.)

E. Estates, trusts, and intermediaries

A FOREIGN ESTATE is a person and therefore may have direct investment, and the estate, not the beneficiary, is considered to be the owner.

A TRUST is a person but it is not a business enterprise. The trust is considered to be the same as an intermediary, and should report as outlined in the instructions for intermediaries below.

For reporting purposes, the beneficiary(ies) of the trust, is (are) considered to be the owner(s) for purposes of determining the existence of direct investment, except in two cases: (1) if there is, or may be, a reversionary interest, and (2) if a corporation or other organization creates a trust designating its shareholders or members as beneficiaries. In these two cases, the creator(s) of the trust is (are) deemed to be the owner(s) of the investments of the trust (or succeeding trusts where the presently existing trust had evolved out of a prior trust), for the purposes of determining the existence and reporting of direct investment.

This procedure is adopted in order to fulfill the statistical purposes of this survey and does not imply that control over an enterprise owned or controlled by a trust is, or can be, exercised by the beneficiary(ies) or creator(s).

FOR AN INTERMEDIARY:

- 1. If a U.S. intermediary holds, exercises, administers, or manages a particular foreign direct investment in the United States for the beneficial owner, such intermediary is responsible for reporting the required information for, and in the name of, the U.S. affiliate. Alternatively, the U.S. intermediary can instruct the U.S. affiliate to submit the required information. Upon so doing, the intermediary is released from further liability to report, provided it has informed BEA of the date such instructions were given and provides BEA the name and address of the U.S. affiliate, and has supplied the U.S. affiliate with any information in the possession of, or which can be secured by, the intermediary that is necessary to permit the U.S. affiliate to complete the required reports. When acting in the capacity of an intermediary, the accounts or transactions of the U.S. intermediary with a foreign beneficial owner are considered as accounts or transactions of the U.S. affiliate, BEA may require the intermediary to report them.
- 2. If a foreign beneficial owner holds a U.S. affiliate through a foreign intermediary, the U.S. affiliate may report the intermediary as its foreign parent but, when requested, must also identify and furnish information concerning the foreign beneficial owner. Accounts or transactions of the U.S. affiliate with the foreign intermediary are considered as accounts or transactions of the U.S. affiliate with the foreign beneficial owner.
- F. Determining place of residence and country of jurisdiction of individuals – An individual is considered a resident of, and subject to the jurisdiction of, the country in which he or she is physically located. The following guidelines apply to individuals who do not reside in their country of citizenship:
 - 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.

V. SPECIAL INSTRUCTIONS - Continued

- 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 paragraphs 3 and 4 below.
- 3. 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 or employee, then such owner or employee is considered a resident of the country of citizenship, provided there is the intent to return to the country of citizenship within a reasonable period of time.
- 4. Individuals and members of their immediate family 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.

VI. FILING THE BE-15

- A. Due date File a fully completed and certified Form BE-15A, BE-15B, or BE-15(EZ) no later than May 31, 2012. If the U.S. affiliate is exempt from filing Form BE-15A, BE-15B, and BE-15(EZ), complete and file the BE-15 Claim for Exemption by May 31, 2012.
- **B. Mailing report forms to a foreign address** BEA will accommodate foreign owners that wish to have forms sent directly to them. However, the extra time consumed in mailing to and from a foreign place may make meeting filing deadlines difficult. In such cases, please consider using BEA's electronic filing option. Go to our web site at www.bea.gov/efile for details about this option. To obtain forms online go to: www.bea.gov/fdi

- C. Extensions For the efficient processing of the survey and timely dissemination of the results, it is important that your report be filed by the due date. Nevertheless, reasonable requests for extension of the filing deadline will be granted. Requests for extensions of more than 30 days MUST be in writing and should explain the basis for the request. You may request an extension via email at be12/15@bea.gov. For extension requests of 30 days or less, you may call BEA at (202) 606-5577. All requests for extensions must be received NO LATER THAN the original due date of the report.
- D. Assistance For assistance, telephone (202) 606-5577 or send email to be12/15@bea.gov. Forms can be obtained from BEA's web site at: www.bea.gov/fdi
- E. Annual stockholders' report or other financial statements Please fumish a copy of your FY 2011 annual stockholders' report or Form 10K when filing the BE-15 report. If you do not publish an annual stockholders' report or file Form 10K, please provide any financial statements that may be prepared, including the accompanying notes. Information contained in these statements is useful in reviewing your report and may reduce the need for further contact. Section 5(c) of the International Investment and Trade in Services Survey Act, Public Law 94-472, 90 Stat. 2059, 22 U.S.C. 3101-3108, as amended, provides that this information can be used for analytical and statistical purposes only and that it must be held strictly confidential.
- Number of copies File a single original copy of the form and supplement(s). If you are not filing electronically, this should be the copy with the address label on page 1, if such a labeled copy has been provided by BEA. (Make corrections to the address on the label, if necessary.) You should also retain a file copy of each report for three years to facilitate resolution of any questions that BEA may have concerning your report. (Both copies are protected by law; see the statement on confidentiality on page 13.)

	BE-15 Identificatio	n Number						
EVERAU OF RECONOMIC ANALYSIS US. DEPARTMENT OF CONOMERCE 2011 ANNUA			eetmen	.				
US. DEPARTMENT OF COMMERCE 2011 ANNUAL SURVEY OF FOREIGN DIRECT INVESTMENT IN THE UNITED STATES FORM BE-15(EZ)								
DUE DATE: MAY 31, 2012	Name and address of U. 1002 Name of U.S. affiliate	•	~ 1	alte				
	0	101	SEIN	•	nts.			
MAIL REPORTS TO:	ō (,	is no ce	<u>s 0'' '</u>	on	Je.			
U.S. Department of Commerce Bureau of Economic Analysis BE-49(A)	1003 Street or P.O. Box	im Purpos	e al	State				
DELIVER REPORTS TO: U.S. Department of Commerce	1005 ZIP Code	OR g	Postal Code					
Bureau of Economic Analysis, BE-49(A) Shipping and Receiving Section, M100 1441 L Street, NW	inform	FOR INFORMATION OR	ASSISTANC	E:				
Washington, DC 20005	Email: Telephone: Copies of bio	ank forme:		be12/15@bea.gov (202) 606-5577 www.bea.gov/fdl	,			
allo	Please Inclue	is your BE-15 identificatio	n Number wi	th all requests.				
CONFIDENTIALITY - Stat. 2059, 22 U.	for a fiscal year that ended BEA to file a BE-15 for the In I.A.1 on page 8 to determ Ing conducted under the In S.C. 3101-3108, as amend	BEFORE January 1, 2011; (fiscal year that ended in cal	endar year 20 Frade in Servi nendatory and	ces Survey Act (P.I d the Act provides t	hat your			
PERSON TO CONSULT CONCERNING QUES ABOUT THIS REPORT — Enter name and a		CERTIFICATION — The	undersigned	official certifies that	t this report			
1000 Name 0		has been prepared in accor complete, and is substantia	lly accurate a	cept that, in accor				
1029 Address 0		instruction III.B. on page 9,	estimates ma	iy have been provid				
1030 0		Authorized official's signature	B					
		-	-					
		⁰⁹⁹⁰ Print or type name	0991	Print or type title	ed.			
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1001 Telephone number Area code Number 0 May FAX and/or email be used in correspondence to this survey that may contain confidential informative * NOTE: The internet and telephone systems are no communicate with BEA via FAX or electronic mail,	Extension Extension Extension your enterprise on about your company? t secure means of transmit BEA cannot guarantee the ion 5(c) of the international	OSSO Print or type name OSSO Telephone number OSSO Telephone number OSSO Telephone number ting confidential information esecurity of the information	0991 0993 ed reports, an unless it is er during transm ervices Surve	o FAX number o d/or to discuss que ncrypted. If you cho ission, but will treat	ed. Date stions relating			

PART I - IDENTIFICATION OF U.S. AFFILIATE

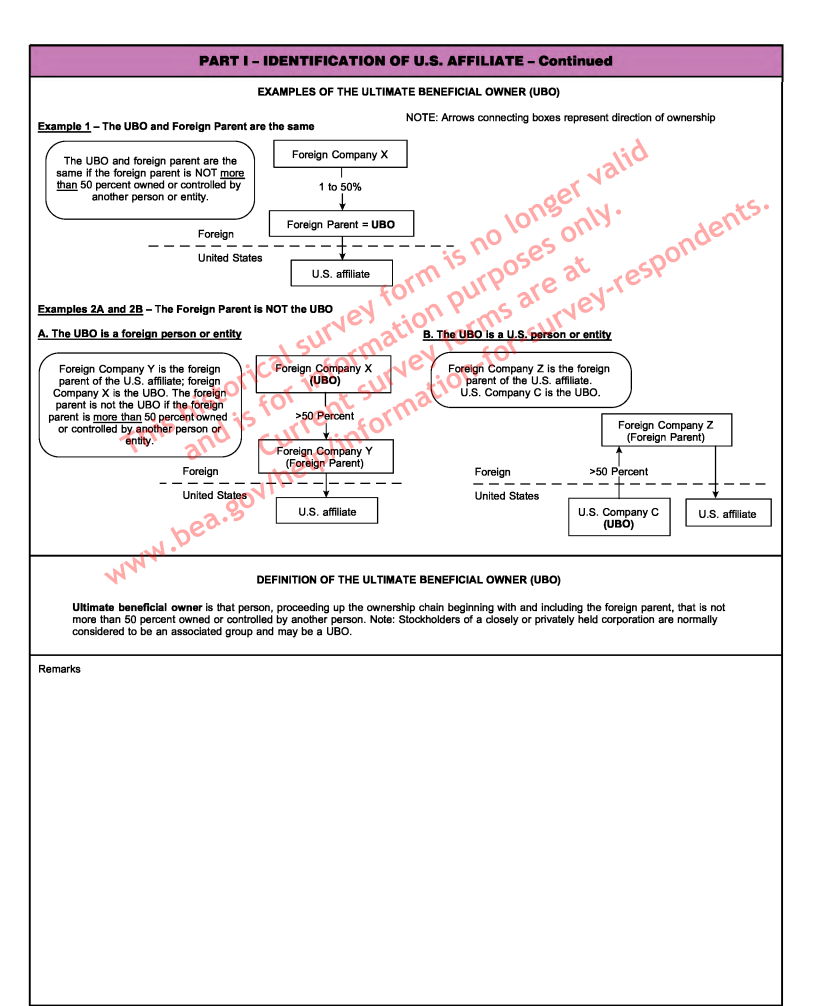
IMPORTANT

Please review the Instructions starting on page 7 before completing this for	m. Insurance and real estate companies see
Special Instructions starting on page 11.	-

	 Accounting principles – If feasible use U.S. Generally Accepted Accounting Principles to complete Form BE-15 unless you are requested to do otherwise by a specific instruction. References in the instructions to Financial Accounting Standards Board Accounting Standards Codification Topics are referred to as "FASB ASC." 									
	 U.S. affiliate's 2011 fiscal year – The affiliate's financial reporting year that had an ending date in calendar year 2011. Consolidated reporting – AUS, affiliate must file on a fully consolidated domestic US basis, including in the consolidation. 									
	ALL U.S. affili	ates in which it direct		solidated domestic U.S. basis, including an 50 percent of the outstanding voting in						
	Do not enter a		nts in U.S. dollars rounded to ded portions of each line. .00 report as:	thousands (omitting 000).	Bil. Mil. Tho \$ 1 33	us. Dols. 5 000				
1.	NOTE: Unless it is Accounting Princip	s highly burdensome	in su	his BE-15 report? port should be completed using U.S. Gen	erally Accepted					
				gated by, or adapted from, the Internation	nal Accounting Standards Boa	rd)				
	NOT	E: Do not prepare you action IV.2.b. and c or	ur BE-15 report using the pro n page 10.	portionate consolidation method, except	as noted in					
	¹ 3 🗌 Othe	r reporting standards	Specify the reporting standa	ards used. 🖌						
		hea.s								
1a.			rds other than U.S. GAAP, AAP and the reporting stan	are you able to make adjustments to c idards used?	correct for any					
	¹³⁹⁸ ¹ 1 🗋 Yes	¹ 2 🔲 No								
2.				ercent of the voting interest in this U.S tance in answering this question)?	S. affiliate owned by another	U.S.				
	^{1400 1} 1 Yes	exception does no more than 50 perc	t apply, please forward this B ent, and notify BEA of the ac	cception 2c described in the consolidation E-15 survey packet to the U.S. business tion taken by filing BE-15 Claim for Exem ption can be downloaded from BEA's we	enterprise owning your compa ption with item 2(d) completed	any				
	¹ 2 No									
		lf "No" – Complete	this report in accordance wit	th the consolidation rules on page 10.						
	2 🛄 No	lf "No" – Complete		th the consolidation rules on page 10.						
	2 🖵 No	lf "No" – Complete		ION OF U.S. AFFILIATES	rrows connecting resent direction of					
	2 🖵 No	lf "No" – Complete	CONSOLIDATI	ION OF U.S. AFFILIATES NOTE – A boxes rep	resent direction of					
	2 🖵 No		CONSOLIDATI Foreign Parent	ION OF U.S. AFFILIATES NOTE – A boxes rep	resent direction of					
	2 🗆 No	Foreign	CONSOLIDATI	ION OF U.S. AFFILIATES NOTE – A boxes rep	resent direction of					
	2 🖵 No	Foreign	CONSOLIDATI	NOTE – A boxes rep ownership	lidated on the BE-15 U.S. affiliate B is more					
	2 🗆 No	Foreign	CONSOLIDATI	ON OF U.S. AFFILIATES NOTE – A boxes rep ownership	lidated on the BE-15 U.S. affiliate B is more					

PART I – IDENTIFICATION OF U.S. AFFILIATE – Continued							
3. Enter Employer Identification Number(s) used by the U.S. affiliate to file income and payroll taxes. Primary Other 1006 1 1 1 1 1 1 1							
 REPORTING PERIOD – Reporting period instructions are found in instruction 4 on page 10. If there was a change in fiscal year, please review instruction 4.b. on page 10. This U.S. affiliate's financial reporting year ended in calendar year 2011 on 							
Example – If the financial reporting year ended on March 31, report for the 12-month period ended March 31, 2011. NOTE – Affiliates with a fiscal year that ended within the first week of January 2012 are considered to have a 2011 fiscal year and should report December 31, 2011 as their 2011 fiscal year end.							
 5. Did the U.S. business enterprise become a U.S. affiliate during its fiscal year that ended in calendar year 2011? 1008 ¹ 1 Yes If "Yes" - Enter date U.S. business enterprise became a U.S. affiliate and see instruction 5 on page 10 to determine how to report for the first time. 1 2 No NOTE - For a U.S. business enterprise that became a U.S. affiliate during its fiscal year that ended NOTE - For a U.S. business enterprise that became a U.S. affiliate during its fiscal year that ended 1009 1 // 							
Ownership — Enter percent of ownership, in this U.S. affiliate, to a tenth of one percent, based on voting interest (or an equivalent interest if an unincorporated affiliate). "Voting interest" is defined in instruction 6a on page 10. Foreign parent — A foreign parent is the FIRST person or entity outside the U.S. in a chain of ownership that has a 10 percent or more voting interest (direct or indirect) in this U.S. affiliate. The country of foreign parent is the country of incorporation or organization if the parent is a business enterprise, or of residence if the parent is an individual. For individuals, see instruction 6b starting on page 10.							
Name of each direct owner	Country of foreign parent	Voting Close FY 2011 (1)	interest Close FY 2010 (2)	BEA USE ONLY			
Ownership held directly by foreign parent(s) of this affiliate — see example 1 b Enter name and country of each foreign parent with direct ownership — if more than		L					
6.	1017	' <u>%</u>	%	3			
7. Ownership held indirectly by foreign parents of this U.S. affiliate through anot affiliate that owns this affiliate and the country of the foreign parent — if more than 2	1018 her U.S. affiliate — see exam continue on separate sheet.	% ple 2 below. Ente	r name of each	-			
8.	1063	¹ %	2%	3			
9.	1064	¹ %	² %	3			
10. Direct ownership held by all other persons (do not list names)	1061	¹ %	² %				
TOTAL — Sum of items 6 through 10.		100.0%	100.0%				
Example 1 Ownership held directly by a foreign parent Example 2 Ownership held indirectly by a foreign parent Foreign company X Foreign company X Foreign Parent							
Foreign company Y is the foreign parent because it is the first owner located outside the U.S. in a chain of ownership that owns 10 percent or more of the U.S. affiliate. Foreign company Y (Foreign Parent)	F	oreign	10 to 100 pe	rcent			
10 to 100 percent	U.S. affiliate B is indirectly o foreign parent through U.S. aff	iliate A. U.S.	↓ U.S. affiliat				
United States U.S. affiliate	affiliate A has a direct ownersh U.S. affiliate B.	ip interest in	U.S. affiliat	e B			

	PART I – IDENTIFICATION OF U.S. AFFILIATE – Continued						
11.	11. Enter the name and industry code of the foreign parent. If there is more than one foreign parent, list each and its industry code on a separate sheet.						
11a.	11a. Enter name of foreign parent. If the foreign parent is an individual enter "individual."						
	3011 0			110			
11b.	11b. Enter the foreign parent industry code from the list of codes below that best describes the PRIMARY activity of the SINGLE entity named as the foreign parent. DO NOT base the code on the world-wide sales of all consolidated subsidiaries of the foreign parent. If the foreign parent is an individual, enter code "05." 3018 1						
12.	12. For each foreign parent, furnish the name, country and industry code of the ultimate beneficial owner (UBO) – see UBO definition and examples on page 5. If there is more than one foreign parent, list each on a separate sheet and give the name of its UBO, and the UBO's country and industry codes.						
12a.	 12a. Is the foreign parent also the UBO? If the foreign parent is owned or controlled more than 50 percent by another person or entity, then the foreign parent is NOT the UBO. 3019 ¹ 1 Yes (as shown in example 1 on page 5) – Skip to 12d. 						
12b.	Enter the name of the UBO of the foreign parent. If the UBO is an Identifying the UBO as "bearer shares" is not an acceptable response		idual enter "individual."				
	Juis 1 is reference						
12c.	12c. Enter country of the UBO. For individuals, see instruction 6b starting on page 10. BEA USE ONLY						
	inett			3022	1		
12d	12d. Enter the industry code of the UBO from the list of codes below. NOTE – Select the industry code that best reflects the consolidated world-wide						
	sales of all majority-owned subsidiaries. If the UBO is an individual, er						
	DO NOT use code "14" unless you re	eceiv	e permission from BEA.				
	PLEASE CONTINUE WI	тн с	UESTION 13 ON PAGE 6				
	FOREIGN PARENT A		JBO INDUSTRY CODES				
	Note: "ISI codes" are International Guide to Industry Classifications for Internation		veys Industry codes, as given in the Irveys, 2007 located at www.bea.gov/na	aics2007			
	Government and government-owned or -sponsored enterprise, or quasi-government organization or agency	16	Real estate (ISI code 5310)				
	Pension fund — Government run	17	Information (ISI codes 5111-5191)				
	Pension fund — Privately run	18	Professional, scientific, and technical s	services	(ISI codes 5411–5419)		
04	Estate, trust, or nonprofit organization (that part of ISI code 5252 that is estates and trusts)	19 Mai	Other services (ISI codes 1150, 2132, nufacturing, including fabricating, as				
	Individual	and	processing of goods:				
 Priva	ate business enterprise, investment	20	Food (ISI codes 3111–3119)				
	nization, or group engaged in:	21	Beverages and tobacco products (ISI o		,		
06	Insurance (ISI codes 5242, 5243, 5249)	22	Pharmaceuticals and medicine (ISI cod	-			
07							
08							
09	Construction (ISI codes 2360–2380)	25 26	Primary and fabricated metal products				
10	Transportation and warehousing (ISI codes 4810–4939)	26 27	Computer and electronic products (ISI Machinery manufacturing (ISI codes 33				
	Utilities (ISI codes 2211–2213)	28	Electrical equipment, appliances and c				
12	Wholesale and retail trade (ISI codes 4231–4251 and 4410–4540)	29	Motor vehicles and parts (ISI codes 33				
	Banking, including bank holding companies (ISI codes 5221 and 5229)	30	Other transportation equipment (ISI co				
	Holding companies, excluding bank holding companies (ISI codes 5512 and 5513)	31	Other manufacturing (ISI codes 3130-				
15	Other finance (ISI codes 5223, 5224, 5231, 5238, that part of ISI code 5252 that is not estates and trusts, and ISI code 5331)	32	Petroleum manufacturing, including int refining without extraction (ISI codes 3	egrated	petroleum and petroleum		



	PART II – FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE							
	whether it is mined, manufac	duct(s) and/or service(s) of t ctured, sold at wholesale, trans						
116	3 0				•			
				ile	0			
14.	Industry of this affiliate – largest sales or gross operation	Enter the 4-digit International ating revenues.	Surveys Industry (ISI) code of	the industry with the	ISI Code			
	For a full explanation of ea located at www.bea.gov/na	ch code see the <i>Guide to Indus</i> ics2007.	stry Classifications for Internati	onal Surveys, 2007	dents	•		
15.	Total sales or gross oper	ating revenues, excluding sa	lles taxes 35	See .	Amount			
	Report gross sales minus returns, allowances, and discounts; or gross operating revenues. Exclude sales or consumption taxes levied directly on the consumer and excise taxes levied directly on manufacturers, wholesalers, and retailers. Include revenues generated during the year from the OPERATIONS of a discontinued business segment, but exclude gains or losses from DISPOSALS of discontinued operations.							
	investments in unconsolida	code 5512) should <u>report total i</u> ted U.S. affiliates and all foreig ues, if any, <u>Zero normally is NC</u>	n entities, certain gains (losse		2149 1 \$	000		
		s in which you own an interest all unconsolidated foreign bus			ajority interest, are to			
	This n		TY 2011 Thous.Dols.					
16.	Total assets	\$						
17.	Total liabilities	2114 1 \$		check box if total liabilities	are zero.			
	WWW.De				Amount (1)			
	JAN.				Bil. Mil. Thous.D)ols.		
18.		provision for U.S. Federal, stat	e, and local income taxes.			000		
					Number 2700 3			
19.		close of FY 2011 – Reporting ns) is discussed in instruction 1						
					Amount (1)			
					Bil. Mil. Thous.D	Jols.		
20.	Total employee compens	ation for FY 2011 – Employee	e compensation is defined in in		2253 1 \$	000		
21.		torical cost) of all land and of			2397 1			
21.	fiscal year that ended in (iner property, plant, and equ	ipment, at the close of the	\$	000		
					2403 1			
22.	Research and developme	ent (R&D) performed BY the L			1299 1	000		
		BEA USE	ONLY					
1200	1	2	3	4	5			
1201	1	2	3	4	5			
1202	1	2	3	4	5			
		1	1	1	1			
1200 1201	1 1 1	2 2 2	ONLY 3 3	4	1299 1 5 5	_		

2011 ANNUAL SURVEY OF FOREIGN DIRECT INVESTMENT IN THE UNITED STATES BE-15(EZ) INSTRUCTIONS

NOTE: Instructions in section IV are cross referenced by number to the items located on pages 2 to 6 of this form.

Authority – This survey is being conducted pursuant to 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 pursuant to Section 5(b)(2) of the Act (22 U.S.C. 3104).

A response is required from persons (in the broad sense, including companies) subject to the reporting requirements of the BE-15 survey, whether or not they are contacted by BEA. Also, persons contacted by BEA concerning their being subject to reporting, either by sending them a report form or by written inquiry, must respond pursuant to section 806.4 of 15 CFR, Chapter VIII. This may be accomplished by completing and submitting Form BE-15A, BE-15B, BE-15(EZ), or the BE-15 Claim For Exemption, whichever is applicable, **by May 31, 2012.**

PENALTIES – Whoever fails to report shall be subject to a civil penalty of not less than \$2,500, and not more than \$25,000, and to injunctive relief commanding such person to comply, or both. These civil penalties are subject to inflationary adjustments. Those adjustments are found in 15 CFR 6.4. 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 violations, upon conviction, may be punished by a like fine, imprisonment or both (22 U.S.C. 3105).

Notwithstanding any other provision of the law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act, unless that collection of information displays a currently valid OMB Control Number. The control number for this survey is at the top of page 1 of this form.

Respondent Burden – Public reporting burden for this BE-15(EZ) form is estimated to vary from 1 to 3 hours per response, with an average of 1.5 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0034, Washington, DC 20503.

CONFIDENTIALITY – The Act provides that your report to this Bureau is CONFIDENTIAL and may be used only for analytical or statistical purposes. Without your prior written permission, the information filed in your report CANNOT be presented in a manner that allows it to be individually identified. Your report CANNOT be used for purposes of taxation, investigation, or regulation. Copies retained in your files are immune from legal process.

I. REPORTING REQUIREMENTS

To determine which BE-15 report form to file, read the following sections on this page and review the flow chart on page 8.

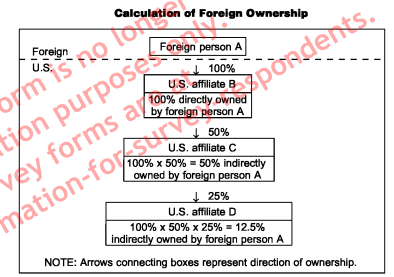
A. Who must report – A BE-15 report is required for each U.S. affiliate, i.e., for each U.S. business enterprise in which a foreign person or entity owned or controlled, directly or indirectly, 10 percent or more of the voting securities if an incorporated U.S. business enterprise, or an equivalent interest if an unincorporated U.S. business enterprise, at the end of the business enterprise's fiscal year that ended in calendar year 2011.

Foreign ownership interest – All direct and indirect lines of ownership held by a foreign person in a given U.S. business enterprise must be summed to determine if the enterprise is a U.S. affiliate of the foreign person for purposes of reporting.

Indirect ownership interest in a U.S. business enterprise is

the product of the direct ownership percentage of the foreign parent in the first U.S. business enterprise in the ownership chain multiplied by that first enterprise's direct ownership percentage in the second U.S. business enterprise multiplied by each succeeding direct ownership percentage of each other intervening U.S. business enterprise in the ownership chain between the foreign parent and the given U.S. business enterprise.

Example: In the diagram below, foreign person A owns 100% of the voting stock of U.S. affiliate B; U.S. affiliate B owns 50% of the voting stock of U.S. affiliate C; and U.S. affiliate C owns 25% of the voting stock of U.S. affiliate D. Therefore, U.S. affiliate B is 100% directly owned by foreign person A; U.S. affiliate C is 50% indirectly owned by foreign person A; and U.S. affiliate D is 12.5% indirectly owned by foreign person A.



A report is required even though the foreign person's voting interest in the U.S. business enterprise may have been established or acquired during the reporting period.

Beneficial, not record, ownership is the basis of the reporting criteria. Voting securities, voting stock, and voting interest all have the same general meaning and are used interchangeably throughout these instructions and the report forms.

Airline and ship operators – U.S. stations, ticket offices, and terminal and port facilities of foreign airlines and ship operators that provide services ONLY to the foreign airlines' and ship operators' own operation are not required to report. Reports are required when such enterprises produce significant revenues from services provided to unaffiliated persons.

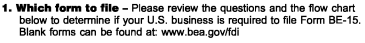
Agencies and representative offices – U.S. representative offices, agents and employees of a foreign person or entity that meet the criteria outlined below are not considered to be U.S. affiliates, and therefore, they should not be reported on Forms BE-15A, BE-15B, or BE-15(EZ). However, a foreign person's or entity's disbursements to maintain U.S. sales and representative offices must be reported on Form BE-125, Quarterly Survey of Transactions in Selected Services and Intangible Assets with Foreign Persons. Copies of Form BE-125 are available on the BEA Web site at: www.bea.gov/surveys/jussurv.htm

A U.S. presence of a foreign person or entity (or their representative(s)) is considered a U.S. sales promotion or representative office if:

- It is engaged only in sales promotion, representational activities, public relations activities, or the gathering of market information, on behalf of the foreign person or entity;
- It does not produce revenue (other than funds from the foreign person or entity to cover its expenses); and
- It has minimal assets held either in its own name or in the name of the foreign person or entity.

A U.S. presence of a foreign person or entity (or their representative(s)) that produces revenue for its own account from goods or services it provides to others is considered a U.S. affiliate and is subject to the BE-15 reporting requirements.

I.	REP	ORTING	REQUIREMENTS	- Continued
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a. Were at least 10 percent of the voting rights in your business directly or indirectly owned by a foreign person or entity at the end of your fiscal year that ended in calendar year 2011?

Yes – Continue with question b. NOTE: Your business is hereinafter referred to as a "U.S. affiliate."

No – You are not required to file Form BE-15(EZ). File Form BE-15 Claim for Exemption by May 31, 2012.

b. Were more than 50 percent of the voting rights in this U.S. affiliate owned by another U.S. affiliate at the end of this U.S. affiliate's fiscal year that ended in calendar year 2011?

Yes – Continue with question c.

No – Skip to question d.

- c. Do different foreign persons hold a direct and an indirect ownership interest in this U.S. affiliate (exception c to the consolidation rules)? (The consolidation rules are found in instruction IV.2. on page 10.)
 - Yes Continue with question d.
 - No This U.S. affiliate must be consolidated on the BE-15 report of the U.S. affiliate that owns it more than 50 percent. File the BE-15 Claim for Exemption with page 1 and item 2(d) on page 3 completed by May 31, 2012, forward this survey packet to the U.S. affiliate that owns this affiliate more than 50 percent, and have them consolidate your data into their report.
- d. Did any one of the items Total assets, Sales or gross operating revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$40 million at the end of, or for, its fiscal year that ended in calendar year 2011?
 - Yes Continue with question e.

No – You are not required to file a Form BE-15(EZ). File Form BE-15 Claim for Exemption by May 31, 2012.

e. Did any one of the items – Total assets, Sales or gross operating revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$120 million at the end of, or for, its fiscal year that ended in calendar year 2011?

Yes – Skip to question h.

No – Continue with question f.

f. Did you file either a BE-12 or a BE-15 for a fiscal year that ended BEFORE January 1, 2011?

Yes – Continue with question g.

No – File Form BE-15(EZ) by May 31, 2012.

g. Did you receive a request in writing from BEA to file a BE-15 for the fiscal year that ended in calendar year 2011?

Yes – File Form BE-15(EZ) by May 31, 2012.

- No You are not required to file a BE-15 for your fiscal year that ended in calendar year 2011. However, please inform BEA if your affiliate name, address, or contact person has changed.
- h. Was the U.S. affiliate **majority-owned** by its foreign parent(s) at the end of its fiscal year that ended in calendar year 2011? (A U.S. affiliate is "majority-owned" if the combined direct and indirect ownership interests of **all** foreign parents of the U.S. affiliate exceed 50 percent.)

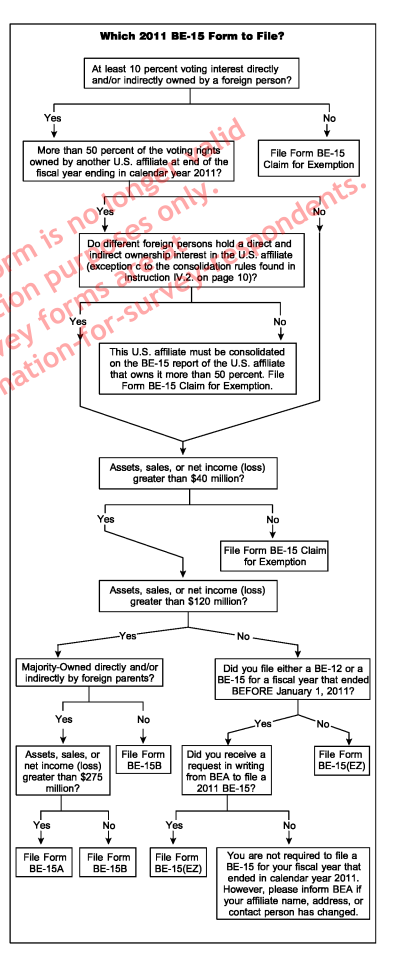
Yes – Continue with question i.

No – File Form BE-15B by May 31, 2012.

i. Did any one of the items – Total assets, Sales or gross operating revenues, or Net income (loss) – for the U.S. affiliate (not just the foreign parent's share) exceed \$275 million at the end of, or for, its fiscal year that ended in calendar year 2011?

Yes – File Form BE-15A by May 31, 2012.

No – File Form BE-15B by May 31, 2012.



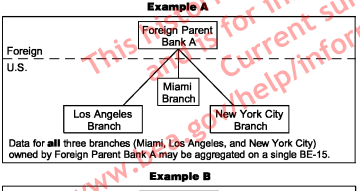
I. REPORTING REQUIREMENTS - Continued

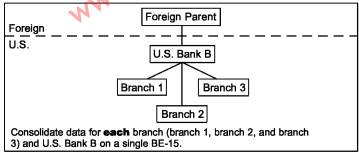
2. Who must file Form BE-15(EZ) – 2011 Annual Survey of Foreign Direct Investment in the United States?

Form BE-15(EZ) must be filed for a U.S. affiliate with total assets, sales or gross operating revenues, or net income greater than \$40 million (positive or negative) but not greater than \$120 million (positive or negative) if:

- (a) the affiliate has NOT filed a BE-12 or BE-15 for a fiscal year that ended BEFORE January 1, 2011; OR
- (b) the affiliate has been instructed in writing by BEA to file a BE-15 for the fiscal year that ended in calendar year 2011.
- **B.** Aggregation of real estate investments Aggregate all real estate investments of a foreign person for the purpose of applying the reporting criteria. Use a single report form to report the aggregate holdings, unless BEA has granted permission to do otherwise. Those holdings not aggregated must be reported separately. Real estate is discussed more fully in instruction V.B. starting on page 11.
- C. Aggregated reporting for banks All U.S. branches and agencies (including International Banking Facilities) directly owned by a foreign bank may be aggregated on a single BE-15. See example A.

(Note that subsequent filings of Form BE-605 quarterly reports with BEA, if required, must be on the same aggregated basis.) If all U.S. branches and agencies directly owned by a foreign bank are not aggregated on a single report, then each branch or agency must file a separate BE-15.





II. 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, association, associated group, estate, trust, corporation, or other organization (whether or not organized under the laws of any state), and any government (including a foreign government, the U.S. Government, a state or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government sponsored agency).
- **D. 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. The following are deemed to be associated groups:
 - 1. Members of the same family.
- FORM BE-15(EZ) (REV. 10/2011)

- 2. A business enterprise and one or more of its officers or directors.
- 3. Members of a syndicate or joint venture.
- 4. A corporation and its domestic subsidiaries.
- **E. Foreign person** means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.
- **F. Direct investment** means the ownership or control, directly or indirectly, by one person of 10 percent or more of the voting securities of an incorporated business enterprise or an equivalent interest in an unincorporated business enterprise.
- **G. Foreign direct investment in the United States** means the ownership or control, directly or indirectly, by one foreign person of 10 percent 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 branch.
- H. Business enterprise means any organization, association, branch, or venture which exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate.
- I. **Branch** means the operations or activities conducted by a person in a different location in its own name rather than through an incorporated entity.
- J. 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 percent or more of its voting securities for an incorporated business enterprise or an equivalent interest for an unincorporated business enterprise, including a branch.
- **K. U.S. affiliate** means an affiliate located in the United States in which a foreign person has a direct investment.
 - Majority-owned U.S. affiliate means a U.S. affiliate in which the combined direct and indirect voting interest of all foreign parents of the U.S. affiliate exceeds 50 percent.
 - Minority-owned U.S. affiliate means a U.S. affiliate in which the combined direct and indirect voting interest of all foreign parents of the U.S. affiliate is 50 percent or less.
- L. Foreign parent means the foreign person, or the first person outside the United States in a foreign chain of ownership, which has direct investment in a U.S. business enterprise, including a branch.
- M. Foreign parent group means (i) the foreign parent, (ii) any foreign person, proceeding up the foreign parent's ownership chain, which owns more than 50 percent of the person below it up to and including that person which is not owned more than 50 percent 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 percent by the person above it.
- N. U.S. corporation means a business enterprise incorporated in the United States.
- **O. Intermediary** means any agent, nominee, manager, custodian, trust, or any person acting in a similar capacity.

III. GENERAL INSTRUCTIONS

- A. Required information not available Make all reasonable efforts to obtain the information required for reporting. Answer every question except where specifically exempt. Indicate when only partial information is available.
- **B. Estimates** If actual figures are not available, please provide estimates and label them as such. When items cannot be fully subdivided as required, provide totals and an estimated breakdown of the totals. Information necessary to complete some of the items on Form BE-15(EZ) may not be available from a company's customary accounting records. Precise answers for these items may present the respondent with a substantial burden beyond what is intended by BEA. Therefore, the answers may be reasonable estimates based upon the informed judgement of persons in the responding organization, sampling techniques, prorations based on related data, etc. However, the estimating procedures used should be consistently applied on all BEA surveys.
- C. Space on form insufficient When space on a form is insufficient to permit a full answer to any item, provide the required information on supplementary sheets, appropriately labeled and referenced to the item number on the form.

NOTE: Instructions in section IV. are cross referenced by number to the items located on pages 2 to 6 of this form.

PART I - IDENTIFICATION OF U.S. AFFILIATE

2. Consolidation Rules

Consolidated reporting by the U.S. affiliate – A U.S. affiliate must file on a fully consolidated **domestic U.S.** basis, including in the full consolidation all **U.S. business enterprises** in which it directly or indirectly owns more than 50 percent of the outstanding voting interest. The fully consolidated entity is considered one U.S. affiliate.

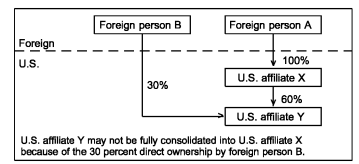
A foreign person holding real estate investments that are reportable on the BE-15 must aggregate all such holdings. See Instruction V.B. starting on page 11 for details.

Do not prepare your BE-15 report using the proportionate consolidation method. Except as noted in IV.2.b. and c. below, consolidate all majority-owned U.S. affiliates into your BE-15 report.

Unless the exceptions discussed below apply, any deviation from these consolidation rules must be approved in writing each year by BEA. If you file deconsolidated reports, you must file the same type of reports that would have been required if a consolidated report was filed. Report majority-owned subsidiaries, if not consolidated, on the BE-15(EZ) using the equity method of accounting. DO NOT eliminate intercompany accounts (e.g., receivables or liabilities) for affiliates not consolidated.

Exceptions to consolidated reporting – Note: If a U.S. affiliate is not consolidated into its U.S. parent's BE-15 report, then it **must** be listed on the Supplement B of its parent's BE-15 report (unless the report is a BE-15(EZ) which does not have a Supplement B) and each U.S. affiliate not consolidated **must** file its own Form BE-15.

- a. DO NOT CONSOLIDATE FOREIGN SUBSIDIARIES, BRANCHES, OPERATIONS, OR INVESTMENTS NO MATTER WHAT THE PERCENTAGE OWNERSHIP. Include foreign holdings owned 20 percent or more using either the equity method or fair value accounting. DO NOT report employment, land, and other property, plant, and equipment and DO NOT eliminate intercompany accounts for holdings reported using the equity method or fair value accounting.
- b. Special consolidation rules apply to U.S. affiliates that are limited partnerships or that have an ownership interest in a U.S. limited partnership. These rules can be found on our web site at: <u>www.bea.gov/ltdpartner15</u>
- c. A U.S. affiliate in which a direct ownership interest and an indirect ownership interest are held by **different** foreign persons should not be fully consolidated into another U.S. affiliate, but must complete and file its own BE-15 report. (See diagram below.)



If this exception applies, reflect the indirect ownership interest, even if more than 50 percent, on the owning U.S. affiliate's BE-15 report on an equity basis. For example, using the situation shown in the diagram above, U.S. affiliate X must treat its 60 percent ownership interest in U.S. affiliate Y as an equity investment.

4. Reporting period – The report covers the U.S. affiliate's 2011 fiscal year. The affiliate's 2011 fiscal year is defined as the affiliate's financial reporting year that had an ending date in calendar year 2011.

Special Circumstances:

a. U.S. affiliates without a financial reporting year – If a U.S. affiliate does not have a financial reporting year, its fiscal year is deemed to be the same as calendar year 2011.

b. Change in fiscal year

 (1) New fiscal year ends in calendar year 2011 – A U.S. affiliate that changed the ending date of its financial reporting year should file a 2011 BE-15 report that covers the 12 month period prior to the new fiscal year end date. The following example illustrates the reporting requirements.

Example 1: U.S. affiliate A had a June 30, 2010 fiscal year end date but changed its 2011 fiscal year end date to March 31. Affiliate A should file a 2011 BE-15 report covering the 12 month period from April 1, 2010 to March 31, 2011.

(2) No fiscal year ending in calendar year 2011 – If a change in fiscal year results in a U.S. affiliate not having a fiscal year that ended in calendar year 2011, the affiliate should file a 2011 BE-15 report that covers 12 months. The following example illustrates the reporting requirements.

Example 2: U.S. affiliate B had a December 31, 2010 fiscal year end date but changed its next fiscal year end date to March 31. Instead of having a short fiscal year ending in 2011, affiliate B decides to have a 15 month fiscal year running from January 1, 2011 to March 31, 2012. Affiliate B should file a 2011 BE-15 report covering a 12 month period ending in calendar year 2011, such as the period from April 1, 2010 to March 31, 2011.

5. Reporting for a U.S. business that became a U.S. affiliate during fiscal year 2011 —

a. AU.S. business enterprise that was <u>newly established</u> in fiscal year 2011 should file a report for the period starting with the establishment date up to and ending on the last day of its fiscal year that ended in calendar year 2011. DO NOT estimate amounts for a full year of operations if the first fiscal year is less than 12 months.

b. A U.S. business enterprise existing before fiscal year 2011 that became a U.S. affiliate in fiscal year 2011 should file a report covering a full 12 months of operations.

6a. Voting interest and Equity interest

- (1) <u>Voting interest</u> is the percent of ownership in the voting equity of the U.S. affiliate. Voting equity consists of ownership interests that have a say in the management of the company. Examples of voting equity include capital stock that has voting rights, and a general partner's interest in a partnership.
- (2) <u>Equity interest</u>-is the percent of ownership in the total equity (voting and nonvoting) of the U.S. affiliate. Nonvoting equity consists of ownership interests that do not have a say in the management of the company. An example of nonvoting equity is preferred stock that has no voting rights.

Voting interest and equity interest are not always equal. For example, an owner can have a 100 percent voting interest in a U.S. affiliate but own less than 100 percent of the affiliate's total equity. This situation is illustrated in the following example.

Example: U.S. affiliate A has two classes of stock, common and preferred. There are 50 shares of common stock outstanding. Each common share is entitled to one vote and has an ownership interest in 1 percent of the total owners' equity amount. There are 50 shares of preferred stock outstanding. Each preferred share has an ownership interest in 1 percent of the total owners' equity amount but has no voting rights. Foreign parent B owns all 50 shares of the common stock. U.S. investors own all 50 shares of the preferred stock. Because foreign parent B owns all of the voting stock, foreign parent B has a 100 percent voting interest in U.S. affiliate A. However, because all 50 of the nonvoting preferred shares are owned by U.S. investors, foreign parent B has only a 50 percent interest in the owners' equity amount of U.S. affiliate A.

- 6b. Determining place of residence and country of jurisdiction of individuals – An individual is considered a resident of, and subject to the jurisdiction of, the country in which he or she is physically located. The following guidelines apply to individuals who do not reside in their country of citizenship.
 - (1) 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.

- (2) 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 paragraphs (3) and (4) below.
- (3) 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 or employee, then the owner or employee is considered a resident of the country of citizenship, provided there is the intent to return to the country of citizenship within a reasonable period of time.
- (4) Individuals and members of their immediate family 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.

PART II – SELECTED FINANCIAL AND OPERATING DATA OF U.S. AFFILIATE

- 19. Number of employees at close of FY 2011 Employment is the number of full-time and part-time employees on the payroll at the end of FY 2011, excluding contract workers and other workers not carried on the payroll of the U.S. affiliate. A count taken during, rather than at the end of, FY 2011 may be used provided it is a reasonable estimate for the end of FY 2011 number. If employment at the end of FY 2011, or the count taken at some other time during FY 2011, was unusually high or low because of temporary factors (e.g., a strike), give the number of employees that reflects normal operations, lif the business enterprise's activity involves large seasonal variations, give the average number of employees for FY 2011. If given, the average should be the average for FY 2011 of the number of persons on the payroll at the end of each payroll period, month, or quarter. If precise figures are not available, give your best estimate.
- 20. Total employee compensation Base compensation on payroll records. Employee compensation must cover compensation charged as an expense on the income statement, charged to inventories, or capitalized during the reporting period. Exclude employee compensation related to activities of a prior period, such as compensation capitalized or charged to inventories in prior periods. Employee compensation consists of:
 - a. Wages and salaries are the gross earnings of all employees before deduction of employees' payroll withholding taxes, social insurance contributions, group insurance premiums, union dues, etc. Include time and piece rate payments, cost of living adjustments, overtime pay and shift differentials, bonuses, profit sharing amounts, and commissions. Exclude commissions paid to persons who are not employees.
 - b. Employee benefit plans are employer expenditures for all employee benefit plans, including those required by government statute, those resulting from a collective-bargaining contract, or those that are voluntary. Employee benefit plans include Social Security and other retirement plans, life and disability insurance, guaranteed sick pay programs, workers' compensation insurance, medical insurance, family allowances, unemployment insurance, severance pay funds, etc. If plans are financed jointly by the employer and the employee, include only the contributions of the employer.
- 22. Research and development (R&D) performed BY the U.S. affiliate Report all research and development (R&D) performed BY the U.S. affiliate for its own account or for others, including the foreign parent group and affiliates owned by the U.S. affiliate. Include all costs incurred in performing R&D, including depreciation, amortization, wages and salaries, taxes, materials and supplies, allocated overhead, and indirect costs. Exclude the cost of all R&D funded by the U.S. affiliate but performed by others.

R&D includes activities carried on by persons trained, either formally or by experience, in engineering, the physical sciences such as chemistry and physics, the biological sciences such as medicine, the mathematical and statistical sciences, and computer science. R&D includes these activities if the purpose is to do one or more of the following:

 The planned, systematic pursuit of new knowledge or understanding toward general application (basic research);

- **b.** The acquisition of knowledge or understanding to meet a specific, recognized need **(applied research)**; or
- c. The application of knowledge or understanding toward the production or improvement of a product, service, process, or method (development).

R&D includes the activities described above whether assigned to separate R&D organizational units of the company or carried out by company laboratories and technical groups not a part of an R&D organization.

10

V. SPECIAL INSTRUCTIONS

- A. Insurance companies Reporting should be in accordance with U.S. Generally Accepted Accounting Principles not Statutory Accounting Practices (SAP). For example, the BE-15 report should include the following assets even though they are not acceptable under SAP:
 1. non-trusteed or free account assets, and 2. nonadmitted assets such as furniture and equipment, agents' debit balances, and all receivables deemed to be collectible.
- B. Real Estate The ownership of real estate is defined to be a business enterprise, and if the real estate is foreign owned, it is a U.S. affiliate of a foreign person. A BE-15 report is required unless the enterprise is otherwise exempt.

Residential real estate held exclusively for personal use and not for profit making purposes is not subject to the reporting requirements. A residence that 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 and therefore not subject to the reporting requirements. Ownership of U.S. residential real estate by a corporation whose sole purpose is to hold the real estate for the personal use of the owner(s) of the corporation is considered to be real estate held for personal use and therefore not subject to the reporting requirements.

Aggregation of real estate investments – A foreign person holding real estate investments that are reportable on the BE-15 must aggregate all such holdings for the purpose of applying the reporting criteria. If the aggregate of such holdings exceeds one or more of the exemption levels, then the holdings must be reported even if individually they would be exempt. In such a case, file a single Form BE-15(EZ) to report the aggregated holdings. If permission has been received in writing from BEA to file on an non-aggregated basis, the reports should be filed as a group and you should inform BEA that they are all for one owner.

On page 1, name and address of U.S. business enterprise, BEA is not seeking a legal description of the property, nor necessarily the address of the property itself. Because there may be no operating business enterprise for a real estate investment, what BEA seeks is a consistently identifiable name for the investment (i.e., the 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 for each reporting period and for the various BEA surveys.

Thus, on page 1 of the BE-15 survey forms 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, FL XXXXX

If the investment property has a name, such as Sunnise Apartments, the name and address on page 1 of the BE-15 survey forms might be:

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

There are questions throughout the Form BE-15(EZ) that may not be applicable to certain types of real estate investments, such as the employer identification number and the number of employees. In such cases, mark the items "none".

Joint ventures and partnerships – If a foreign person has a direct or indirect voting ownership interest of 10 percent or more in a joint venture, partnership, etc., that is formed to own and hold, develop, or operate real estate, the joint venture, partnership, etc., in its entirety, not just the foreign person's share, is a U.S. affiliate and must be reported as follows:

V. SPECIAL INSTRUCTIONS - Continued

- If the foreign interest in the U.S. affiliate is directly held by the foreign person then a BE-15 report must be filed by the affiliate (subject to the aggregation rules discussed above).
- If a voting interest of more than 50 percent in the U.S. affiliate is owned by another U.S. affiliate, the owned affiliate must be fully consolidated in the BE-15 report of the owning affiliate.
- 3. If a voting interest of 50 percent or less in the U.S. affiliate is owned by another U.S. affiliate, and no U.S. affiliate owns a voting interest of more than 50 percent, then a separate BE-15 report must be filed by the owned affiliate. The BE-15 report(s) of the owning affiliate(s) must show an equity investment in the owned affiliate.
- **C. Farms** For farms that are not operated by their foreign owners, the income statement and related items should be prepared based on the extent to which the income from the farm accrues to, and the expenses of the farm are borne by, the owner. Generally this means that income, expenses, and gain (loss) assignable to the owner should reflect the extent to which the risk of the operation falls on the owner. For example, even though the operator and other workers on the farm are hired by a management firm, if their wages and salaries are assigned to, and borne by, the farm operation being reported, then the operator and other workers should be reported as employees of that farm operation and the wages and salaries should be treated as an expense.
- **D.** Estates, trusts, and intermediaries

A FOREIGN ESTATE is a person and therefore may have direct investment, and the estate, not the beneficiary, is considered to be the owner.

A TRUST is a person but it is not a business enterprise. The trust is considered to be the same as an intermediary, and reporting should be as outlined below. For reporting purposes, the beneficiary(ies) of the trust, is (are) considered to be the owner(s) for purposes of determining the existence of direct investment, except in two cases: (1) if there is, or may be, a reversionary interest, and (2) if a corporation or other organization creates a trust, designating its shareholders or members as beneficiaries. In these two cases, the creator(s) of the trust is (are) deemed to be the owner(s) of the investments of the trust (or succeeding trusts where the presently existing trust had evolved out of a prior trust), for the purposes of determining the existence and reporting of direct investment.

This procedure is adopted in order to fulfill the statistical purposes of this survey and does not imply that control over an enterprise owned or controlled by a trust is, or can be, exercised by the beneficiary(ies) or creator(s).

FOR AN INTERMEDIARY:

 If a U.S. intermediary holds, exercises, administers, or manages a particular foreign direct investment in the United States for the beneficial owner, such intermediary is responsible for reporting the required information for, and in the name of, the U.S. affiliate. Alternatively, the U.S. intermediary can instruct the U.S. affiliate to submit the required information. Upon so doing, the intermediary is released from further liability to report, provided it has informed BEA of the date such instructions were given and provides BEA the name and address of the U.S. affiliate, and has supplied the U.S. affiliate with any information in the possession of, or which can be secured by, the intermediary that is necessary to permit the U.S. affiliate to complete the required reports. When acting in the capacity of an intermediary, the accounts or transactions of the U.S. intermediary with a foreign beneficial owner are considered as accounts or transactions of the U.S. affiliate with the foreign beneficial owner. To the extent such transactions or accounts are unavailable to the U.S. affiliate, BEA may require the intermediary to report them.

2. If a foreign beneficial owner holds a U.S. affiliate through a foreign intermediary, the U.S. affiliate may report the intermediary as its foreign parent but, when requested, must also identify and furnish information concerning the foreign beneficial owner. Accounts or transactions of the U.S. affiliate with the foreign intermediary are considered as accounts or transactions of the U.S. affiliate with the foreign beneficial owner.

VI. FILING THE BE-15

A. Due date – File a fully completed and certified Form BE-15(EZ) no later than May 31, 2012. If the U.S. affiliate is exempt from filing Form BE-15(EZ) based on the criteria in instruction I starting on page 7, complete and file the BE-15 Claim for Exemption by May 31, 2012.

- B. Mailing report forms to a foreign address BEA will accommodate foreign owners that wish to have forms sent directly to them. However, the extra time consumed in mailing to and from a foreign place may make meeting filing deadlines difficult. In such cases, please consider using BEA's electronic filing option. Go to our web site at www.bea.gov/efile for details about this option. To obtain forms online go to: www.bea.gov/fdi
- C. Extensions For the efficient processing of the survey and timely dissemination of the results, it is important that your report be filed by the due date. Nevertheless, reasonable requests for extension of the filing deadline will be granted. Requests for extensions of more than 30 days MUST be in writing and should explain the basis for the request. You may request an extension via email at be12/15@bea.gov. For extension requests of 30 days or less, you

may call BEA at (202) 606-5577. All requests for extensions must be received **NO LATER THAN** the due date of the report.

- D. Assistance For assistance, telephone (202) 606-5577 or send email to be12/15@bea.gov. Forms can be obtained from BEA's web site at: www.bea.gov/fdi
- E. Annual stockholders' report or other financial statements Please furnish a copy of your FY 2011 annual stockholders' report or Form 10K when filing the BE-15 report. If you do not publish an annual stockholders' report or file Form 10K, please provide any financial statements that may be prepared, including the accompanying notes. Information contained in these statements is useful in reviewing your report and may reduce the need for further contact. Section 5(c) of the International Investment and Trade in Services Survey Act, Public Law 94-472, 90 Stat. 2059, 22 U.S.C. 3101-3108, as amended, provides that this information can be used for analytical and statistical purposes only and that it must be held strictly confidential.
- F. Number of copies File a single original copy of the form. If you are not filing electronically, this should be the copy with the address label on page 1, if such a labeled copy has been provided by BEA. (Make corrections to the address on the label, if necessary.) You should also retain a file copy of each report for three years to facilitate resolution of any questions that BEA may have concerning your report. (Both copies are protected by law; see the statement on confidentiality on page 7.)