

Report of a Sale or Exchange of Certain Partnership Interests

▶ Please print or type.

Name of partnership	Employer identification number :
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Number, street, and room or suite no. (If a P.O. box, see instructions.)

City or town, state, and ZIP code

Part I Transferor Information (Beneficial owner of the partnership interest immediately before the transfer of that interest)

Name	Identifying number
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Number and street (including apt. no.)

City or town, state, and ZIP code

Notice to Transferors: *The information on this form has been supplied to the Internal Revenue Service. The transferor in a section 751(a) exchange is required to treat a portion of the gain realized from the exchange as ordinary income. For more details, see Pub. 541, Tax Information on Partnerships.*

Statement by Transferor: *The transferor in a section 751(a) exchange is required under Regulations section 1.751-1(a)(3) to attach a statement relating to the sale or exchange to his or her return. See Instructions to Transferors on page 2 for more details.*

Part II Transferee Information (Beneficial owner of the partnership interest immediately after the transfer of that interest)

Name	Identifying number
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Number and street (including apt. no.)

City or town, state, and ZIP code

Part III Date of Sale or Exchange of Partnership Interest ▶ / /

**Sign Here Only If You
 Are Filing This Form
 by Itself and Not with
 Form 1065**

Under penalties of perjury, I declare that I have examined this return, including accompanying attachments, and to the best of my knowledge and belief, it is true, correct, and complete.

▶ _____ Signature of general partner	▶ _____ Date
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General Instructions

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

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.

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

- Recordkeeping** 2 hr., 9 min.
- Learning about the law or the form** 2 hr., 41 min.
- Preparing and sending the form to the IRS** 2 hr., 50 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form more simple, we would be happy to hear from you. You can write to both the IRS and the

Office of Management and Budget at the addresses listed in the Instructions for Form 1065.

Purpose of Form.—Form 8308 is filed by a partnership to report the sale or exchange by a partner of all or part of a partnership interest where any money or other property received in exchange for the interest is attributable to unrealized receivables or substantially appreciated inventory items (i.e., where there has been a section 751(a) exchange).

Who Must File.—A partnership must file a separate Form 8308 for each section 751(a) exchange of an interest in such partnership. See section 6050K.

Note: *Form 8308 does not have to be filed if, under section 6045, Form 1099-B, Proceeds From Broker and Barter Exchange Transactions, is required to be filed with respect to the sale or exchange.*

A partnership must file Form 8308 once the partnership has notice of the section 751(a) exchange. The partnership has such notice when either:

1. The partnership receives written notification of the exchange from the

transferor that includes the names and addresses of both parties to the exchange, the identifying numbers of the transferor and (if known) of the transferee, and the date of the exchange; or

2. The partnership has knowledge that there has been a transfer of a partnership interest and, at the time of the transfer, the partnership had any unrealized receivables or substantially appreciated inventory items.

No returns or statements are required under section 6050K if the transfer was not a section 751(a) exchange. For example, a transfer which in its entirety constitutes a gift for Federal income tax purposes is not a section 751(a) exchange.

A partnership may rely on a written statement from the transferor that the transfer was not a section 751(a) exchange unless the partnership has knowledge to the contrary. If a partnership is in doubt whether partnership property constitutes unrealized receivables or substantially appreciated inventory items or whether a transfer constitutes a section 751(a) exchange, the partnership may file Form

8308 to avoid the risk of incurring a penalty for failure to file.

When To File.—Generally, file Form 8308 as an attachment to Form 1065 for the tax year of the partnership that includes the last day of the calendar year in which the section 751(a) exchange took place. Form 8308 is due at the time for filing Form 1065 (including extensions).

If, however, a partnership is notified of a section 751(a) exchange after it has filed its Form 1065, file Form 8308 separately, within 30 days of notification, at the place where Form 1065 was filed.

Copies of Form 8308 To Be Furnished to Transferor and Transferee.—All

partnerships required to file Form 8308 must furnish a copy of the form to each transferor and transferee by January 31 of the year following the calendar year in which the section 751(a) exchange occurred (or, if later, 30 days after the partnership has notice of the exchange).

If the partnership does not know the identity of the beneficial owner of an interest in the partnership, the record holder of the interest is treated as the transferor or transferee (as the case may be).

Note: *The beneficial holder of the interest is required to notify the partnership of the exchange of the partnership interest unless, under section 6045, Form 1099-B is required to be filed.*

Form 8308 must generally be prepared prior to the time it must be attached to the partnership's Form 1065 and sent to the IRS. This will allow the timely furnishing of Forms 8308 to the transferor and transferee.

Instructions to Transferors

This form alerts transferors that they are required to treat a portion of the gain realized from a section 751(a) exchange as ordinary income. For more details, see **Pub. 541**, Tax Information on Partnerships.

Separate Statement Required by Transferor.—You as the transferor are

required by Regulations section 1.751-1(a)(3) to attach a statement to your income tax return with the following information:

1. The date of the sale or exchange and the amount of your adjusted basis in your partnership interest.
2. The portion of your adjusted basis attributable to section 751 property under section 732 (basis of distributed property other than money).
3. The amount of any money and the fair market value of any other property received or to be received for the transferred interest in the partnership, and the portion thereof attributable to section 751 property.
4. A computation of the basis adjustment for the distributed property and the allocation to each property remaining in the partnership if you compute your adjusted basis for section 751 property using a special basis adjustment under the

provisions of either section 732(d) or section 743(b). Also, if applicable, you must state that you are making an election under section 732(d) to adjust the basis of property received in a distribution.

Instructions to Partnerships

Section 751(a) Exchange.—A section 751(a) exchange occurs when money or any property is exchanged for all or part of a partnership interest that is attributable to unrealized receivables or substantially appreciated inventory items. Generally, any sale or exchange of a partnership interest (or portion thereof) at a time when the partnership has any unrealized receivables or substantially appreciated inventory items is a section 751(a) exchange.

Unrealized Receivables.—Unrealized receivables, to the extent not previously includible in income under the partnership's accounting method, are any rights to payment for:

1. Goods delivered or to be delivered, to the extent that the payment would be treated as received for property other than a capital asset, and
2. Services rendered or to be rendered.

Unrealized receivables also include the amount of gain that would be ordinary income if any of the following types of partnership property were sold on the date of the section 751(a) exchange:

- Mining property (section 617(f)(2));
- Stock in an Interest Charge Domestic International Sales Corporation (IC-DISC) (section 992(a));
- Farm recapture property or farm land (section 1252(a));
- Franchises, trademarks, or trade names (section 1253(a));
- Oil, gas, or geothermal property (section 1254);
- Stock of a controlled foreign corporation (section 1248);
- Section 1245 property;
- Section 1245 recovery property;
- Section 1250 property;
- Market discount bonds (section 1278);
- Short-term governmental obligations (section 1283); and
- Other short-term obligations (section 1283).

Substantially Appreciated Inventory Items.—Inventory items are considered to have appreciated substantially in value if, at the time of the sale or exchange, their fair market value exceeds:

1. 120% of the adjusted basis of this property to the partnership; and
2. For sales or exchanges before May 1, 1993, 10% of the fair market value of all partnership property, other than money.

Inventory items are not just stock in trade of the partnership. They also include:

- Any properties that would be included in inventory if on hand at the end of the tax year or that are held primarily for sale to

customers in the normal course of business.

- Any asset that is not a capital asset or is not treated as a capital asset.
- Any other property held by the partnership that would be considered inventory if held by the transferor partner.
- Any trade receivables of accrual method partnerships.
- Any property held by the partnership that, if sold, would result in a gain taxable under section 1246(a) (relating to gain on foreign investment company stock).

Tiered Partnerships.—In determining whether partnership property is an unrealized receivable or an inventory item, the partnership is treated as owning its proportionate share of the property of any other partnership in which it is a partner. See section 751(f).

Penalty for Late Filing of Correct Form 8308.—A penalty may be imposed for

failing to file each Form 8308 when due (including extensions). The penalty may also be imposed for failing to include all required information on Form 8308 or for furnishing incorrect information. The penalty is based on when the partnership files a correct Form 8308. Generally, the penalty is:

- \$15 per Form 8308 if the partnership correctly files within 30 days of the due date.
- \$50 per Form 8308 if the partnership files more than 30 days after the due date or does not file correct Forms 8308.

If the partnership intentionally disregards the requirement to report correct information, the penalty per Form 8308 is increased to \$100.

The penalty will not apply to any failure that the partnership can show was due to reasonable cause and not willful neglect.

For more details, see sections 6721 and 6724.

Penalty for Failure To Furnish Correct Forms 8308 to Transferor and Transferee.—A penalty of \$50 may be

imposed for each failure to furnish when due a copy of Form 8308 to either party to the exchange. The penalty may also be imposed for each failure to give the transferor or transferee all required information on each Form 8308 or for furnishing incorrect information. If the partnership intentionally disregards the requirement to report correct information, each \$50 penalty is increased to \$100. The penalty will not apply to any failure that the partnership can show was due to reasonable cause and not willful neglect. See sections 6722 and 6724 for more details.

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

