Form W-8BEN-E

(Rev. April 2016) Department of the Treasury

Certificate of Status of Beneficial Owner for
United States Tax Withholding and Reporting (Entities)

For use by entities, individuals must use form W-BBEN. > Section references are to the internal Revenue Code.

Information about Form W-BBEN-E and its separate instructions is at warm.irs.gov/formw/tibeno.

Note this form to the withholding agent or payer. Do not send to the IRS.

OMB No. 1545-1621

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	tity or U.S. citizen					•		W-8BEN (Individ	lual) or	Form 8233
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	claim? If "Yes" Co	omplete Part III. (FATCA status) (See instructions I	- detaile seci c		to the certific	ation	below for the er	Affith, a abblicable	status))-
5	Chapter 4 Status	(FATCA status) (See instructions i	or Cigualis and o	од	Nonrepor	rting l	GA FFI. Complete	e Part XII.		or foreign
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	Participating				Internatio	nal o	rganization. Con	ntete Part XV.		
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			a reporting Mod	lel 1	☐ Territory	finan	proup entity. Con	onlete Part XVIII		
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	Owner-doc	umented FFI. Complete Part X.								
	Restricted	clistributor, Complete Part XI. lence address (street, apt, or suite no	o, or rural route).	. Do no	st use a P.O. I	pox o	r in-care-of addr	98\$ (OWNER THEIR) S	Taffen res	90 00-1
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8		88-0641407		PRE	4T.00010.M	E.321				
10	Reference numi	ber(e) (see instructions)								
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Note	: Please complet	e remainder of the form including a	igning the form	TI Pal	rt XXX.	in RO	ARON	Form W-	BBEN	-E (Rev. 4-2016

		Page 2
Form W-	/-8BEN-E (Rev. 4-2016)	elving Payment. (Complete only if a disregarded entity with a GIIN or a
Part	Disregarded Entity or Branch Rece	See Instructions.)
	branch of an HH in a country outer u	ight die i i i e doernay at
11	Charter 4 Status (EATCA status) of disregarded entity	or branch receiving payment
.,	T Limited Branch (see instructions).	Hebburid Moder in the
	☐ Perticipating FFI.	Reporting Model 2 FFI.
12	Address of dispensarded entity or branch (street, apt.	Reporting Model 2 Pri. or suite no., or rural route). Do not use a P.O. box or in-care-of address (other than a
14	registered address).	
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	nchurch Street City or town, state or province. Include postal code w	rhere appropriate.
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United 13	d Kingdom GliN (if any)	PRESAT.00017.ME.828
13	Citta fil cuity	23 10 11 (2 2 1 1 1 1 1 1 2 2 2 2 2 2 2 2 2
D	Claim of Tax Treaty Benefits (if ap	olicable). (For chapter 3 purposes only.)
	I certify that (check all that apply):	The formula May
14	The beneficial owner is a resident of	within the meaning of the income tax
2	treaty between the United States and that country	V.
_	treaty between the United States and and or there	y. 18) of income for which the treaty benefits are claimed, and, if applicable, meets the limitetion on benefits. The following are types of limitation on benefits provisions that may
b		
	he included in an applicable tax treaty (check or	ly 0110, 000 x =====
		Company that meets the ownership and base erosion test
		To a contract wheel mosts the derivative benefits test
	T 18X exempt beneath man of beautiful	1 a
		Temporable discretionary determination by the U.S. competent auditors received
	- Fubitory disease on but and a	The state of the s
	C Strongisty of a burney agent as her	for LLC, neutron disiriencia received from a foreign corporation or interest from a D.S. usus
c	or business of a foreign corporation and meets or	ualified resident status (see instructions).
	Of Directors of a rolling blanching see in	structions):
15	Special rates and conditions (if applicable—see in: The beneficial owner is claiming the provisions of Ar	ticle and paragraph
	The penencial dyriter is blanking to provide to claim a	96 rate of withholding on (specify type of income):
	of the treaty identified on line 14th above to death a	eneficial owner meets to be eligible for the rate of withholding:
	Explain the additional conductis in the reason are	
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- > · · · · ·	Sponsored FFI	
- Dr. 4.6.	Sponsored FFI	
16	Name of sponsoring entity:	
	GIN of sponsoring entry.	
17	Check whichever box applies.	
	l certify that the entity identified in Part i:	
	• is an investment entity;	
	• is not a QI, WP, or WT; and	not a nonperticipating FFI) to act as the sponsoring entity for this entity.
	- Has agreed with the entity identified above (disk a	1 finds for ransifican and but the
	I certify that the entity identified in Part I:	action 957(s):
	Is a controlled foreign corporation as defined in se	
	• Is not a QI, WP, or WT;	nancial institution identified above that agrees to act as the aponsoring entity for this entity; and
	Is wholly owned, directly or indirectly, by the U.S. Till	nancial institution identified above that agrees to the sponsoring entity to identify all the sponsoring entity (identified above) that enables the sponsoring entity to identify all the sponsoring entity including, but not sponsors all account and customer information maintained by the entity including, but not
	Shares a common electronic account system we	th the sponsoring entity (cantined above) that extends the by the entity including, but not access all account and customer information maintained by the entity including, but not account and customer information, account balance, and all payments made to account holders or
	account holders and payees of the entity and to	access all account and customer stromation maintained by made to account holders or stomer documentation, account balance, and all payments made to account holders or

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	BEN-E (Rev. 4-2016)
Part	
18	 I certify that the FFI identified in Part I: Operates and is licensed solely as a bank or credit union (or similar cooperative credit organization operated without profit) in its country of
	incorporation or organization; Engages primarily in the business of receiving deposits from and making loans to, with respect to a bank, retail customers unrelated to such bank and, with respect to a credit union or similar cooperative credit organization, members, provided that no member has a greater than five bank and, with respect to a credit union or cooperative credit organization;
	and the second property of the second propert
	Has no fixed place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such country (for this purpose, a most place of business outside such p
	Has no more than \$175 million in assets on its balance sheet and, if it is a member of an expanded allignated group, and since sheet and, if it is a member of an expanded allignated group, and since sheet and, if it is a member of an expanded allignated group, and since sheet and, if it is a member of an expanded allignated group, and since sheet and, if it is a member of an expanded allignated group, and since sheet and, if it is a member of an expanded allignated group, and since sheet and, if it is a member of an expanded allignated group.
	Does not have any member of its expanded affiliated group that is a toreign interioral institution, sometiments set forth in this Part V. Is incorporated or organized in the same country as the FFI identified in Part I and that meets the requirements set forth in this Part V.
Part:	The control of the co
	 Is not engaged primarily in the business of investing, reinvesting, or trading in securities, particular or option) in such security, principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security,
	No financial account maintained by the FFI or any member of its expanded amiliated group, if any, has a basis of the property of the prop
	 Neither the FFI nor the entire expanded affiliated group, if any, of the FFI, have more than \$50 million in assets of the end of its most recent accounting year.
	Closek Hold Investment Vanicia
Part	Name of sponsoring entity:
2D 21	Cartify that the antity identified in Part i:
21	■ is an FFI solely because it is an investment entity described in §1.1471-5(e)(4); ■ is an investment entity described in §1.1471-5(e)(4);
*	Will have all of its due diligence, withholding, and reporting responsibilities (determined as it the FPI were a passible of the Will have all of its due diligence, withholding, and reporting responsibilities (determined as it the FPI were a passible of the Will have all of its due diligence, withholding, and reporting responsibilities (determined as it the FPI were a passible of the Will have all of the due diligence, withholding, and reporting responsibilities (determined as it the FPI were a passible of the Will have all of the due diligence, withholding, and reporting responsibilities (determined as it the FPI were a passible of the Will have all of the Will have
	 Twenty or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial Twenty or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by u.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100 percent of the equity interests in the FFI and is itself a sponsored FFI).
Part	The state of the s
22	☐ I certify that the entity identified in Part I:
22	
	 Issued all classes of its debt or equity interests to investors on or before January 17, 2013, pursuant to a test institute of the investment entity (such as the Is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the Is certified deemed-compliant because it satisfies the requirements under § 1,1471-5(f)(2)(iv)).
Part	
23	The season was the applied in Part !
23	la a financial institution solely because it is an investment entity described in §1.1471-5(e)(4)(i)(A), and
	Does not maintain financial accounts.
Par	
Note:	Owner-Documented FFI This status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will this status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will be status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will be status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will be status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will be status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will be status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will be status only applies if the U.S. financial institution, participating FFI.
treat th	FEI as an owner-documented FFI (see instructions for eligibility requirements).
24a	(All owner-documented FRIs check here) I certify that the FFI identified in Parti.
	Does not act as an intermediary; Does not act as an intermed
	Does not accept deposits in the ordinary course of a banking or similar business; Does not accept deposits in the ordinary course of a banking or similar business;
	 Does not accept deposits in its ordinary of its business, financial assets for the account of others; Does not hold, as a substantial portion of its business, financial assets for the account of others; Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to
	a financial account;
	a financial account; Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;
	 Does not maintain a financial account for any nonparticipating FFI; and Does not have any specified U.S. persons that own an equity interest or debt interest (other than a debt interest that is not a financial account or that has a balance or value not exceeding \$50,000) in the FFI other than those identified on the FFI owner reporting statement.
	account or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or that has a balance or value not exceeding \$50,000 at 479 FT balance or the property of the prop

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Part X Owner-Documented FFI (continued)
Check box 24b or 24c, whichever applies. b : certify that the FFI identified in Part I:
Has provided, or will provide, an FFI owner reporting statement that contains:
 The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than specified U.S. persons);
• The name, address, TIN (if any), and chapter 4 status of every individual and specified U.S. person that owns a debt interest in the owner-documented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly owns the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of \$50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed-compliant FFIs, excepted NFFEs, exempts beneficial owners, or U.S. persons other than specified U.S. persons); and
the section the withholding agent requests in order to fulfill its obligations with respect to the entity.
 Has provided, or will provide, valid documentation meeting the requirements of §1.1471-3(d)(6)(iii) for each person identified in the FT Quantum reporting statement.
I certify that the FFI identified in Part I has provided, or will provide, an auditor's letter, signed within four years of the date of payment, from an independent accounting firm or legal representative with a location in the United States stating that the firm or representative has reviewed the FFI's documentation with respect to all of its owners and debt holders identified in §1.1471-3(d)(6)(iv)(A)(2), and that the FFI meets all the requirements to be an owner-documented FFI. The FFI identified in Part I has also provided, or will provide, an FFI owner reporting statement of its owners that are specified U.S. persons and Form(s) W-9, with applicable waivers.
Check box 24d if applicable (optional, see instructions).
d I certify that the entity identified on line 1 is a trust that does not have any contingent beneficiaries or designated classes with unidentified beneficiaries.
Part XI Restricted Distributor
25a (All restricted distributors check here) I certify that the entity identified in Part I:
Operates as a distributor with respect to debt or equity interests of the restricted fund with respect to which this form is furnished;
the state of the s
Is required to perform AML due diligence procedures under the anti-money laundering laws or its country of organization (which is served as required to perform AML due diligence procedures under the anti-money laundering laws or its country of organization (which is served as required to perform AML due diligence procedures under the anti-money laundering laws or its country of organization (which is served as the country of organization).
 Operates solely in its country of incorporation or organization, has no fixed place of business outside of that country, and has the same country of incorporation or organization as all members of its affiliated group, if any;
The state of the state of the country of incompression or organization;
Has no more than \$175 million in total assets under management and no more than \$7 million in gross revenue on its account of the second assets under management and no more than \$7 million in gross revenue on its account of the second assets.
 Is not a member of an expanded affiliated group that has more than \$500 million in total assets under management or more than \$20 million in total assets under management or more than \$20 million in total assets under management or more than \$20 million in total assets under management or more than \$20 million in total assets under management or more than \$20 million.
 Does not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.
I further certify that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished and as the sales of debt or equity interests in the restricted fund with respect to which this form is furnished and as the sales of debt or equity interests in the restricted fund with respect to which this form is furnished and as the sales of debt or equity interests in the restricted fund with respect to which this form is furnished and as the sales of debt or equity interests in the restricted fund with respect to which this form is furnished and as the sales of debt or equity interests in the restricted fund with respect to which this form is furnished and as the sales of debt or equity interests in the restricted fund with respect to which this form is furnished and as the sales of debt or equity interests in the restricted fund with respect to which the sales of debt or equity interests in the restricted fund with respect to which the sales of debt or equity interests in the restricted fund with respect to which the sales of the s
b Has been bound by a distribution agreement that contained a general prohibition on the sale of debt or securities to U.S. entities and U.S. resident individuals and is currently bound by a distribution agreement that contains a prohibition of the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI.
Is currently bound by a distribution agreement that contains a prohibition on the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI and, for all sales made prior to the time that such a restriction was included in its distribution agreement, has reviewed all accounts related to such sales in accordance with the procedures identified in §1.1471-4(o) applicable to preexisting accounts and has redeemed or retired any, or caused the restricted fund to transfer the securities to a distributor that is a participating FFI or reporting Model 1 FFI securities which were sold to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.

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	-8BEN-E (Rev. 4-2016) XII Nonreporting IGA FFI
Part	
26	I certify that the entity identified in Part I; • Meets the requirements to be considered a nonreporting financial institution pursuant to an applicable IGA between the United States and . The applicable IGA is a Model 1 IGA or a Model 2 IGA; and under the provisions of the applicable IGA or Treasury regulations
	is treated as a under the provisions of the applicable IGA or Treasury regulations
	(if annihable, see inch reticus):
	If you are a trustee documented trust or a sponsored entity, provide the name of the trustee or sponsor whose GIIN is provided on line 9a (If any) ine 9a (If any)
Part 27	I certify that the entity identified in Part I is the beneficial owner of the payment and is not engaged in commercial financial activities of a
	obligations for which this form is submitted (except as permitted in §1.1471-6(h)(2)).
Part	
Check	box 28a or 28b, whichever applies.
28 a	I certify that the entity Identified in Part I is an International organization described in section 7701(a)(18).
b	I certify that the entity Identified in Part I:
	 Is comprised primarily of foreign governments; Is recognized as an intergovernmental or supranational organization under a foreign law similar to the international Organizations Immunities Act or that has in effect a headquarters agreement with a foreign government;
	The benefit of the entity's income does not inure to any private person;
	 In a benefit of the entity stricture does not attach to any price of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, as the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in §1.1471-6(h)(2)).
Part	XVª Exempt Retirement Plans
	box 29a, b, c, d, e, or f, whichever applies.
29a	It south that the entire identified in Part I:
	Is established in a country with which the United States has an income tax treaty in force (see Part III if claiming treaty benefits);
	• is operated principally to administer or provide pension or ratirement benefits; and
	 is operated principally to administer of provide parabolic or derives from U.S. sources (or would be entitled to benefits if it derived any such income) is entitled to treaty benefits on income that the fund derives from U.S. sources (or would be entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement.
b	l certify that the entity identified in Part I:
	 Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
	• No single beneficiary has a right to more than 5% of the FFI's assets;
	No single beneficiary has a right to more than 575 of the 175 of
	Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan;
	 Receives at least 50% of its total contributions from sponsoring employers (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in §1.1471-5(b)(2)(i)(A);
	 Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except reliover distributions to accounts described in §1.1471-5(b)(2)(i)(A) (referring to retirement and penalon accounts), to retirement and penalon accounts described in an applicable Model 1 or Model 2 IGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or
	 Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.
	I would that the online identified in Part I:
*	 Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employees in consideration for services rendered;
	• Has fewer than 50 participants;
	 Is sponsored by one or more employers each of which is not an investment entity or passive NFFE; Employee and employer contributions to the fund (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in §1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employes, respectively;
	 Participants that are not residents of the country in which the fund is established or operated are not sntitled to more than 20 percent of the
	• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the
	country in which the fund is established or operates. Form W-8BEN-E (Rev. 4-2016)

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111 0	Exempt Retirement Plans (continued) XV. Exempt Retirement Plans (continued) I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other
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	 Has provided an owner reporting documentation provided to the withholding agent for every person that owner of the entity described in §1.1471-6(b), (c), (d), (e), (f) and/or (g) without interest in the entity; and Has provided documentation establishing that every owner of the entity is an entity described in §1.1471-6(b), (c), (d), (e), (f) and/or (g) without interest in the entity; and
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Form W-8BEN-E (Rev. 4-2016)					
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not subject to tax under an income tax treaty, or (c) the periods a tax an exempt foreign person as defined in the instructions. • For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as defined in the instructions.					
 For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as derived in the flucture of which the entity on line 1 is the beneficial function. Furthermore, I sushorize this form to be provided to any withholding agent that has control, receipt, or custody of the income of which the entity on line 1 is the beneficial owner. 					
Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the beneficial owner. Owner or any withholding agent that can disburse or make payments of the income of which the entity on line 1 is the beneficial owner.					
owner or any withholding sparst that can classures or results beyond the form becomes incorrect. I agree that I will submit a new/local within 30 days if any certification on this form becomes incorrect.					
Sign Here Signature of individual authorized to sign for peneticial owner Signature of individual authorized to sign for peneticial owner					
I certify that I have the capacity to sign for the entity identified on line 1 of this form.					
	Form	W-8BEN-E (Rev. 4-2016)			