



# Instructions for Form 926

(Rev. December 2008)

## Return by a U.S. Transferor of Property to a Foreign Corporation

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

### What's New

Form 926 has been substantially redesigned. Part III is new and numerous changes have been made throughout the remaining parts. These instructions have been revised to reflect the changes made to the form. Also, these instructions have been updated to reflect changes made to Regulations section 1.6038B-1 and Temporary Regulations section 1.6038B-1T by T.D. 9243 and T.D. 9300.

### General Instructions

#### Purpose of Form

Use Form 926 to report certain transfers of tangible or intangible property to a foreign corporation required by section 6038B.

#### Who Must File

Generally, a U.S. citizen or resident, a domestic corporation, or a domestic estate or trust must complete and file Form 926 to report certain transfers of property to a foreign corporation that are described in section 6038B(a)(1)(A), 367(d), or 367(e). See section 6038B, and Regulations sections 1.6038B-1 and 1.6038B-1T for more information.

#### Special Rules

- Transfers by a partnership.** If the transferor is a partnership (domestic or foreign), the domestic partners of the partnership, not the partnership itself, are required to comply with section 6038B and file Form 926. Each domestic partner is treated as a transferor of its proportionate share of the property. See the instructions for line 2 for additional information.

- Transfers by a husband and wife.** A husband and wife may file Form 926 jointly, but only if they file a joint income tax return.

- Transfers of cash.** A U.S. person that transfers cash to a foreign corporation must report the transfer on Form 926 if (a) immediately after the transfer the person holds directly or indirectly at least 10% of the total voting power or the total value of the foreign corporation or (b) the amount of cash transferred by the person to the foreign corporation during the 12-month period ending on the date of the transfer exceeds \$100,000. See Regulations section 1.6038B-1(b)(3).

### Exceptions to Filing

1. For exchanges described in section 354 or 356, a U.S. person does not have to file Form 926 if:

- a. The U.S. person exchanges stock of a foreign corporation in a recapitalization described in section 368(a)(1)(E) or

- b. The U.S. person exchanges stock of a domestic or foreign corporation for stock of a foreign corporation under an asset reorganization described in section 368(a)(1) that is not treated as an indirect stock transfer under Regulations section 1.367(a)-3(d).

2. Generally, a domestic corporation that distributes stock or securities of a domestic corporation under section 355 is not required to file Form 926. However, this exception does not apply if the distribution is of stock or securities of a foreign controlled corporation to a distributee shareholder who is not a U.S. citizen or resident or a domestic corporation.

3. A U.S. person that transfers stock or securities under section 367(a) does not have to file Form 926 if either **a** or **b** below applies.

- a. The U.S. transferor owned less than 5% of both the total voting power and the total value of the transferee foreign corporation immediately after the transfer and:

- The U.S. transferor qualified for nonrecognition treatment with respect to the transfer, or

- The U.S. transferor is a tax-exempt entity and the income was not unrelated business income, or

- The transfer was taxable to the U.S. transferor under Regulations section 1.367(a)-3(c) and such person properly reported the income from the transferor on its timely filed return (including extensions) for the tax year that includes the date of transfer; or

- The transfer is considered to be to a foreign corporation solely by reason of Regulations section 1.83-6(d)(1) and the fair market value of the property transferred did not exceed \$100,000.

- b. The U.S. transferor owned 5% or more of the total voting power or the total value of the transferee foreign corporation immediately after the transfer and:

- The transferor (or one or more successors) properly entered into a gain recognition agreement, or

- The U.S. transferor is a tax-exempt entity and the income was not unrelated business income, or

- The transfer was taxable to the U.S. transferor and such person properly

reported the income from the transfer on its timely filed return, or

- The transfer is considered to be to a foreign corporation solely by reason of Regulations section 1.83-6(d)(1) and the fair market value of the property transferred did not exceed \$100,000.

### When and How To File

Form 926 (and the additional information required under Regulations section 1.6038B-1(c) and Temporary Regulations sections 1.6038B-1T(c)(1) through (5) and 1.6038B-1T(d)) must be filed with the U.S. transferor's income tax return for the tax year that includes the date of the transfer.

### Other Forms That May Be Required

Persons filing this form may be required to file Form TD F 90-22.1, Report of Foreign Bank and Financial Accounts.

A U.S. transferor that is required to enter into a gain recognition agreement under section 367 to qualify for nonrecognition treatment must file Form 8838, Consent To Extend the Time To Assess Tax Under Section 367—Gain Recognition Agreement, or a similar statement, to extend the statute of limitations with respect to the gain realized but not recognized on the transfer.

### Penalties for Failure to File

If a taxpayer fails to comply with section 6038B, the penalty equals 10% of the fair market value of the property at the time of the transfer. The penalty will not apply if the failure to comply is due to reasonable cause and not to willful neglect. The penalty is limited to \$100,000 unless the failure to comply was due to intentional disregard. Moreover, the period of limitations for assessment of tax upon the transfer of that property is extended to the date that is 3 years after the date on which the information required to be reported is provided.

### Specific Instructions

**Important:** All information reported on Form 926 must be in English. All amounts must be stated in U.S. dollars. If the information required in a given section exceeds the space provided within that section, do not write "see attached" in the section and then attach all of the information on additional sheets. Instead, complete all entry spaces in the section and attach the remaining information on additional sheets. The additional sheets

must conform with the IRS version of that section.

## Part I—U.S. Transferor Information

### Identifying Number

The identifying number of an individual is his or her social security number (SSN). The identifying number of all others is their employer identification number (EIN).

#### Line 1a

If you answered “Yes” to question 1a and the asset is a tangible asset, section 367(a)(5) may require basis adjustments. If you answered “No” to question 1a and the asset is a tangible asset, the transfer is taxable under sections 367(a)(1) and (a)(5). If the asset transferred is an intangible asset, see section 367(d) and its regulations.

#### Line 1b

If the transferor went out of existence pursuant to the transfer (e.g., as in a reorganization described in section 368(a)(1)(C)), list the controlling shareholders and their identifying numbers.

#### Line 1c

If the transferor was a member of an affiliated group filing a consolidated tax return (see sections 1501 through 1504), but was not the parent corporation, list the name and EIN of the parent corporation and file Form 926 with the parent corporation’s consolidated return.

#### Line 1d

If the answer to line 1d is “Yes,” and if the asset is transferred in an exchange described in section 361(a) or (b), attach the following:

- A statement that the conditions set forth in the second sentence of section 367(a)(5) and any regulations under that section have been satisfied.
- An explanation of any basis or other adjustments made pursuant to section 367(a)(5) and any regulations thereunder.

#### Line 2

If a partnership (whether foreign or domestic) transfers property to a foreign corporation in an exchange described in section 367(a)(1), then a U.S. person that is a partner in the partnership shall be treated as having transferred a proportionate share of the property in an exchange described in section 367(a)(1). A U.S. person’s proportionate share of partnership property shall be determined under the rules and principles of sections 701 through 761 and the regulations thereunder. See Temporary Regulations section 1.367(a)-1T(c)(3).

**Line 2d.** For definition of “regularly traded on an established securities market,” see Temporary Regulations

section 1.367(a)-1T(c)(3)(ii)(D). If the answer to line 2d is “Yes,” the rules of Regulations section 1.367(a)-1T(c)(3)(ii)(C) apply.

## Part II—Transferee Foreign Corporation Information

**Line 5. Address.** Enter the information in the following order: city, province or state, and country. Follow the country’s practice for entering the postal code, if any. Do not abbreviate the country name.

**Line 6.** Enter the two-digit country code of the transferee foreign corporation’s country of incorporation or organization. See the list of country codes which begins on page 3.

**Line 7.** List the entity classification (e.g., partnership, corporation, etc.) of the transferee foreign corporation under the laws of the country of incorporation or organization.

**Line 8.** See section 957(a) to determine whether the corporation is a controlled foreign corporation immediately after the transfer.

## Part III—Information Regarding Transfer of Property

**Column (a). Date of Transfer.** Enter the first date on which title to, possession of, or rights to the use of the property passed for U.S. income tax purposes. See Temporary Regulations section 1.6038B-1T(b)(4) for additional information.

**Column (b). Description of property.** Provide a description of the property transferred. With respect to section 6038B(a)(1)(A) transfers, see Temporary Regulations section 1.6038B-1T(c)(4) for specific information that must be reported in column (b) (or, if necessary, under the Supplemental Information section or on attached sheets). With respect to section 367(d) transfers, see Temporary Regulations section 1.6038B-1T(d). With respect to section 367(e) transfers, see Regulations section 1.6038B-1(e).

**Column (c). Fair market value.** Enter the fair market value of the property transferred (measured as of the date of transfer).

**Column (d). Cost or other basis.** Enter your adjusted basis in the property transferred on the date of the transfer. See sections 1011 through 1016 for more information for the determination of adjusted basis.

### Supplemental information required to be reported

Enter any information from Part III that is required to be reported in greater detail. Identify the applicable column number

next to the information entered in this section. In addition, if you contributed property to a foreign corporation as a part of a wider transaction, briefly describe the entire transaction.

## Part IV— Additional Information Regarding Transfer of Property

**Line 10.** List the type of nonrecognition transaction that gave rise to the reporting obligation (e.g., section 332, 351, 354, 356, or 361).

**Line 11a.** If gain recognition was required with respect to any transfer reported in Part III under section 904(f)(3), attach a statement identifying the transfer and the amount of gain recognized.

**Line 11b.** If gain recognition was required with respect to any transfer reported in Part III under section 904(f)(5)(F), attach a statement identifying the transfer and the amount of gain recognized.

**Line 11c.** If recapture was required with respect to any transfer reported in Part III under section 1503(d) (dual consolidated loss), attach a statement identifying the transfer and the amount of recapture. See section 1503(d) and the regulations thereunder.

**Line 11d.** If exchange gain recognition was required with respect to any transfer reported in Part III under section 987, attach a statement identifying the transfer and the amount of exchange gain recognized. See Regulations section 1.987-5.

**Line 12.** If this transfer resulted from a change in the classification of the transferee to that of a foreign corporation (a deemed transfer resulting from a classification change on Form 8832, Entity Classification Election, or a termination of a section 1504(d) election), check the “Yes” box. If the transfer was an actual transfer of property to a foreign corporation, check the “No” box.

**Line 13.** See Temporary Regulations sections 1.367(a)-4T through 1.367(a)-6T for instances in which a transferor must recognize income on the transfer of tangible property that qualifies for nonrecognition treatment (see section 367(a)(3) and Temporary Regulations section 1.367(a)-2T). Additional information is required to be attached to this form. See Temporary Regulations sections 1.6038B-1T(c)(4)(iii) and (vii), and 1.6038B-1T(c)(5).

**Line 17a.** If you checked the “Yes” box, additional information is required to be attached to this form. See Temporary Regulations section 1.6038B-1T(d).

**Line 17b.** See Temporary Regulations section 1.6038B-1T(d).

## **Foreign Country and U.S. Possession Codes**

Enter the applicable code in Part II, line 6.

Country	Code	Geocode
Afghanistan		AFghanistan
Akrotiri		AF
Albania		ALbania
Algeria		ALgeria
Aland Island		ALand Island
American Samoa		ASamoa
Andorra		ADorra
Angola		ANgola
Anguilla		AGuilla
Antarctica		ATrctica
Antigua and Barbuda		ABarbuda
Argentina		ARgentina
Armenia		AMerica
Aruba		AUtumn Island
Ascension		AScension
Ashmore and Cartier Islands		AShmore and Cartier Islands
Australia		AUstralia
Austria		ATriple X
Azerbaijan		AZerbaijan
Azores		AOzores
Bahamas, The		BFiji
Bahrain		BAinland
Baker Island		FQrance
Bangladesh		BGuiana
Barbados		BBritish Polynesia
Bassas da India		BSouthern and Antarctic
Belarus		BLands
Belgium		BE gabon
Belize		BHambia
Benin ( <i>Dahomey</i> )		BNaza Strip
Bermuda		BDgeorgia
Bhutan		BTermany
Bolivia		BL Ghana
Bosnia-Herzegovina		BK ibraltar
Botswana		BC glorioso Islands
Bouvet Island		BV greece
Brazil		BR ealand
British Indian Ocean Territory		IO grenada
British Virgin Islands		VI grenadines
Brunei		BX uadeloupe
Bulgaria		BU am
Burkina Faso ( <i>Upper Volta</i> )		UV atemala
Burma		BM ernsey
Burundi		BY nea
Cambodia ( <i>Kampuchea</i> )		CB uinea-Bissau
Cameroon		CM guyana
Canada		CA iti
Canary Islands		XY heard Island and McDonald Islands
Cape Verde		CV honduras
Cayman Islands		CJ ong Kong
Central African Republic		CT howland Island
Chad		CD ungary
Channel Islands		XC eland
Chile		CI ndia
China, People's Republic of (including Inner Mongolia, Tibet, and Manchuria)		CH indonesia (including Bali, Belitung, Flores, Java, Moluccas, Sumatra, etc.)
Christmas Island ( <i>Indian Ocean</i> )		KT iran
Clipperton Island		IP iraq
Cocos ( <i>Keeling</i> ) Islands		CK ireland, Republic of (Eire)
Colombia		CO ile of Man
Comoros		CN israel
Congo ( <i>Brazzaville</i> )		CF italy
Cote D'Ivoire ( <i>Ivory Coast</i> )		CO te d'Ivoire
Croatia		AF roatia
Cuba		AX Cuba
Cyprus		AL yprus
Czech Republic		AG echnia
Denmark		XI nmark
Dhekelia		AQ hekelia
Djibouti		AN ibouti
Dominica		AO minica
Dominican Republic		AV inican Republic
Ecuador		AY cuador
Egypt		AC ypt
El Salvador		AR el Salvador
England		AM england
Equatorial Guinea		AA quatorial Guinea
Eritrea		XA ritrea
Estonia		AT onia
Ethiopia		AS thiopia
Europa Island		AU ropa Island
Falkland Islands ( <i>Islas Malvinas</i> )		AJ alkland Islands
Faroe Islands		XZ ore Islands
Fiji		BF ifi
Finland		BA inland
France		FQ rance
French Guiana		BG reich Guiana
French Polynesia ( <i>Tahiti</i> )		BB reich Polynesia
French Southern and Antarctic		BS outhern and Antarctic
Lands		BO nds
Gabon		BE abon
Gambia		BH ambia
Gaza Strip		BN az Strip
Georgia		BD eorgia
Germany		BT ermany
Ghana		BL ana
Gibraltar		BK ibraltar
Glorioso Islands		BC loriozo Islands
Greece		BV reece
Greenland		BR eeland
Grenada ( <i>Southern Grenadines</i> )		IO renada
Grenadines		VI renadines
Guadeloupe		BX uadeloupe
Guam		BU am
Guatemala		UV atemala
Guernsey		BM ernsey
Guinea		BY nea
Guinea-Bissau		CB uinea-Bissau
Guyana		CM guyana
Haiti		CA iti
Heard Island and McDonald Islands		XY heard Island and McDonald Islands
Honduras		CV honduras
Hong Kong		CJ ong Kong
Howland Island		CT howland Island
Hungary		CD ungary
Iceland		XC eland
India		CI ndia
Indonesia (including Bali, Belitung, Flores, Java, Moluccas, Sumatra, etc.)		CH indonesia (including Bali, Belitung, Flores, Java, Moluccas, Sumatra, etc.)
Iran		KT iran
Iraq		IP iraq
Ireland, Republic of ( <i>Eire</i> )		CK ireland, Republic of (Eire)
Isle of Man		CO ile of Man
Israel		CN israel
Italy		CF italy
Jordan		IV ordan
Juan de Nova Island		HR uan de Nova Island
Kazakhstan		CU azakhstan
Kenya		CY enya
Kingman Reef		EZ ingman Reef
Kiribati ( <i>Gilbert Islands</i> )		DA iribati ( <i>Gilbert Islands</i> )
Korea, Democratic People's		DX ore, Democratic People's
Republic of ( <i>North</i> )		DJ ublic of (North)
Korea, Republic of ( <i>South</i> )		DO ore, Republic of (South)
Kuwait		DR uwait
Kyrgyzstan		EC yrgyzstan
Laos		EG o Laos
Latvia		ES atvia
Lebanon		XE banon
Lesotho		EK esotho
Liberia		ER iberia
Libya		EN ibya
Liechtenstein		ET iechtenstein
Lithuania		EU ithuania
Luxembourg		FK uxembourg
Macau		FO acau
Macedonia		FJ acedonia
Madagascar ( <i>Malagasy Republic</i> )		FI agasy Republic
Malawi		FR alawi
Malaysia		FG alaysia
Maldives		FP aldives
Mali		ML ali
Malta		FS alta
Marshall Islands		GB Marshall Islands
Martinique		GA artinique
Mauritania		GZ auritania
Mauritius		GG auritius
Mayotte		GM ayotte
Mexico		GH exico
Micronesia, Federated States of		GI cronesia, Federated States of
Midway Islands		GO idway Islands
Moldova		GR oldova
Monaco		GL onaco
Mongolia		GJ ongoia
Montenegro		VC ontenegro
Montserrat		GP ontserrat
Morocco		GQ orocco
Mozambique		GT ozambique
Myanmar		GK yanmar
Namibia		GV amibia
Nauru		PU auru
Navassa Island		GY avassa Island
Nepal		HA epal
Netherlands		HM ederlands
Netherlands Antilles		HO etherlands Antilles
New Caledonia		HK ew Caledonia
New Zealand		HQ new Zealand
Nicaragua		HU icaragua
Niger		IC iger
Nigeria		IN igeria
Niue		NI ue
Norfolk Island		NI orfolk Island
Northern Ireland		ID thern Ireland
Northern Mariana Islands		IR thern Mariana Islands
Norway		IZ orway
Oman		EI man
Pakistan		IM akistan
Palau		IS alau
Palmyra Atoll		IT myra Atoll
Peru		PE r
Philippines		PH ilippines
Poland		PL and
Portugal		PT ortugal
Puerto Rico		PR uerto Rico
Romania		RO mania
Russia		RU ssia
Rwanda		RW andwa
Saint Helena		SH aint Helena
Saint Lucia		LC aint Lucia
Saint Vincent and the Grenadines		VC aint Vincent and the Grenadines
Saint Pierre and Miquelon		PM aint Pierre and Miquelon
Saint Thomas and Prince		ST aint Thomas and Prince
Samoa		WS amoa
Sao Tome and Principe		ST ao Tome and Principe
Saudi Arabia		SA udai
Singapore		SG ingapore
Sri Lanka		LK r Lanka
Sudan		SD udan
Suriname		SR urinam
Taiwan		TW aiwan
Tajikistan		TJ ajikistan
Tanzania		TZ anza
Togo		TG ogo
Tonga		TO ngaa
Tunisia		TN unisia
Turkmenistan		TM rkmenistan
Turkey		TR urkey
Uganda		UG uganda
Ukraine		UA kraine
Uzbekistan		UZ bekistan
Venezuela		VE nezuela
Vietnam		VN ietnam
Zambia		ZM abia
Zimbabwe		ZW imbia

Panama .....	PM	Singapore .....	SN	Tromelin Island .....	TE
Papua New Guinea .....	PP	Slovak Republic ( <i>Slovakia</i> ) .....	XR	Tunisia .....	TS
Paracel Islands .....	PF	Slovakia .....	LO	Turkey .....	TU
Paraguay .....	PA	Slovenia .....	SI	Turkmenistan .....	TX
Peru .....	PE	Solomon Islands .....	BP	Turks and Caicos Islands .....	TK
Philippines .....	RP	Somalia .....	SO	Tuvalu .....	TV
Pitcairn Island .....	PC	South Africa .....	SF	Uganda .....	UG
Poland .....	PL	South Georgia and the South Sandwich Islands .....	Ukraine .....	UP	
Portugal .....	PO	Sandwich Islands .....	SX	United Arab Emirates .....	AE
Puerto Rico .....	RQ	Spain .....	SP	United Kingdom ( <i>England, Wales, Scotland, No. Ireland</i> ) .....	UK
Qatar (Katar) .....	QA	Spratly Islands .....	CE	Uruguay .....	UY
Reunion .....	RE	Sri Lanka .....	SU	Uzbekistan .....	UZ
Romania .....	RO	Sudan .....	NS	Vanuatu .....	NH
Russia .....	RS	Suriname .....	SV	Vatican City .....	VT
Rwanda .....	RW	Svalbard ( <i>Spitsbergen</i> ) .....	WZ	Venezuela .....	VE
St. Helena ( <i>Ascension Island and Tristan de Cunha Island Group</i> ) .....	SH	Swaziland .....	SW	Vietnam .....	VM
St. Kitts ( <i>St. Christopher and Nevis</i> ) .....	SC	Sweden .....	SZ	Virgin Islands ( <i>U.S.</i> ) .....	VQ
St. Lucia .....	ST	Switzerland .....	SY	Wake Island .....	WQ
St. Pierre and Miquelon .....	SB	Syria .....	TW	Wales .....	XW
St. Vincent and the Grenadines ( <i>Northern Grenadines</i> ) .....	VC	Taiwan .....	TI	Wallis and Futuna .....	WF
Samoa .....	WS	Tajikistan .....	TZ	West Bank .....	WE
San Marino .....	SM	Tanzania .....	TH	Western Sahara .....	WI
Sao Tome and Principe .....	TP	Thailand .....	TT	Yemen ( <i>Aden</i> ) .....	YM
Saudi Arabia .....	SA	Timor-Leste (formerly East Timor) .....	TO	Yugoslavia .....	YI
Scotland .....	XS	Togo .....	TL	Zambia .....	ZA
Senegal .....	SG	Tokelau .....	TN	Zimbabwe .....	ZI
Serbia .....	RB	Tonga .....	TD	Other countries .....	OC
Seychelles .....	SE	Trinidad and Tobago .....	XT		
Sierra Leone .....	SL	Tristan Da Cunha .....			

**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 and to allow us to figure and collect the right amount of tax.

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 burden for individual taxpayers filing this form is approved under OMB control number 1545-0074 and is included in the estimates shown in the instructions for their individual income tax return. The estimated burden for all other taxpayers who file this form is shown below.

Recordkeeping ..... 23 hr., 12 min.

Learning about the law or the form ..... 6hr., 52min.

Preparing and sending the form to the IRS ..... 14hr., 44 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. See the instructions for the tax return with which this form is filed.