

Instructions for Form 3520

(Revised February 2001)

Annual Return To Report Transactions With Foreign Trusts and Receipt of Certain Foreign Gifts

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

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Changes To Note

- Form 3520 is no longer required to be filed with your income tax return. See **When and Where To File** on page 2.
- This February 2001 revision of the 2000 Instructions for Form 3520 corrects errors in the original version of the instructions and is to be used with the 2000 Form 3520, which has not been revised.

General Instructions

Purpose of Form

U.S. persons file Form 3520 to report:

- Certain transactions with foreign trusts and

- Receipt of certain large gifts or bequests from certain foreign persons.

A separate Form 3520 must be filed for transactions with **each** foreign trust.

Who Must File

File Form 3520 if:

1. You are the **responsible party** for reporting a **reportable event** that occurred during the current tax year, or you held an outstanding obligation of a related foreign trust (or a person related to the trust) that you treated as a **qualified obligation** during the current tax year. **Responsible party**, **reportable event**, and **qualified obligation** are defined on pages 3 and 4.

Complete the first part of page 1 and the relevant portions of Part I. See the instructions for Part I.

2. You are a U.S. person who, during the current tax year, is treated as the owner of any part of the assets of a foreign trust under the grantor trust rules.

Complete the first part of page 1 and Part II. See the instructions for Part II.

3. You are a U.S. person who, during the current tax year, received a distribution from a foreign trust, or a related foreign trust held an outstanding obligation issued by you (or a person related to you) that you treated as a **qualified obligation** (defined on page 3) during the current tax year.

Complete the first part of page 1 and Part III. See the instructions for Part III.

4. You are a U.S. person who, during the current tax year, received either:

a. More than \$100,000 from a nonresident alien individual or a foreign estate (including foreign persons related to that nonresident alien individual or foreign estate) that you treated as gifts or bequests or

b. More than \$10,931 from foreign corporations or foreign partnerships (including foreign persons related to such foreign corporations or foreign partnerships) that you treated as gifts.

Complete the first part of page 1 and Part IV. See the instructions for Part IV.

Note: You may also be required to file **Form TD F 90-22.1, Report of Foreign Bank and Financial Accounts**.

Exceptions to filing Form 3520. Form 3520 does not have to be filed to report the following transactions.

- Transfers to foreign trusts described in sections 402(b), 404(a)(4), or 404A.
- Fair market value (FMV) transfers by a U.S. person to a foreign nongrantor trust (or other transfers that are

treated as FMV transfers by reason of the receipt of a qualified obligation).

- Transfers to foreign trusts that have a current determination letter from the IRS recognizing their status as exempt from income taxation under section 501(c)(3).
- Transfers to, distributions from, and ownership of Canadian Registered Retirement Savings Plans, if the trust would qualify for treaty benefits under the United States tax treaty with Canada. However, if for any tax year you rely on the tax treaty with Canada to avoid information reporting, you are required to disclose this position pursuant to section 6114. See **Pub. 901**, U.S. Tax Treaties.
- Distributions from foreign trusts that are taxable as compensation for services rendered (within the meaning of section 672(f)(2)(B) and its regulations), so long as the recipient reports the distribution as compensation income on its applicable Federal income tax return.
- Distributions from foreign trusts to domestic trusts that have a current determination letter from the IRS recognizing their status as exempt from income taxation under section 501(c)(3).
- Domestic trusts that become foreign trusts to the extent the trust is treated as owned by a foreign person, after application of section 672(f).

When and Where To File

In general, Form 3520 is due on the date that your income tax return is due, including extensions. Send Form 3520 to the Internal Revenue Service Center, Philadelphia, PA 19255.

Form 3520 must have all required attachments to be considered complete.

Note: *If a complete Form 3520 is not filed by the due date, including extensions, the time for assessment of any tax imposed with respect to any event or period to which the information required to be reported in Parts I through III of such Form 3520 relates, will not expire before the date that is 3 years after the date on which the required information is reported. See section 6501(c)(8).*

Joint Returns

Two transferors or grantors of the same foreign trust, or two U.S. beneficiaries of the same foreign trust, may file a joint Form 3520, but only if they file a joint income tax return.

Inconsistent Treatment of Items

The U.S. beneficiary and U.S. owner's tax return must be consistent with the **Form 3520-A**, Annual Information Return of a Foreign Trust With a U.S. Owner, filed by the foreign trust unless you report the inconsistency to the IRS. If you are treating items on your tax return differently from the way the foreign trust treated them on its return, file **Form 8082**, Notice of Inconsistent Treatment or Amended Return (Administrative Adjustment Request (AAR)). See Form 8082 for more details.

Definitions

Distribution

A **distribution** is any gratuitous transfer of money or other property from a trust, whether or not the trust is treated

as owned by another person under the grantor trust rules, and without regard to whether the recipient is designated as a beneficiary by the terms of the trust. A distribution includes the receipt of trust corpus and the receipt of a gift or bequest described in section 663(a).

A distribution also includes constructive transfers from a trust. For example, if charges you make on a credit card are paid by a foreign trust or guaranteed or secured by the assets of a foreign trust, the amount charged will be treated as a distribution to you by the foreign trust. Similarly, if you write checks on a foreign trust's bank account, the amount will be treated as a distribution.

Also, if you receive a payment from a foreign trust in exchange for property transferred to the trust or services rendered to the trust, and the FMV of the payment received exceeds the FMV of the property transferred or services rendered, the excess will be treated as a distribution to you.

For example:

- If you sell stock with an FMV of \$100 to a foreign trust and receive \$150 in exchange, you have received a distribution of \$50.
- Similarly, if you receive \$100 from the trust for services performed by you for the trust, and the services have an FMV of \$20, you have received a distribution of \$80.

See the instructions for Part I, Schedule A, and Part III for special rules with respect to obligations made to, or received from, a foreign trust.

Foreign Trust

A **foreign trust** is any trust other than a domestic trust. A domestic trust is any trust if:

1. A court within the United States is able to exercise primary supervision over the administration of the trust and
2. One or more U.S. persons have the authority to control all substantial decisions of the trust.

Grantor

A **grantor** is any person who creates a trust or directly or indirectly makes a gratuitous transfer of cash or other property to a trust. A grantor includes any person treated as the owner of any part of a foreign trust's assets under sections 671 through 679, excluding section 678.

Note: *If a partnership or corporation makes a gratuitous transfer to a trust, the partners or shareholders are generally treated as the grantors of the trust, unless the partnership or corporation made the transfer for a business purpose of the partnership or corporation.*

If a trust makes a gratuitous transfer to another trust, the grantor of the transferor trust is treated as the grantor of the transferee trust, except that if a person with a general power of appointment over the transferor trust exercises that power in favor of another trust, such person is treated as the grantor of the transferee trust, even if the grantor of the transferor trust is treated as the owner of the transferor trust.

Grantor Trust

A **grantor trust** is any trust to the extent that the assets of the trust are treated as owned by a person other than the trust. See the **grantor trust rules** on the next page. A part of the trust may be treated as a grantor trust to the extent that only a portion of the trust assets are owned by a person other than the trust.

Grantor Trust Rules

The **grantor trust rules** are in sections 671 through 679.

Gratuitous Transfer

A **gratuitous transfer** to a foreign trust is any transfer to the trust other than **(a)** a transfer for FMV or **(b)** a distribution to the trust with respect to an interest held by the trust **(i)** in an entity other than a trust (e.g., a corporation or a partnership) or **(ii)** in an investment trust described in Regulations section 301.7701-4(c), a liquidating trust described in Regulations section 301.7701-4(d), or an environmental remediation trust described in Regulations section 301.7701-4(e).

A transfer of property to a trust may be considered a gratuitous transfer without regard to whether the transfer is a gift for gift tax purposes (see Chapter 12 of Subtitle B of the Code).

For purposes of this determination, if a U.S. person contributed property to a trust in exchange for any type of interest in the trust, such interest in the trust will be disregarded in determining whether FMV has been received. In addition, a U.S. person will not be treated as making a transfer for FMV merely because the transferor is deemed to recognize gain on the transaction.

If you transfer property to a foreign trust in exchange for an obligation of the trust (or a person related to the trust), it will be a gratuitous transfer unless the obligation is a qualified obligation (defined on this page).

Gross Reportable Amount

Gross reportable amount is:

- The gross value of property involved in the creation of a foreign trust or the transfer of property to a foreign trust (including a transfer by reason of death);
- The gross value of any portion of a foreign trust treated as owned by a U.S. person under the grantor trust rules or any part of a foreign trust that is included in the gross estate of a U.S. citizen or resident;
- The gross value of assets deemed transferred at the time a domestic trust to which a U.S. citizen or resident previously transferred property becomes a foreign trust, provided such U.S. citizen or resident is alive at the time the trust becomes a foreign trust (see section 679(a)(5)); or
- The gross amount of distributions received from a foreign trust.

Gross Value

Gross value is the FMV of property as determined under section 2031 and its regulations as if the owner had died on the valuation date. Although formal appraisals are not generally required, you should keep contemporaneous records of how you arrived at your good faith estimate.

Guarantee

A **guarantee**:

- Includes any arrangement under which a person, directly or indirectly, assures, on a conditional or unconditional basis, the payment of another's obligation;
- Encompasses any form of credit support, and includes a commitment to make a capital contribution to the debtor or otherwise maintain its financial viability; or
- Includes an arrangement reflected in a "comfort letter," regardless of whether the arrangement gives rise to a

legally enforceable obligation. If an arrangement is contingent upon the occurrence of an event, in determining whether the arrangement is a guarantee, you must assume that the event has occurred.

Nongrantor Trust

A **nongrantor trust** is any trust to the extent that the assets of the trust are not treated as owned by a person other than the trust. Thus, a nongrantor trust is treated as a taxable entity. A trust may be treated as a nongrantor trust with respect to only a portion of the trust assets. See **Grantor Trust Rules** on this page.

Owner

An **owner** of a foreign trust is the person that is treated as owning any of the assets of a foreign trust pursuant to the grantor trust rules.

Property

Property means any property, whether tangible or intangible, including cash.

Qualified Obligation

A **qualified obligation**, for purposes of this form, is any obligation if:

1. The obligation is reduced to writing by an express written agreement;
2. The term of the obligation does not exceed 5 years (including options to renew and rollovers) and it is repaid within the 5-year term;
3. All payments on the obligation are denominated in U.S. dollars;
4. The yield to maturity of the obligation is not less than 100% of the applicable Federal rate under section 1274(d) for the day on which the obligation is issued and not greater than 130% of the applicable Federal rate;
5. The U.S. person agrees to extend the period for assessment of any income or transfer tax attributable to the transfer and any consequential income tax changes for each year that the obligation is outstanding, to a date not earlier than 3 years after the maturity date of the obligation, unless the maturity date of the obligation does not extend beyond the end of the U.S. person's tax year and is paid within such period (this is done on Part I, Schedule A, and Part III, as applicable); and
6. The U.S. person reports the status of the note, including principal and interest payments, on Part I, Schedule A, and Part III, as applicable, for every year that the loan is outstanding.

Related Person

A **related person** generally includes any person who is related to you for purposes of sections 267 and 707(b). This includes, but is not limited to:

- A member of your family—your brothers and sisters, half-brothers and half-sisters, spouse, ancestors (parents, grandparents, etc.), lineal descendants (children, grandchildren, etc.), and the spouses of any of these persons.
- A corporation in which you, directly or indirectly, own more than 50% in value of the outstanding stock. See section 643(i)(2)(B). In addition, see the regulations pursuant to sections 267 and 707(b) for further guidance on related parties.

Related Foreign Trust

A person is related to a foreign trust if such person, without regard to the transfer at issue, is a grantor of the trust, a beneficiary of the trust, or is related to any grantor or beneficiary of the trust. See the definition of **related person** on page 3.

Reportable Event

A **reportable event** includes:

1. The creation of a foreign trust by a U.S. person.
2. The transfer of any money or property, directly or indirectly, to a foreign trust by a U.S. person, including a transfer by reason of death if the transfer was a **gratuitous transfer** (defined on page 3).
3. The death of a citizen or resident of the United States if:
 - The decedent was treated as the owner of any portion of a foreign trust under the grantor trust rules or
 - Any portion of a foreign trust was included in the gross estate of the decedent.
4. A trust (other than a grantor trust whose owner is a foreign person before and after the transfer) that was not a foreign trust becomes a foreign trust.

Responsible Party

Responsible party means:

- The transferor, in the case of a **reportable event** (defined above) or
- The executor of the decedent's estate in any other case.

Transfer

A **transfer** includes both direct and indirect transfers to a foreign trust. A transaction is considered a transfer without regard to whether the transferor receives consideration from the trust or whether the transfer constitutes a sale or exchange of the property to the trust.

Transferor

The **transferor** is any person who:

1. Creates or settles a foreign trust,
2. Directly or indirectly transfers money or property to a foreign trust,
3. Makes a sale to a foreign trust if the sale was at other than arm's-length terms or was to a related foreign trust, or makes (or guarantees) a loan to a related foreign trust,
4. Is the executor of the estate of a U.S. person, and:
 - a. The decedent made a testamentary transfer (a transfer by reason of death) to a foreign trust,
 - b. Immediately prior to death, the decedent was treated as the owner of any portion of a foreign trust under the grantor trust rules, or
 - c. Any portion of a foreign trust's assets were included in the estate of the decedent.
5. In the case of a trust described in item 4 of the definition of **reportable event**:
 - a. If an individual who is a citizen or resident of the United States transferred property to the trust when it was not a foreign trust, and that individual is alive when the trust becomes a foreign trust, that individual is the transferor (see section 679(a)(5)).
 - b. In all other events, the trust is the transferor.

Generally, the person defined as the transferor is the **responsible party** (defined earlier) who must ensure that required information be provided or pay appropriate penalties.

U.S. Agent

A **U.S. agent** is a **U.S. person** (defined below) that has a binding contract with a foreign trust that allows the U.S. person to act as the trust's authorized U.S. agent in applying sections 7602, 7603, and 7604 with respect to:

- Any request by the Service to examine records or produce testimony related to the proper U.S. tax treatment of amounts distributed, or required to be taken into account under the grantor trust rules, with respect to a foreign trust, or
- Any summons by the Service for such records or testimony.

A U.S. grantor, a U.S. beneficiary, or a domestic corporation controlled by the grantor or beneficiary may act as a U.S. agent. However, you may not treat the foreign trust as having a U.S. agent unless you enter the name, address, and taxpayer identification number of the U.S. agent on lines 3a through 3g. If the person identified as the U.S. agent does not produce records or testimony when requested or summoned by the IRS, the IRS may redetermine the tax consequences of your transactions with the trust and impose appropriate penalties under section 6677.

The agency relationship must be established by the time the U.S. person files Form 3520 for the relevant tax year and must continue as long as the statute of limitations remains open for the relevant tax year. If the agent resigns, liquidates, or its responsibility as an agent of the trust is terminated, see Notice 97-34, 1997-1 C.B. 422.

U.S. Beneficiary

A **U.S. beneficiary** includes any person that could possibly benefit (directly or indirectly) from the trust (including an amended trust) at any time, whether or not the person is named in the trust instrument as a beneficiary and whether or not the person can receive a distribution from the trust in the current year. In addition, a U.S. beneficiary includes:

- A foreign corporation that is a controlled foreign corporation (as defined in section 957(a)),
- A foreign partnership if a U.S. person is a partner of the partnership, and
- A foreign estate or trust if the estate or trust has a U.S. beneficiary.

A foreign trust will be treated as having a U.S. beneficiary unless the terms of the trust instrument specifically prohibit any distribution of income or corpus to a U.S. person at any time, even after the death of the U.S. transferor, and the trust cannot be amended or revised to allow such a distribution.

U.S. Person

A **U.S. person** is:

- A citizen or resident alien of the United States (see **Pub. 519**, U.S. Tax Guide for Aliens, for guidance on determining resident alien status),
- A domestic partnership,
- A domestic corporation,
- Any estate (other than a foreign estate, within the meaning of section 7701(a)(31)), and

- Any trust if it is not a **foreign trust** (defined on page 2).

Penalties

A penalty generally applies if Form 3520 is not timely filed or if the information is incomplete or incorrect. Generally, the penalty is:

1. 35% of the gross value of any property transferred to a foreign trust for failure by a U.S. transferor to report the transfer,
2. 35% of the gross value of the distributions received from a foreign trust for failure by a U.S. person to report receipt of the distribution, or
3. 5% of the amount of certain foreign gifts for each month for which the failure to report continues (not to exceed a total of 25%). See section 6039F(c).

In addition, if a foreign trust has a U.S. owner and the trust fails to file the required annual reports on trust activities and income, the U.S. owner is subject to a penalty equal to 5% of the gross value of the portion of the trust's assets treated as owned by the U.S. person (the gross reportable amount). See Form 3520-A.

Additional penalties may be imposed if noncompliance continues after the IRS mails a notice of failure to comply with required reporting. However, this penalty may not exceed the gross reportable amount. Also, penalties will only be imposed to the extent that the transaction is not reported. Thus, if a U.S. person transfers property worth \$1 million to a foreign trust but only reports \$400,000 of that amount, penalties could only be imposed on the unreported \$600,000.

For more information, see section 6677.

Reasonable cause. No penalties will be imposed if the taxpayer can demonstrate that the failure to comply was due to reasonable cause and not willful neglect.

Note: *The fact that a foreign country would impose penalties for disclosing the required information is not reasonable cause. Similarly, reluctance on the part of a foreign fiduciary or provisions in the trust instrument that prevent the disclosure of required information is not reasonable cause.*

Who Must Sign

If the return is filed by an individual or a fiduciary, it must be signed and dated by that individual or fiduciary. If it is filed by a partnership, it must be signed and dated by a general partner or limited liability company member. If it is filed by a corporation, it must be signed and dated by the president, vice president, treasurer, assistant treasurer, chief accounting officer, or any other corporate officer (such as a tax officer) who is authorized to sign. The paid preparer must complete the required preparer information and:

- Sign the return, by hand, in the space provided for the preparer's signature (signature stamps are not acceptable).
- Give a copy of the return to the filer.

Specific Instructions

See **Who Must File** for which parts of the form to complete.

Period Covered

File the 2000 return for calendar year 2000 and fiscal years that begin in 2000 and end in 2001. For a fiscal year, fill in the tax year space at the top of the form.

Identification Numbers and Addresses

Identification numbers. Use social security numbers or individual taxpayer identification numbers to identify individuals. Use employer identification numbers to identify estates, trusts, partnerships, and corporations.

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 U.S. person has a P.O. box, show the box number instead.

Foreign 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. Please do not abbreviate the country name.

Item A. Initial Return, Final Return, Amended Return

Initial return. If this is the first return you are filing concerning the foreign trust identified, check the "Initial return" box.

Final return. If no further returns for transactions with the foreign trust are required, check the "Final return" box.

Example. If you annually filed Part II, Form 3520, because you were the owner of the trust for U.S. income tax purposes and the trust has terminated within the tax year, that year's return would be a final return with respect to that foreign trust.

Amended return. If this Form 3520 is filed to amend a Form 3520 that you previously filed, check the "Amended return" box.

Line 1. This line identifies the U.S. person that is filing Form 3520. If you and your spouse are both making transfers to the same trust and you file joint returns, you may file only one Form 3520. Put the names and taxpayer identification numbers in the same order as they appear on your Form 1040.

Line 4. If you are the executor of the estate of a U.S. citizen or resident, you must identify the decedent on this line.

Part I

Transfers by U.S. Persons to a Foreign Trust During the Current Tax Year

Complete Part I for information on a **reportable event** (defined on page 4).

Line 5. If you are not the trust creator, enter the name of the person that created or originally settled the foreign trust.

Line 6. See the list of country codes on pages 11 and 12 of these instructions. If the country is not included in the list, write in "OC" for "other country" and write out the country name.

Lines 7, 8, and 10. If you are reporting multiple transfers to a single foreign trust and the answers to lines 7, 8, or 10 are different for various transfers, complete a separate line for each transfer on duplicate copies of the relevant pages of the form.

Line 7a. If “Yes,” you must comply with the reporting requirements that would apply to a direct transfer to that other person. For example, if that other person is a foreign partnership, you must comply with the reporting requirements for transfers to foreign partnerships.

Line 8. If the transfer was a completed gift (see Regulations section 25.2511-2) or bequest, you may have to file **Form 706**, United States Estate (and Generation-Skipping Transfer) Tax Return, or **Form 709**, United States Gift (and Generation-Skipping Transfer) Tax Return.

Line 9. See definition of **U.S. beneficiary** on page 4.

Line 10. If you are treated as the owner of any portion of the foreign trust under the grantor trust rules, answer “Yes” to this question.

Schedule A Obligations of a Related Trust

Line 11a. The FMV of an obligation of the trust (or person related to the trust) that you receive in exchange for the transferred property equals zero, unless the obligation meets the requirements of a qualified obligation. See page 3 for the definition of **qualified obligation** and page 4 for **related foreign trust**.

Lines 12 and 26. If you answered “Yes” to line 11b (line 25, column (e)) with respect to any obligation, you generally must answer “Yes” to line 12 (line 26). By so doing, you agree to extend the period of assessment of any income or transfer tax attributable to the transfer and any consequential income tax changes for each year that the obligation is outstanding. This form will be deemed to be consented to and signed by the Service Center Director or the Director, International for purposes of Regulations section 301.6501(c)-1(d).

If you answer “No” to line 12 (line 26), you generally may not treat an obligation as a qualified obligation on line 11b (line 25, column (e)). The one exception to this is if the maturity date of the obligation does not extend beyond the end of your taxable year for which you are reporting and such obligation is paid within that tax year.

Schedule B Gratuitous Transfers

Complete the applicable portions of Schedule B with respect to all **reportable events** (as defined on page 4) that took place during the current tax year.

Note: If a **reportable event** causes you to be treated as the owner of any portion of the foreign trust under the grantor trust rules, you must also complete Part II.

Line 13.

- In your description, indicate whether the property is tangible or intangible.
- You may aggregate transfers of cash during the year on a single line of line 13.
- If there is not enough space on the form, please attach a statement.
- If any transfers are reported on attachments, you must enter “Attachment” on one of the lines in column (b), and enter the total amount of transfers reported on the attachment on line 13, columns (c), (d), (e), (f), (h), and (i).

Note: Failure to report amounts that should be reported here may cause penalties to be imposed. See item 1 of **Penalties** on page 5.

Line 13, column (e). Only include gain that is immediately recognized at the time of the transfer.

Note: With respect to any transfer by a U.S. person to a foreign nongrantor trust after August 4, 1997, the transfer is treated as a sale or exchange and the transferor must recognize as a gain the excess of the FMV of the transferred property over its adjusted basis. Although the gain is not recognized on Form 3520, it is to be reported on the appropriate form or schedule of the transferor's income tax return. See section 684.

Line 13, column (f). Generally, if the reported transaction is a sale, you should report the gain on the appropriate form or schedule of your income tax return.

Line 15. Enter the name, address, whether the person is a **U.S. beneficiary** (defined on page 4), and taxpayer identification number, if any, of all specified beneficiaries. Include specified beneficiaries, classes of discretionary beneficiaries, and names or classes of any beneficiaries that could be named as additional beneficiaries. If there is not enough space on the form, please attach a statement.

Line 17. Enter the name, address, and taxpayer identification number (if any) of any person other than those listed on line 16, if those persons have significant powers over the trust (e.g., “protectors,” “enforcers,” any person that must approve of trustee decisions, or otherwise direct trustees, any person with a power of appointment, any person with powers to remove or appoint trustees, etc.). Include a description of each person's powers. If there is not enough space, please attach a statement.

Line 18. If you checked “No” on line 3 (or you did not complete lines 3a through 3g) attach:

- A summary of the terms of the trust that includes a summary of any oral agreements or understandings you have with the trustee, whether or not legally enforceable.
- A copy of all trust documents (and any revisions), including the trust instrument, any memoranda of wishes prepared by the trustees summarizing the settlor's wishes, any letter of wishes prepared by the settlor summarizing his or her wishes, and any similar documents.
- A copy of the trust's financial statements, including a balance sheet and an income statement similar to those shown in Form 3520-A. These financial statements must reasonably reflect the trust's accumulated income under U.S. income tax principles. For example, the statements must not treat capital gains as additions to trust corpus.

Schedule C Qualified Obligations Outstanding in the Current Tax Year

Line 19. Provide information on the status of outstanding obligations of the foreign trust (or person related to the foreign trust) that you reported as a qualified obligation in the current tax year. This information is required in order to retain the obligation's status as a qualified obligation. If relevant, attach a statement describing any changes in the terms of the qualified obligation.

If the obligation fails to retain the status of a qualified obligation, you will be treated as having made a gratuitous transfer to the foreign trust, which must be reported on Schedule B, Part I. See Notice 97-34, 1997-1 C.B. 422.

Part II U.S. Owner of a Foreign Trust

Complete Part II if you are considered the owner of any assets of a foreign trust under the grantor trust rules during the tax year. You are required to enter a taxpayer identification number for such foreign trust on line 2b.

Line 20. Enter information regarding any person other than yourself who is considered the owner of any portion of the trust under the grantor trust rules. Also, enter in column (e) the specific Code section that causes that person to be considered an owner for U.S. income tax purposes. See the grantor trust rules under sections 671 through 679.

Line 21. See the list of country codes on pages 11 and 12 of these instructions. If the country is not included in the list, write in "OC" for "other country" and write out the country name.

Line 22. If "Yes," the copy of the Foreign Grantor Trust Owner Statement (page 3, Form 3520-A) should show the amount of the foreign trust's income that is attributable to you for U.S. income tax purposes. See Section IV of Notice 97-34.

If "No," you may be liable for a penalty of 5% of the trust assets that you are treated as owning, plus additional penalties for continuing failure to file after notice by the Secretary. See section 6677.

Line 23. Your gross reportable amount is the FMV of the trust assets that you are treated as owning. Include all assets at FMV as of the end of the taxable year. For this purpose, disregard all liabilities. The trust should send you this information in connection with its Form 3520-A. If you did not receive such information (line 9 of the Foreign Grantor Trust Owner Statement) from the trust, complete line 23 to the best of your ability. At a minimum, include the value of all assets that you have transferred to the trust. Also use Form 8082 to notify the IRS that you did not receive a Foreign Grantor Trust Owner Statement. However, filing Form 8082 does not relieve you of any penalties that may be imposed under section 6677. See **Penalties** on page 5.

Part III Distributions to a U.S. Person From a Foreign Trust During the Current Tax Year

If you received an amount from a portion of a foreign trust of which you are treated as the owner and you have correctly reported any information required on Part II and the trust has filed a Form 3520-A with the IRS, do not separately disclose distributions again in Part III. If you received an amount from a foreign trust that would require a report under both Parts III and IV (gifts and bequests) of Form 3520, report the amount only in Part III.

Line 24. Report any cash or other property that you received (actually or constructively, directly or indirectly) during the current tax year, from a foreign trust, whether or not taxable, unless the amount is a loan to you from the trust that is to be reported on line 25. For example, if you

are a partner in a foreign partnership that receives a distribution from a foreign trust, you must report your allocable share of such payment as an indirect distribution from the trust.

Line 25. If you, or a person related to you, received a loan from a related foreign trust, it will be treated as a distribution to you unless the obligation you issued in exchange is a qualified obligation.

For this purpose, a loan to you by an unrelated third party that is guaranteed by a foreign trust is generally treated as a loan from the trust.

Line 25, column (e). Answer "Yes" if your obligation given in exchange for the loan is a **qualified obligation** (defined on page 3).

Line 26. See **Lines 12 and 26** on page 6.

Line 27. Failure to report distributions that should be reported here may cause penalties to be imposed.

See item **2 of Penalties** on page 5.

Line 28. Provide information on the status of any outstanding obligation to the foreign trust that you reported as a qualified obligation in the current tax year. This information is required in order to retain the obligation's status as a qualified obligation. If relevant, attach a statement describing any changes to the terms of the qualified obligation. If the obligation fails to retain the status of a qualified obligation, you will be treated as having received a distribution from the foreign trust, which must be reported in Part III. See Notice 97-34.

Lines 29 and 30. If any of the six items required for the Foreign Grantor Trust Beneficiary Statement (see **Line 29** below) or for the Foreign Nongrantor Trust Beneficiary Statement (see **Line 30** on page 8) is missing, you must check "No" to line 29 or line 30, as applicable.

Also, if you answer "Yes" to line 29 or line 30, and the foreign trust or U.S. agent does not produce records or testimony when requested or summoned by the IRS, the IRS may redetermine the tax consequences of your transactions with the trust and impose appropriate penalties under section 6677.

Line 29. If "Yes," attach the Foreign Grantor Trust Beneficiary Statement from the foreign trust and do not complete the rest of Part III with respect to the distribution. If a U.S. beneficiary receives a complete Foreign Grantor Trust Beneficiary Statement with respect to a distribution during the tax year, the beneficiary should treat the distribution for income tax purposes as if it came directly from the owner. For example, if the distribution is a gift, the beneficiary should not include the distribution in gross income.

This statement must contain these items:

1. The first and last day of the tax year of the foreign trust to which this statement applies.
2. An explanation of the facts necessary to establish that the foreign trust should be treated for U.S. tax purposes as owned by another person. (The explanation should identify which Code section treats the trust as owned by another person.)
3. A statement identifying whether the owner of the trust is an individual, corporation, or partnership.
4. A description of property (including cash) distributed or deemed distributed to the U.S. person during the tax year, and the FMV of the property distributed.
5. A statement that the trust will permit either the IRS or the U.S. beneficiary to inspect and copy the trust's permanent books of account, records, and such other

documents that are necessary to establish that the trust should be treated for U.S. tax purposes as owned by another person. This statement is not necessary if the trust has appointed a U.S. agent.

6. A statement as to whether the foreign trust has appointed a **U.S. agent** (defined on page 4). If the trust has a U.S. agent, include the name, address, and taxpayer identification number of the agent.

Line 30. If "Yes," attach the Foreign Nongrantor Trust Beneficiary Statement from the foreign trust. A Foreign Nongrantor Trust Beneficiary Statement must include the following items:

1. An explanation of the appropriate U.S. tax treatment of any distribution or deemed distribution for U.S. tax purposes, or sufficient information to enable the U.S. beneficiary to establish the appropriate treatment of any distribution or deemed distribution for U.S. tax purposes.

2. A statement identifying whether any grantor of the trust is a partnership or a foreign corporation.

3. A statement that the trust will permit either the IRS or the U.S. beneficiary to inspect and copy the trust's permanent books of account, records, and such other documents that are necessary to establish the appropriate treatment of any distribution or deemed distribution for U.S. tax purposes. This statement is not necessary if the trust has appointed a U.S. agent.

4. The Foreign Nongrantor Trust Beneficiary Statement must also include items 1, 4, and 6, as listed for line 29 on page 7.

Schedule A Default Calculation of Trust Distributions

If you answered "Yes" to line 30, you may complete either Schedule A or Schedule B. Generally, however, if you complete Schedule A in the current year (or did so in the prior years), you must continue to complete Schedule A for all future years, even if you are able to answer "Yes" to line 30 in that future year. (The only exception to this consistency rule is that you may use Schedule B in the year that a trust terminates, but only if you are able to answer "Yes" to line 30 in the year of termination.)

Line 32. To the best of your knowledge, state the number of years the trust has been in existence as a nongrantor trust and attach an explanation of your basis for this statement. Consider any portion of a year to be a complete year. If this is the first year that the trust has been a nongrantor trust, skip lines 33 through 35 and enter the amount from line 31 on line 36.

Line 33. Enter the total amount of distributions that you received during the 3 preceding tax years (or the number of years the trust has been a nongrantor trust, if less than 3). For example, if a trust distributed \$50 in year 1, \$120 in year 2, and \$150 in year 3, the amount reported on line 33 would be \$320 (\$50 + \$120 + \$150).

Line 35. Divide line 34 by 3 (or the number of years the trust has been a nongrantor trust if less than 3). Consider any portion of a year to be a complete year. For example, a nongrantor trust created on July 1, 1999, would be treated on a 2001 calendar year return as having 2 preceding years (1999 and 2000). In this case, you would calculate the amount on line 35 by dividing line 34 by 2. Do not disregard tax years in which no distributions were made. The IRS will consider your proof of these prior distributions as adequate records to demonstrate that any

distribution up to the amount on line 31 is not an accumulation distribution in the current tax year.

Line 36. Enter this amount as ordinary income on your tax return. Report this amount on the appropriate schedule of your tax return (e.g., Schedule E (Form 1040), Part III).

Note: *If there is an amount on line 37, you must also complete line 38 and Schedule C, Calculation of Interest Charge, to determine the amount of any interest charge you may owe.*

Schedule B Actual Calculation of Trust Distributions

You may only use Schedule B if:

- You answered "Yes" to line 30,
- You attach a copy of the Foreign Nongrantor Trust Beneficiary Statement to this return, and
- You have never before used Schedule A for this foreign trust or this foreign trust terminated during the tax year.

Line 40. Enter the amount received by you from the foreign trust that is treated as ordinary income of the trust in the current tax year. Ordinary income is all income that is not capital gains. Report this amount on the appropriate schedule of your tax return (e.g., Schedule E (Form 1040), Part III).

Line 42. Enter the amount received by you from the foreign trust that is treated as capital gain income of that trust in the current tax year. Report this amount on the appropriate schedule of your tax return (e.g., Schedule D (Form 1040)).

Line 45. Enter the foreign trust's aggregate undistributed net income (UNI). For example, assume that a trust was created in 1994 and has made no distributions prior to 2000. Assume the trust's ordinary income was \$0 in 1999, \$60 in 1998, \$124 in 1997, \$87 in 1996, \$54 in 1995, and \$25 in 1994. Thus, for 2000, the trust's UNI would be \$350. If the trust earned \$100 and distributed \$200 during 2000 (so that \$100 was distributed from accumulated earnings), the trust's 2001 aggregate UNI would be \$250 (\$350 + \$100 - \$200).

Line 46. Enter the foreign trust's weighted undistributed net income (weighted UNI). The trust's weighted UNI is its accumulated income that has not been distributed, weighted by the years that it has accumulated income. To calculate weighted UNI, multiply the undistributed income from each of the trust's years by the number of years since that year, and then add each year's result. Using the example from line 45, the trust's weighted UNI in 2000 would be \$1,260, calculated as follows:

Year	No. of years since that year	UNI from each year	Weighted UNI
1999	1	\$ 0	\$ 0
1998	2	60	120
1997	3	124	372
1996	4	87	348
1995	5	54	270
1994	6	25	150
TOTAL		\$350	\$1,260

To calculate the trust's weighted UNI in 2001, the trust could repeat this calculation, or the weighted UNI shown on line 46 of the 2000 Form 3520 could simply be updated using the following steps:

1. Begin with the 2000 weighted UNI.

2. Add UNI at the beginning of 2000.
3. Add trust earnings in 2000.
4. Subtract trust distributions in 2000.
5. Subtract weighted trust accumulation distributions in 2000. (Weighted trust accumulation distributions are the trust accumulation distributions in 2000 multiplied by the applicable number of years from 2000.)

Using the examples above, the trust's 2001 weighted UNI would be \$1,150, calculated as follows.

2000 weighted UNI	\$1,260
UNI at beginning of 2000.....	+ 350
Trust earnings in 2000.....	+ 100
Trust distributions in 2000	- 200
Weighted trust accumulation distributions in 2000 (\$100 X 3.6).....	- 360
2001 weighted UNI	\$1,150

Line 47. Calculate the trust's applicable number of years by dividing line 46 by line 45. Using the examples in the instructions for lines 45 and 46, the trust's applicable number of years would be 3.6 in 2000 (1,260/350) and 4.6 in 2001 (1,150/250).

Note: Include as many decimal places as there are digits in the UNI on line 45 (e.g., using the example in the instructions to line 45, include three decimal places).

Schedule C Calculation of Interest Charge

Complete Schedule C if you entered an amount on line 37 or line 41.

Line 49. Include the amount from line 48 of this form on line 1, Form 4970. Then compute the tax on the total accumulation distribution using lines 1 through 28 of Form 4970. Enter on line 49 the tax from line 28 of Form 4970.

Note: Use Form 4970 as a worksheet and attach it to Form 3520.

Line 51. Interest accumulates on the tax (line 49) for the period beginning on the date that is the applicable number of years (as rounded on line 50) prior to the applicable date and ending on the applicable date. For purposes of making this interest calculation, the applicable date is the date that is mid-year through the tax year for which reporting is made (e.g., in the case of a 2000 calendar year taxpayer, the applicable date would be June 30, 2000). Alternatively, if you received only a single distribution during the tax year that is treated as an accumulation distribution, you may use the date of that distribution as the applicable date.

For portions of the interest accumulation period that are prior to 1996 (and after 1976), interest accumulates at a simple rate of 6% annually, without compounding. For portions of the interest accumulation period that are after 1995, interest is compounded daily at the rate imposed on underpayments of tax under section 6621(a)(2). This compounded interest for periods after 1995 is imposed not only on the tax, but also on the total simple interest attributable to pre-1996 periods.

If you are a 2000 calendar year taxpayer and you use June 30, 2000, as the applicable date for calculating interest, use **Table B** below to determine the combined interest rate and enter it on line 51. If you are not a 2000 calendar year taxpayer or you choose to use the actual date of the distribution as the applicable date, calculate

the combined interest rate using the above principles and enter it on line 51.

Table B
**Combined Interest Rate Imposed on the
Total Accumulation Distribution**

Look up the applicable number of years of the foreign trust that you entered on line 50. Read across to find the combined interest rate to enter on line 51. Use this table only if you are a 2000 calendar year taxpayer and are using June 30, 2000, as the applicable date.

Applicable number of years of trust (from line 50)	Combined interest rate (enter on line 51)
1.0.....	0.0850
1.5.....	0.1249
2.0.....	0.1718
2.5.....	0.2205
3.0.....	0.2743
3.5.....	0.3304
4.0.....	0.3890
4.5.....	0.4501
5.0.....	0.4936
5.5.....	0.5371
6.0.....	0.5806
6.5.....	0.6241
7.0.....	0.6676
7.5.....	0.7111
8.0.....	0.7547
8.5.....	0.7982
9.0.....	0.8417
9.5.....	0.8852
10.0.....	0.9287
10.5.....	0.9722
11.0.....	1.0157
11.5.....	1.0592
12.0.....	1.1027
12.5.....	1.1462
13.0.....	1.1897
13.5.....	1.2332
14.0.....	1.2767
14.5.....	1.3202
15.0.....	1.3637
15.5.....	1.4072
16.0.....	1.4507
16.5.....	1.4942
17.0.....	1.5377
17.5.....	1.5812
18.0.....	1.6247
18.5.....	1.6682
19.0.....	1.7117
19.5.....	1.7552
20.0.....	1.7987
20.5.....	1.8422
21.0.....	1.8857
21.5.....	1.9293
22.0.....	1.9728
22.5.....	2.0163
23.0.....	2.0598
All years greater than 23.0.....	2.1033

(Note: Interest charges began in 1977.)

Line 53. Report this amount as additional tax (ADT) on the appropriate line of your income tax return (e.g., for Form 1040 filers, include this amount as part of the total for line 57 of your 2000 Form 1040) and write "ADT" to the left of the line 57 entry space.

Part IV U.S. Recipients of Gifts or Bequests Received During the Current Tax Year From Foreign Persons

Note: Failure to report gifts that should be reported may cause penalties to be imposed. See item 3 of **Penalties** on page 5.

A gift to a U.S. person does not include any amount paid for qualified tuition or medical payments made on behalf of the U.S. person.

If a foreign trust makes a distribution to a U.S. beneficiary, the beneficiary is to report the amount as a distribution in Part III, rather than as a gift in Part IV.

Contributions of property by foreign persons to domestic or foreign trusts that have U.S. persons as beneficiaries are not reportable by those beneficiaries unless they are treated as receiving the contribution in the year of the transfer (e.g., the beneficiary is an owner of that portion of the trust under section 678).

A domestic trust that is not treated as owned by another person is required to report the receipt of a gift or bequest from a foreign person under Part IV.

A domestic trust that is treated as owned by a foreign person is not required to report the receipt of a contribution to the trust from a foreign person. However, a U.S. person should report the receipt of a distribution from such a trust as a gift from a foreign person under Part IV.

Line 54. To calculate the threshold amount (\$100,000), you must aggregate gifts from different foreign nonresident aliens and foreign estates if you know (or have reason to know) that those persons are related to each other or one is acting as the nominee for the other. For example, if you receive a gift of \$75,000 from nonresident alien individual A and a gift of \$40,000 from nonresident alien individual B, and you know that A and B are related, you must answer "Yes" and complete columns (a) through (c) for each gift.

Line 55. Answer "Yes" if you received aggregate amounts in excess of \$10,931 during the current tax year, that you treated as gifts from foreign corporations or foreign partnerships (or any persons that you know (or have reason to know) are related to such foreign corporations or foreign partnerships).

For example, if you, a calendar-year taxpayer during 2000, received \$5,000 from foreign corporation X that you treated as a gift, and \$8,000 that you received from nonresident alien A that you treated as a gift, and you know that X is wholly owned by A, you must complete columns (a) through (g) for each gift.

Note: *Gifts from foreign corporations or foreign partnerships are subject to recharacterization by the IRS under section 672(f)(4).*

Line 56. If "Yes," and the ultimate donor on whose behalf the reporting donor is acting is a foreign corporation or foreign partnership, attach an explanation including the ultimate foreign donor's name, address, identification number (if any), and status as a corporation or partnership.

If the ultimate donor is a foreign trust, treat the amount received as a distribution from a foreign trust and complete Part III.

Privacy Act and 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.

In addition, the Privacy Act requires that when we ask you for information we must first tell you our legal right to ask for the information, why we are asking for it, and how it will be used. We must also tell you what could happen if we do not receive it and whether your response is voluntary, required to obtain a benefit, or mandatory under the law.

Our authority to ask for information is sections 6001, 6011, and 6012(a) and their regulations, which require you to file a return or statement with us for any tax for which you are liable. Your response is mandatory under these sections. Section 6109 requires that you provide your social security number or employer identification number on what you file. This is so we know who you are, and can process your return and other papers. You must fill in all parts of the tax form that apply to you.

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. However, section 6103 allows or requires the Internal Revenue Service to disclose or give the information shown on your tax return to others as described in the Code. For example, we may disclose your tax information to the Department of Justice to enforce the tax laws, both civil and criminal, and to cities, states, the District of Columbia, U.S. commonwealths or possessions, and certain foreign governments to carry out their tax laws.

Please keep this notice with your records. It may help you if we ask you for other information. If you have any questions about the rules for filing and giving information, please call or visit any Internal Revenue Service office.

The time needed to complete and file this form and related schedules will vary depending on individual circumstances. The estimated average times are:

Recordkeeping	42 hr., 34 min.
Learning about the law or the form	3 hr., 56 min.
Preparing the form	5 hr., 44 min.
Sending the form to the IRS	16 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 Tax Forms Committee, Western Area Distribution Center, Rancho Cordova, CA 95743-0001.

Do not send the tax form to this office. Instead, see **When and Where To File** on page 2.

Country Codes

Enter on lines 6a and 6b and line 21, columns (a) and (b), the codes from the list below.

Country	Code	
Afghanistan	AF	Ecuador
Albania	AL	Egypt
Algeria	AG	El Salvador
American Samoa	AQ	Equatorial Guinea
Andorra	AN	Eritrea
Angola	AO	Estonia
Anguilla	AV	Ethiopia
Antarctica	AY	Europa Island
Antigua and Barbuda	AC	Falkland Islands (Islas Malvinas)
Argentina	AR	Faroe Islands
Armenia	AM	Fiji
Aruba	AA	Finland
Ashmore and Cartier Islands	AT	France
Australia	AS	French Guiana
Austria	AU	French Polynesia
Azerbaijan	AJ	French Southern and Antarctic Lands
Azores	PO	Gabon
Bahamas, The	BF	Gambia, The
Bahrain	BA	Gaza Strip
Baker Island	FQ	Georgia
Bangladesh	BG	Germany
Barbados	BB	Ghana
Bassas da India	BS	Gibraltar
Belarus	BO	Glorioso Islands
Belgium	BE	Greece
Belize	BH	Greenland
Benin	BN	Grenada
Bermuda	BD	Guadeloupe
Bhutan	BT	Guam
Bolivia	BL	Guatemala
Bosnia-Herzegovina	BK	Guernsey
Botswana	BC	Guinea
Bouvet Island	BV	Guinea-Bissau
Brazil	BR	Guyana
British Indian Ocean Territory	IO	Haiti
Brunei	BX	Heard Island and McDonald Islands
Bulgaria	BU	Honduras
Burkina Faso	UV	Hong Kong
Burma	BM	Howland Island
Burundi	BY	Hungary
Cambodia	CB	Iceland
Cameroon	CM	India
Canada	CA	Indonesia
Canary Islands	SP	Iran
Cape Verde	CV	Iraq
Cayman Islands	CJ	Ireland
Central African Republic	CT	Isle of Man
Chad	CD	Israel
Chile	CI	Italy
China, People's Republic of	CH	Jamaica
Christmas Island (Indian Ocean)	KT	Jan Mayen
Clipperton Island	IP	Japan
Cocos (Keeling) Islands	CK	Jersey
Colombia	CO	Johnston Atoll
Comoros	CN	Jordan
Congo	CF	Juan de Nova Island
Cook Islands	CW	Kazakhstan
Coral Sea Islands Territory	CR	Kenya
Corsica	VP	Kingman Reef
Costa Rica	CS	Kiribati
Cote D'Ivoire (Ivory Coast)	IV	Korea, Democratic People's Republic of (North)
Croatia	HR	Korea, Republic of (South)
Cuba	CU	Kuwait
Cyprus	CY	Kyrgyzstan
Czech Republic	EZ	Laos
Denmark	DA	Latvia
Djibouti	DJ	Lebanon
Dominica	DO	Lesotho
Dominican Republic	DR	Liberia
		Libya
		Liechtenstein
		Lithuania
		Luxembourg
		Macau
		Macedonia
		Maldives
		Madagascar
		Malawi
		Malaysia
		Maldives
		Mali
		Malta
		Marshall Islands
		Martinique
		Mauritania
		Mauritius
		Mexico
		Micronesia
		Moldova
		Monaco
		Mongolia
		Montserrat
		Mozambique
		Nauru
		Nepal
		Netherlands
		Netherlands Antilles
		New Caledonia
		New Zealand
		Nicaragua
		Niger
		Nigeria
		North Macedonia
		North Korea
		Norway
		Oman
		Pakistan
		Palestine
		Panama
		Papua New Guinea
		Paraguay
		Peru
		Philippines
		Pitcairn Islands
		Poland
		Portugal
		Romania
		Russia
		Rwanda
		Saint Helena
		Saint Kitts and Nevis
		Saint Lucia
		Saint Vincent and the Grenadines
		Saudi Arabia
		Senegal
		Sierra Leone
		Singapore
		Slovakia
		Slovenia
		South Africa
		South Korea
		South Sudan
		Spain
		Sri Lanka
		Sudan
		Suriname
		Swaziland
		Sweden
		Switzerland
		Taiwan
		Tajikistan
		Tanzania
		Togo
		Tonga
		Togo
		Turkey
		Turkmenistan
		Tuvalu
		Uganda
		Ukraine
		Ukraine
		United Kingdom
		United States
		Uruguay
		Uzbekistan
		Vanuatu
		Venezuela
		Vietnam
		Virgin Islands, British
		Virgin Islands, U.S.
		Wallis and Futuna
		Yemen
		Zambia
		Zimbabwe

Madagascar.....	MA	San Marino.....	SM
Malawi.....	MI	Sao Tome and Principe.....	TP
Malaysia.....	MY	Saudi Arabia.....	SA
Maldives.....	MV	Senegal.....	SG
Mali.....	ML	Serbia.....	SR
Malta.....	MT	Seychelles.....	SE
Marshall Islands.....	RM	Sierra Leone.....	SL
Martinique.....	MB	Singapore.....	SN
Mauritania.....	MR	Slovakia.....	LO
Mauritius.....	MP	Slovenia.....	SI
Mayotte.....	MF	Solomon Islands.....	BP
Mexico.....	MX	Somalia.....	SO
Micronesia, Federated States of.....	FM	South Africa.....	SF
Midway Islands.....	MQ	South Georgia and the South Sandwich Islands.....	SX
Moldova.....	MD	Spain.....	SP
Monaco.....	MN	Spratlly Islands.....	PG
Mongolia.....	MG	Sri Lanka.....	CE
Montenegro.....	MW	Sudan.....	SU
Montserrat.....	MH	Suriname.....	NS
Morocco.....	MO	Svalbard.....	SV
Mozambique.....	MZ	Swaziland.....	WZ
Namibia.....	WA	Sweden.....	SW
Nauru.....	NR	Switzerland.....	SZ
Navassa Island.....	BQ	Syria.....	SY
Nepal.....	NP	Taiwan.....	TW
Netherlands, The.....	NL	Tajikistan.....	TI
Netherlands Antilles.....	NT	Tanzania, United Republic of.....	TZ
New Caledonia.....	NC	Thailand.....	TH
New Zealand.....	NZ	Togo.....	TO
Nicaragua.....	NU	Tokelau.....	TL
Niger.....	NG	Tonga.....	TN
Nigeria.....	NI	Trinidad and Tobago.....	TD
Niue.....	NE	Tromelin Island.....	TE
Norfolk Island.....	NF	Tunisia.....	TS
Northern Ireland.....	UK	Turkey.....	TU
Northern Mariana Islands.....	CQ	Turkmenistan.....	TX
Norway.....	NO	Turks and Caicos Islands.....	TK
Oman.....	MU	Tuvalu.....	TV
Pakistan.....	PK	Uganda.....	UG
Palau, Republic of.....	PS	Ukraine.....	UP
Palmyra Atoll.....	LQ	United Arab Emirates.....	TC
Panama.....	PM	United Kingdom.....	UK
Papua New Guinea.....	PP	United States of America.....	US
Paracel Islands.....	PF	Uruguay.....	UY
Paraguay.....	PA	Uzbekistan.....	UZ
Peru.....	PE	Vanuatu.....	NH
Philippines.....	RP	Vatican City.....	VT
Pitcairn Island.....	PC	Venezuela.....	VE
Poland.....	PL	Vietnam.....	VM
Portugal.....	PO	Virgin Islands (British).....	VI
Puerto Rico.....	RQ	Virgin Islands (U.S.).....	VQ
Qatar.....	QA	Wake Island.....	WQ
Reunion.....	RE	Wallis and Futuna.....	WF
Romania.....	RO	West Bank.....	WE
Russia.....	RS	Western Sahara.....	WI
Rwanda.....	RW	Western Samoa.....	WS
St. Kitts and Nevis.....	SC	Yemen.....	YM
St. Helena.....	SH	Zaire.....	CG
St. Lucia.....	ST	Zambia.....	ZA
St. Pierre and Miquelon.....	SB	Zimbabwe.....	ZI
St. Vincent and the Grenadines.....	VC	Other Countries.....	OC