

| Controlling shareholder |  | Identifying number |  |  |
| :--- | :--- | :--- | :--- | :--- |
|  |  |  |  |  |


| Name of parent corporation |  | EIN of parent corporation |  |  |
| :---: | :---: | :---: | :---: | :---: |
| d Have basis adjustments under section 367(a)(4) been made? . . . . . . . . . . . . . . . . $\square$ Yes $\square$ No |  |  |  |  |
| 3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under section 367), complete questions 3 a through 3d. <br> a List the name and EIN of the transferor's partnership. |  |  |  |  |
| Name of partnership |  | EIN of partnership |  |  |
| b Did the partner pick up its pro rata share of gain on the transfer of partnership assets? <br> Yes No <br> c Is the partner disposing of its entire interest in the partnership? Yes No <br> d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established securities market? Yes No |  |  |  |  |
| Part II Transferee Foreign Corporation Information (see instructions) |  |  |  |  |
| 4 | Name of transferee (foreign corporation) |  | 5a Identifying number, if any |  |
| 6 | Address (including country) |  | 5b Reference ID number (see instructions) |  |

7 Country code of country of incorporation or organization (see instructions)
8 Foreign law characterization (see instructions)
9 Is the transferee foreign corporation a controlled foreign corporation? . . . . . . . . . . . . . . . $\square$ Yes $\square$ No

## Part III Information Regarding Transfer of Property (see instructions)

Section A-Cash

| Type of <br> property | (a) <br> Date of <br> transfer | (b) <br> Description of <br> property | (c) <br> Fair market value on <br> date of transfer | (d) <br> Cost or other <br> basis | (e) <br> Gain recognized on <br> transfer |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Cash |  |  |  |  |  |

10 Was cash the only property transferred? .
If "Yes," skip the remainder of Part III and go to Part IV.
Section B-Other Property (other than intangible property subject to section 367(d))

| Type of property | (a) <br> Date of transfer | (b) Description of property | (c) <br> Fair market value on date of transfer | (d) <br> Cost or other basis | (e) Gain recognized on transfer |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Stock and |  |  |  |  |  |
| securities |  |  |  |  |  |
| Inventory |  |  |  |  |  |
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|  |  |  |  |  |  |
| Other property |  |  |  |  |  |
| another category) |  |  |  |  |  |
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| Property with built-in loss |  |  |  |  |  |
|  |  |  |  |  |  |
| Totals |  |  |  |  |  |

11 Did the transferor transfer stock or securities subject to section 367(a) with respect to which a gain recognition agreement was filed?
12a Were any assets of a foreign branch (including a branch that is a foreign disregarded entity) transferred to a foreign corporation? $\qquad$ YesIf "Yes," go to line 12b.
b Was the transferor a domestic corporation that transferred substantially all of the assets of a foreign branch (including a branch that is a foreign disregarded entity) to a specified 10\%-owned foreign corporation?YesNo If "Yes," continue to line 12c. If "No," skip lines 12c and 12d, and go to line 13.
c Immediately after the transfer, was the domestic corporation a U.S. shareholder with respect to the transferee foreign corporation? If "Yes," continue to line 12d. If "No," skip line 12d, and go to line 13.
d Enter the transferred loss amount included in gross income as required under section 91 \$
13 Did the transferor transfer property described in section 367(d)(4)? Yes No If "No," skip Section C and questions 14a through 15.

## Section C-Intangible Property Subject to Section 367(d)

| Type of property | (a) Date of transfer | (b) Description of property | (c) <br> Useful life | (d) <br> Arm's length price on date of transfer | (e) Cost or other basis | (f) Income inclusion for year of transfer (see instructions) |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Property described in sec. 367(d)(4) |  |  |  |  |  |  |
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|  |  |  |  |  |  |  |
| Totals |  |  |  |  |  |  |

14a Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life reasonably anticipated to exceed 20 years? ..... $\square$ Yes ..... No
b At the time of the transfer, did any of the transferred intangible property have an indefinite useful life? ..... $\square$ ..... Yes ..... No
1.367 (d)-1(c)(3)(ii) for any intangible property?
Yes
No
d If the answer to line 14 c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20 -year period described in Regulations section 1.367(d)-1(c)(3)(ii) \$
15 Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?YesNo
Supplemental Part III Information Required To Be Reported (see instructions)
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$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

## Part IV Additional Information Regarding Transfer of Property (see instructions)

16 Enter the transferor's interest in the transferee foreign corporation before and after the transfer.
(a) Before
$\qquad$ \% (b) After $\qquad$ \%
17 Type of nonrecognition transaction (see instructions)
18 Indicate whether any transfer reported in Part III is subject to any of the following.
a Gain recognition under section 904(f)(3)$\square$ Yes
b Gain recognition under section 904(f)(5)(F)$\square$ Yes No
b Gain recognition under section 904(f)(5)(F)$\square$ Yes $\square$ N
c Recapture under section 1503(d)Yes $\square$ No
d Exchange gain under section 987
$\qquad$ $\square$ Yes $\square$ No
19 Did this transfer result from a change in entity classification?
20a Did a domestic corporation make a distribution of property covered by section 367(e)(2)? See instructions. $\square$ Yes $\square$ No $\square$ If "Yes," complete lines 20b and 20c.
b Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b) \$
c Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? . . $\square$
 YesNo
21 Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation covered by section 367(e)(1)? See instructions

