Please review the updated information below.

These updates include the new electronic filing requirements for Forms 8985 and 8986, and an update on how positive and negative adjustments and Section 199A amounts should be reported.

Page 2 of the Instructions for Form 8986 (Dec. 2019)

On page 2 under Where to Submit Form 8985, the instructions for the entire section should be replaced with the following.

Audited Partnerships and Pass-Through Partners of Audited Partnerships

Section 6241(10) gives the IRS authority to require electronic submission of anything required to be filed or submitted under section 6226(a). Audited BBA Partnerships and their pass-through partners are required to submit Forms 8985 and 8986 electronically. From the BBA website IRS.gov/BBAPartnerships search for “Electronic Submission of Forms by Audited BBA Partnerships and their Pass-through Partners” for steps required to submit electronically.

AAR Partnerships

AAR partnerships that are electing to push out adjustments to their partners or have adjustments that do not result in an imputed underpayment, must include Form 8985 with their AAR along with Forms 8986. The Forms 8985 and 8986 must be filed with, and in the same manner, as the AAR.

Pass-Through Partners of an AAR Partnership

Pass-through partners of an AAR partnership must submit Form 8985 to the IRS by fax at 888-981-6982, with or without Forms 8986, as applicable.

Under Other partners, add the following at the end of the paragraph.

These partners may pay in advance to stop the running of interest.

- Pay by EFTPS, debit or credit card, or Direct Pay (Forms 1040 only).
- Select Prepayment on BBA AAR/Exam Push Out as payment type.
- As applicable, apply payment to the tax form that will have the Form 8978 attached to it.

Delete the first paragraph of Specific Instructions and replace with the following.

Submitting a corrected form due to an incorrect TIN. If submitting a corrected form due to an incorrect TIN on a previously submitted and accepted original Form 8986, you will need to submit two corrected forms: (1) a corrected Form 8986 with the correct TIN, and (2) a corrected Form 8986 with the incorrect TIN and zeros in Part IV sections E through G, and in Part V. Anytime a corrected Form 8986 is submitted a corrected Form 8985 must also be included.

Replace the Tracking number paragraph with the following.
Tracking number. Enter the outgoing tracking number shown on the related Form 8985 that was completed by an audited BBA partnership or a pass-through partner of an audited BBA partnership. This field should be left blank for all Forms 8986 related to the filing of a Form 8985 by a BBA partnership that filed an administrative adjustment request (AAR) or a Pass-through partner (direct or indirect) of a BBA partnership that filed an AAR.

Under Part II- Information About the Audited Partnership or the Partnership That Filed an AAR, replace Item A with the following.

Item A—On lines 1–6, enter the name and address of the partnership. The name must be entered exactly as it appears on the Form 8985 associated with this Form 8986. For example, if you entered XYZ LLC on the Form 8985, you must enter XYZ LLC on the Form 8986. In the state field, enter the two-letter abbreviation or the full name of the foreign province. U.S. partnerships leave the country code field blank. Foreign partnerships enter the country code found at Foreign Country Codes.

Page 3 of the Instructions for Form 8986 (Dec. 2019)

Under Part II- Information About the Audited Partnership or the Partnership That Filed an AAR (continued from page 2), replace Item C with the following.

Item C—Enter the partnership’s tax identification number. This number must be entered exactly as it appears on the Form 8985 associated with this Form 8986.

Under Part IV-Information About the Partner Receiving This Form 8986, replace Item D with the following.

Item D—Indicate if, for tax purposes, the partner is an individual, S corporation, C corporation, partnership, or other type of entity by checking one of the boxes 1-5. If Other, indicate what type on the line provided. Also indicate if the partner is a retirement plan or other tax-exempt entity. Note: If you entered a social security number as the partner’s tax identification number in box B, you should check box 1. You should only select boxes 2-5 when you have entered an EIN in box B.

Under Part V—Partner’s Total Reviewed Year Income, Gain, Loss, Deductions, Credits, and Other Items, replace the note with the following.

Note. Adjustments that increase a schedule K-1 item as originally reported or as corrected should be shown as positive amounts; adjustments that decrease schedule K-1 items should be shown as negative amounts.

Page 4 of the Instructions for Form 8986 (Dec. 2019)

Under Part VI-Statements; Statements related to section 199A information, replace the first note with the following.

Note. Because section 199A dividends are reported as a cumulative amount and not per qualified trade or business, these should only be included once in the first 199A statement attached to Form 8986, regardless of how many statements may be necessary.

Under Part VI-Statements; Statements related to section 199A information, replace the third note with the following.

Note. Because section 199A(g) deductions are reported as a cumulative amount and not per qualified trade or business, these should only be included once in the first statement of adjustments to items allocable to qualified payments attached to Form 8986, regardless of how many statements may be necessary.
Definitions

AAR partnership is a BBA partnership (see below) which has filed an administrative adjustment request (AAR) under section 6227. For purposes of these instructions, AAR filers should assume that the term “audited partnership” includes AAR partnerships.

AAR partnership’s adjustment year is the partnership tax year that includes the year the AAR was filed with the IRS.

Affected partner is a partner that held an interest in the pass-through partner entity at any time during the tax year of the pass-through partner to which the adjustments in the statement relate.

Audited partnership, for purposes of Form 8986, is a BBA partnership that made the election under section 6226 to have its partners report their share of adjustments to partnership-related items.

Audited partnership’s adjustment year is the year that includes the date the court decision became final, if the partnership petitioned tax court. Otherwise, it is the year that includes the date the final partnership adjustment (FPA) letter was mailed, or the FPA waiver was executed by the IRS.

BBA AAR is an administrative adjustment request filed by a BBA partnership.

BBA partnership is a partnership that is subject to the centralized partnership audit regime that was enacted into law by section 1101 of the Bipartisan Budget Act of 2015.

Designated individual (DI) is the individual through whom an entity partnership representative acts.

Extended due date of the AAR partnership’s adjustment year return is, for purposes of Form 8986, the extended due date of the AAR partnership’s adjustment year return regardless of whether the partnership is required to file a return for the adjustment year or timely filed a request for an extension.

Extended due date of the audited partnership’s adjustment year return is, for purposes of Form 8986, the extended due date of the audited partnership’s adjustment year return regardless of whether the partnership is required to file a return for the adjustment year or timely filed a request for an extension.

Finally determined. The partnership adjustment(s) become finally determined upon the later of the expiration of the time to file a petition under section 6234 or, if a petition is filed under section 6234, the date when the court’s decision becomes final.

First affected year is the partner’s tax year that includes the end of the audited partnership’s reviewed year(s). Each reviewed year of an audited partnership should have a corresponding first affected year for each partner.

Imputed underpayment (IU) is the amount determined under sections 6225, 6226, and 6227, and the regulations thereunder.

Partnership representative (PR) is the person designated by the partnership or by the IRS under section 6223 and the regulations thereunder to act on behalf of the audited partnership.

Pass-through partner is a pass-through entity that holds an interest, either directly or indirectly, in a partnership. Pass-through entities include partnerships, S corporations, trusts, and decedents’ estates. For purposes of Form 8986, a pass-through entity is not a wholly owned entity disregarded as separate from its owner for federal tax purposes.

Reporting year is the partner’s tax year(s) that includes the date the audited partnership furnished the Forms 8986 to its partners.

Reviewed year is the audited partnership’s tax year to which the partnership adjustment(s) relates.

Reviewed year adjustments are adjustments originating from the partnership’s reviewed year(s).

Reviewed year partner is any person that held an interest in the audited partnership at any time during the partnership’s reviewed year.

General Instructions

Who Should Prepare Form 8986

The following persons or entities should prepare Form 8986.

- Audited partnerships that have made an election under section 6226.
- Direct or indirect pass-through partners that receive a Form 8986 related to an audited partnership if they choose to furnish statements to their partners to further push out the adjustments.
- Partnerships that file an AAR under section 6227 and either elect to push out...
the resulting adjustments to their partners or have adjustments that do not result in an IU.

- Direct or indirect pass-through partners that receive a Form 8986 related to an AAR partnership, if the direct or indirect pass-through partner chooses to furnish statements to its partners to further push out adjustments or have adjustments that do not result in an IU.

Where To Submit Form 8986
Audited partnerships and pass-through partners submit Forms 8986, along with Form 8985, to the IRS by fax at 888-981-6982.

Note. Electronic submission of Form 8985 will be required in the near future. Until further notice, the form must be submitted by fax.

AAR partnerships that are electing to push out adjustments to their partners or have adjustments that do not result in an IU furnish Forms 8986 to their partners, and include Form 8986 with their AAR along with Form 8985.

Due Dates
Audited partnerships. An audited partnership that has made an election under section 6226 must furnish Forms 8986 to its partners and submit them to the IRS, along with Form 8985, no later than 60 days after the date on which the partnership adjustments are finally determined. Failure to furnish and submit by the due date results in the audited partnership being liable for the IU.

An audited partnership can submit corrected Forms 8986, along with Form 8985, within 60 days of the original due date without IRS permission. If corrected forms need to be submitted after the 60-day correction period, the audited partnership must contact the IRS for permission to submit.

AAR partnerships. An AAR partnership that either elects to push out the resulting adjustments to its partners or has adjustments that do not result in an IU must furnish Forms 8986 to its partners and include with their AAR, along with Form 8985.

Pass-through partners. Direct and indirect pass-through partners must furnish Forms 8986 to their partners and submit to the IRS, along with Form 8985, by the extended due date of the audited partnership’s adjustment year return (or the extended due date of the AAR partnership’s adjustment year return). This date can be found in Part II, item F, of the Form 8986 that was received by the pass-through partner. Failure to submit by the due date results in the pass-through partner being liable for an IU.

A pass-through partner can submit corrected Forms 8986, along with Form 8985, within 60 days of the original due date without IRS permission. If corrected forms need to be submitted after the 60-day correction period, the audited partnership must contact the IRS for permission to submit.

Withholding for Foreign Partners
An audited partnership may have withholding and reporting obligations if it furnishes a Form 8986 to a reviewed year partner that includes an adjustment subject to withholding under chapter 3 (Withholding of Tax on Nonresident Aliens and Foreign Corporations) or chapter 4 (Taxes to Enforce Reporting on Certain Foreign Accounts). In those cases, the audited partnership must withhold the amount required under chapter 3 or chapter 4 and deposit the amount with the IRS before the due date for furnishing the Form 8986. See Instructions for Form 1042, Annual Witholding Tax Return for U.S. Source Income of Foreign Persons; or Form 8804, Annual Return for Partnership Withholding Tax (Section 1446), for deposit procedures. The audited partnership must also file an applicable withholding tax return, Form 1042 or Form 8804, and the associated information returns, Forms 1042-S, Foreign Person’s U.S. Source Income Subject to Withholding; or Forms 8805, Foreign Partner’s Information Statement of Section 1446 Withholding Tax, for the calendar year (if filing Forms 1042/1042-S) or tax year (if filing Forms 8804/8805) that includes the date on which the Form 8986 was furnished.

Instructions for Partners That Receive Form 8986
Pass-through partners. In general, a pass-through partner that receives a Form 8986 should take into account the adjustments reflected on the form by either:

- Furnishing Forms 8986 to its own partners and submitting those forms, along with Form 8985, to the IRS or
- Figuring and paying an IU and submitting Form 8985 to the IRS. See Form 8985 and its instructions.

One of these two options must be completed by the extended due date of the audited partnership’s adjustment year return (or the extended due date of the AAR partnership’s adjustment year return).

If a pass-through partner fails to timely furnish and submit the relevant statements, the pass-through partner is liable for an IU as well as any penalties and interest with respect to the adjustments reflected on the Form 8986 received by the pass-through partner.

Other partners. All other partners that receive Form 8986 should report the information on Form 8978, Partner’s Additional Reporting Year Tax, and attach the Form 8978 to the partner’s reporting year tax return. For more information, see Form 8978 and its instructions.

Specific Instructions
If submitting a corrected form due to an incorrect TIN on the original Form 8986, you will need to submit two corrected forms: (1) a corrected Form 8986 with the correct TIN, and (2) a corrected Form 8986 with the incorrect TIN and zeros in Part IV sections E through G, and in Part V. If a corrected Form 8986 impacts the sum of the total adjustments of all Forms 8986, a corrected Form 8985 must also be submitted. If a corrected Form 8986 DOES NOT impact the sum of the total adjustments of all Forms 8986, a corrected Form 8985 DOES NOT need to also be submitted.

Original or corrected. At the top of the form, check the appropriate box to indicate if the form is an original or corrected.

Tracking number. This field is for future use and should be left blank. Ignore any popup messages regarding this field until further notice.

Audit control number. Enter the audit control number that is provided on correspondence with the IRS.

Pass-through partners can locate this number at the top of the Form 8986 they received. AAR partnerships, including pass-through partners of an AAR partnership, should leave this field blank.

Part I—Information About the Entity Submitting This Form
Item A—Indicate which entity is issuing this form by checking one of the boxes.
Item B—Check the box that corresponds to the type of return normally filed by the entity issuing this form. If Other, also indicate the type of return filed on the line provided.

Part II—Information About the Audited Partnership or the Partnership That Filed an AAR
Item A—On lines 1–6, enter the name and address of the partnership. In the state field, enter the two-letter abbreviation or the full name of the foreign province. U.S. partnerships leave the country code field blank. Foreign partnerships enter the country code found at Foreign Country Codes.
Item B—On lines 1–7, enter the name, address, city, state (two-letter state...
Instructions for Form 8986 (Dec. 2019) -3-

<table>
<thead>
<tr>
<th>Column (a), Line number</th>
<th>The Schedule K-1 line number that was adjusted.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Column (b), Line title</td>
<td>The title of the Schedule K-1 item that was adjusted.</td>
</tr>
<tr>
<td>Column (c), Code</td>
<td>If applicable, use the code letters listed in the Schedule K-1 instructions that correspond to the line number shown in column (a).</td>
</tr>
<tr>
<td>Column (d), As reported</td>
<td>Enter the original amount reported to the partner on their Schedule K-1 or as previously corrected by the partnership.</td>
</tr>
<tr>
<td>Column (e), Check if statement in Part VI</td>
<td>Check the box in this column if the item shown in column (a) has a corresponding statement in Part VI.</td>
</tr>
<tr>
<td>Column (f), Reviewed year adjustments as finally determined</td>
<td>Enter the partner’s share of reviewed year adjustments that corresponds to the line item in column (a).</td>
</tr>
<tr>
<td>Column (g), Approved modifications</td>
<td>Enter the partner’s share of the total modifications approved by the IRS with respect to the item adjusted. Modifications related to the filing of an AAR should not be shown in this column.</td>
</tr>
</tbody>
</table>

Supporting schedules and statements should be in a format that shows the original amount, the net change, and the correct amount for each item listed in the statement. If any column (b) statements exceed the space allowable in one box, continue in the next box with the same information in column (a).
Statements related to section 199A information.

Note. If the adjustments cannot be fully reflected in Part VI, fax a separate statement to 888-981-6982.

Adjustments that increase or decrease section 199A information reported to partners must be shown in a separate statement for each trade or business. See below for an example of the information that should be included in Part VI of the Form 8986.

Note. Section 199A dividends should only be included in the first 199A statement attached to Form 8986.

Each trade or business should indicate if it is a PTP, Aggregated, or SSTB. See the Instructions for Schedule K-1 (Form 1065) or (Form 1120-S).

If the partnership is a patron of a specified agricultural or horticultural cooperative, the partnership must also include a statement for each trade or business identifying the adjustment(s) to qualified items of income, gain, deduction, and loss and W-2 wages allocable to qualified payments.

Note. Any section 199A(g) deduction should only be included in the first statement.

Example. Assume partnership ABC has one trade or business that is an SSTB and is not a patron in a specified agricultural or horticultural cooperative. On its filed return, partnership ABC reported the items shown in Table 1 on Statement A—QBI Pass-Through Entity Reporting, attached to Partner A’s Schedule K-1.

Table 1. Example of Section 199A Related Amounts Reported to Partner A on Statement A—QBI Pass-Through Entity Reporting

<table>
<thead>
<tr>
<th>EIN:</th>
<th>PTP</th>
<th>Aggregated</th>
<th>SSTB</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner A’s share of:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>QBI or qualified PTP items subject to partner-specific determinations:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ordinary business income (loss)</td>
<td></td>
<td>$200,000</td>
<td></td>
</tr>
<tr>
<td>Rental income (loss)</td>
<td></td>
<td>$10,000</td>
<td></td>
</tr>
<tr>
<td>Royalty income (loss)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section 1231 gain (loss)</td>
<td></td>
<td>$50,000</td>
<td></td>
</tr>
<tr>
<td>Charitable contributions</td>
<td></td>
<td>$20,000</td>
<td></td>
</tr>
<tr>
<td>Other deductions</td>
<td></td>
<td>$80,000</td>
<td></td>
</tr>
<tr>
<td>W-2 wages</td>
<td></td>
<td>$50,000</td>
<td></td>
</tr>
<tr>
<td>UBIA of qualified property</td>
<td></td>
<td>$60,000</td>
<td></td>
</tr>
<tr>
<td>Section 199A dividends</td>
<td></td>
<td>$5,000</td>
<td></td>
</tr>
</tbody>
</table>

Assume the adjustments per audit increased Partner A’s share of ordinary income by $10,000 and royalty income by $5,000, and decreased other deductions by $20,000. Assume that all of the adjustments are determined to be qualified items of income, gain, deduction, and loss at the partnership level. Partnership ABC should include in Part VI of the Form 8986 sent to Partner A the information shown in Table 2.

Table 2. Example of Part VI of Form 8986

<table>
<thead>
<tr>
<th>EIN:</th>
<th>As Reported</th>
<th>Net Adjustments</th>
<th>As Corrected</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner’s Share:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PTP</td>
<td>Aggregated</td>
<td>SSTB</td>
<td></td>
</tr>
<tr>
<td>QBI or qualified PTP items subject to partner-specific determinations:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ordinary business income (loss)</td>
<td>$200,000</td>
<td>$10,000</td>
<td>$210,000</td>
</tr>
<tr>
<td>Rental income (loss)</td>
<td>$10,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Royalty income (loss)</td>
<td></td>
<td>$5,000</td>
<td>$5,000</td>
</tr>
<tr>
<td>Section 1231 gain (loss)</td>
<td>$50,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Charitable contributions</td>
<td>$20,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other deductions</td>
<td>$80,000</td>
<td>($20,000)</td>
<td>$60,000</td>
</tr>
<tr>
<td>W-2 wages</td>
<td>$50,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UBIA of qualified property</td>
<td>$60,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section 199A dividends</td>
<td>$5,000</td>
<td></td>
<td>$5,000</td>
</tr>
</tbody>
</table>
The type and rule above prints on all proofs including departmental reproduction proofs. MUST be removed before printing.

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 business taxpayers filing this form is approved under OMB control number 1545-0123 and is included in the estimates shown in the instructions for their business income tax return.

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.