Form (Rev. February 2006)

Department of the Treasury

Taxable REIT Subsidiary Election

(Under section 856(I)(1) of the Internal Revenue Code)

OMB No. 1545-1721

Part I Taxable REIT Subsidiary	Making the Election				
1 Name of taxable REIT subsidiary		2	Employer identification nur	mber (EIN)	
Number, street, and room or suite no. (If a P.O. b	(If a P.O. box, see instructions.)		Date incorporated or organiz	red	
City or town, state, and ZIP code		4	State or country of incorporation or organization		
Part II Electing REIT That Owns	Stock in the Taxable REIT Subsidiary	y			
5 Name of electing REIT		6	Employer identification nur	nber (EIN)	
Number, street, and room or suite no. (If a P.O. b	ox, see instructions.)	7	7 Date incorporated or organized		
City or town, state, and ZIP code		8	8 State of incorporation or organization		
9 Name of officer of electing REIT or legal represen	tative whom the IRS may contact for more information	Telephone number of officer or legal representative ()			
Part III Information on the Election	on				
11 Date election is to take effect (month, day, year)	(see instructions) ► / /				
12 Did the subsidiary previously file a federal income	tax return? If "Yes," complete lines 13a and 13b	<u></u>		Yes No	
13a Tax year ending date of last return (month, day, year) / /		13	13b Check type of return filed: ☐ Form 1120 ☐ Other ▶		
	a consolidated return (for which the subsidiary was no			Yes No	
15a Name of subsidiary's common parent			15b EIN of subsidiary's common parent		
16 Does this taxable REIT subsidiary own 35% of the REIT)?		ower	tier corporation (other than a	Yes No	
	ned this election, including accompanying schedules and	l sta	tements, and to the best of my	/ knowledge and belief,	
Signature of officer of taxable REIT subsidiary ▶					
Ultaxable NETI Subsidiary P			(Title)	(Date signed)	
Signature of officer of electing REIT			•	, ,	
			(Title)	(Date signed)	
General Instructions	The election does not require IRS consent.		any brand name under which any lodging facility is operated, unless:		
Section references are to the Internal Revenue Code unless otherwise noted.	A corporation is ineligible to be treated as a taxable REIT subsidiary if it directly		The rights are provided to an eligible independent contractor (as		

Purpose of Form

A corporation (other than a REIT or an ineligible corporation) and a REIT use Form 8875 to jointly elect to have the corporation treated as a taxable REIT subsidiary (TRS) under section 856(I).

The corporation and the REIT can make this election if the REIT directly or indirectly owns stock in the corporation. or indirectly:

- Operates or manages a lodging facility or a health care facility,
- Provides to any other person (under a franchise, license, or otherwise) rights to any brand name under which any health care facility is operated, or
- Provides to any other person (under a franchise, license, or otherwise) rights to
- defined in section 856(d)(9)) to operate or manage a lodging facility,
- 2. The rights are held by the corporation as a franchisee, licensee, or in a similar capacity, and
- 3. The lodging facility is either owned by the corporation or leased by the electing REIT to the corporation.

Form 8875 (Rev. 2-2006) Page **2**

When To Make the Election

The corporation and the REIT can make this election at any time during the tax year. However, the effective date of the election depends upon when Form 8875 is filed. See the instructions for line 11.

Where To File

File Form 8875 with the Internal Revenue Service, Ogden, UT 84201. Do not attach it to the corporation's or REIT's tax returns.

Revocation of Election

Once the TRS election is made, it is irrevocable unless both the corporation and the REIT consent to revocation. Notify the IRS of the revocation by jointly filing a new Form 8875, and writing the word "REVOCATION" across the top of the form. Complete Parts I and II and provide both signatures. This revocation does not require IRS consent. The revocation is effective on the date the new Form 8875 is filed.

If the employee identification number (EIN) of the TRS changes as a result of a change in status (for example, a merger), the election is automatically terminated. A new election must be made using the new EIN.

Specific Instructions

Address

Include the suite, room, or other unit number after the street address. If the Post Office does not deliver to the street address and the corporation has a P.O. box, show the box number instead of the street address.

If the electing REIT has the same address as the TRS, enter "Same as corporation" in Part II.

If either the TRS or the electing REIT changes its mailing address after the election is filed, it should notify the IRS by filing Form 8822, Change of Address.

Employer Identification Number (EIN)

Enter the TRS's EIN. If the TRS does not have an EIN, it must apply for one. An EIN can be applied for:

- Online—Click on the EIN link at www.irs.gov/businesses/small. The EIN is issued immediately once the application information is validated.
- By telephone at 1-800-829-4933 from 8:00 a.m. to 8:00 p.m. in the corporation's local time zone.
- By mailing or faxing Form SS-4, Application for Employer Identification Number.

If the TRS has not received its EIN by the time the return is due, enter "Applied for" in the space for the EIN. For more details, see Pub. 583.

If the securities of a corporation are owned directly or indirectly by more than one electing REIT, each electing REIT seeking to treat the corporation as a taxable REIT subsidiary must file a separate Form 8875.

Line 11

The effective date of the TRS election entered on line 11 cannot be more than:

- **1.** Two months and 15 days prior to the date of filing the election or
- **2.** Twelve months after the date of filing the election.

If the election specifies a date earlier than the date in 1 above, it will be treated as being effective 2 months and 15 days prior to the date of filing the election. If the election specifies a date later than the date in 2 above, it will be treated as being effective 12 months after the date of filing the election.

If no date is specified, the election is effective on the date Form 8875 is filed.

Line 16

A TRS that directly or indirectly owns 35% of the total voting power or value of the outstanding securities of a corporation (other than a REIT) must attach a statement to Form 8875 with the name and EIN of that corporation. Under section 856(I), this corporation also will be treated as a TRS of the REIT named in Part II.

If at the time that an election is filed on Form 8875 the TRS named in Part I directly or indirectly owns less than 35% of the total voting power or value of the outstanding securities of another corporation and subsequently acquires securities in that corporation that will result in an ownership interest of 35% or more, the TRS and REIT that filed Form 8875 must file a copy of Form 8875 marked "Automatic Taxable REIT Subsidiary" at the top of the form and attach a statement including the name and EIN of the new lower tier TRS. The new Form 8875 must be filed in the same manner as the original Form 8875 within 30 days of the end of the quarter of the REIT's tax year in which the lower tier corporation became a TRS.

If the 35% interest is not the result of an acquisition, no filing is necessary.

Example. REIT and Corporation X jointly filed Form 8875 on January 15, 2005, with an effective date of January 1, 2005. On the date that Form 8875 was filed, Corporation X owned 30% of the outstanding voting securities of Corporation Y. On March 15, 2005,

Corporation X acquired an additional 10% of the outstanding voting securities of Corporation Y. Under section 856(I)(2), Corporation Y will be treated as a TRS of the REIT effective March 15, 2005. The REIT and Corporation X must jointly file a copy of their previously filed Form 8875 marked "Automatic Taxable REIT Subsidiary" at the top and attach a statement including the name and EIN of Corporation Y within 30 days of the end of the quarter of the REIT's tax year in which Corporation Y became a TRS.

Signature

Form 8875 must be signed by persons authorized to sign the tax returns of the TRS and the electing REIT.

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is:

Recordkeeping 6 hr., 56 min.

Preparing, copying, and sending the form to

the IRS 25 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Internal Revenue Service; Tax Products Coordinating Committee; SE:W:CAR:MP:T:T:SP; 1111 Constitution Ave., NW; IR-6406; Washington, DC 20224.

Do not send the form to this address. Instead, see *Where To File* above.