## Note: The draft you are looking for begins on the next page. Caution: DRAFT—NOT FOR FILING

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Almost every form and publication has a page on IRS.gov with a friendly shortcut. For example, the Form 1040 page is at IRS.gov/Form1040; the Pub. 501 page is at IRS.gov/Pub501; the Form W-4 page is at IRS.gov/W4; and the Schedule A (Form 1040/SR) page is at IRS.gov/ScheduleA. If typing in a link above instead of clicking on it, be sure to type the link into the address bar of your browser, not a Search box.

If you wish, you can submit comments to the IRS about draft or final forms, instructions, or publications at IRS.gov/FormsComments. We cannot respond to all comments due to the high volume we receive and may not be able to consider many suggestions until the subsequent revision of the product.

If you have comments on reducing paperwork and respondent (filer) burden, with respect to draft or final forms, please respond to the relevant information collection through the Federal Register process; for more info, click here. Amended Return or Administrative
Adjustment Request (AAR)
(Rev. December 2021) Department of the Treasury Internal Revenue Service
(For use by filers of Forms 1065, 1065-B, and 1066)
$\rightarrow$ Go to www.irs.gov/Form1065-X for instructions and the latest information.


Enter name and address used on original return (If same as above, write "Same.")

Internal Revenue Service Center where original return was filed. If electronically filed, enter "e-filed."

Partnerships and electing large partnerships (ELPs), enter the number of Schedules K-1 being filed with this return


REMICs, enter the number of Schedules $Q$ being filed with this return $\qquad$
Part I Check the appropriate box (Choose only 1. See instructions.)
For partnership tax years beginning before January 1, 2018 (unless electing into BBA)
$\square$ TEFRA AAR-go to Section 1NonTEFRA-go to Section 1

ELPs/REMICs-go to Section 1
For partnership tax years beginning after December 31, 2017 (or that elected into BBA for tax years beginning after November 2, 2015 and before January 1, 2018)
$\square$ BBA AAR-go to Section $2 \quad \square$ NonBBA (see instructions) - go to Part II

Partnership-Partner Amended Return Related to Modification of Another Partnership's Imputed Underpayment
$\square$ Partnership-Partner Amended Return (filed as part of modification of the imputed underpayment during a BBA audit) - go to Section 3

## Section 1-TEFRA/NonTEFRA Determination (for partnership tax years beginning before January 1, 2018)

A Has the partnership made an election to be treated as an electing large partnership (ELP) under the provisions of section 775 ? $\square$ Yes $\square$ No
If "Yes," the partnership is not subject to TEFRA. Enter the date of the election $\qquad$ . Do not complete items B through D. Complete items E through G and then go to Part III.
You must determine if the partnership is subject to the rules for consolidated audit proceedings (TEFRA proceedings) under sections 6221 through 6234 (as in effect for tax years beginning before January 1, 2018). See instructions for details.
B Did the partnership have 10 or fewer partners at all times during the tax year? (Note: A husband and wife are considered one partner for TEFRA purposes.) $\square$ Yes $\square$ No
C At all times during the partnership's tax year, were all partners U.S. citizens, resident aliens, C corporations, or estates of deceased partners? $\square$ Yes $\square$ No
If the answers to questions $B$ and $C$ are "Yes," the partnership is not subject to TEFRA proceedings. A partnership that is not subject to TEFRA cannot file an Administrative Adjustment Request. See instructions for details.
D If the partnership is not otherwise subject to TEFRA, has the partnership filed Form 8893, Election of Partnership Level Tax Treatment, or its equivalent, to make an election to be treated as a TEFRA partnership? $\square$ Yes $\square$ No
If the answers to questions $B$ and $C$ are "Yes" and the answer to $D$ is "No," then the partnership is not subject to TEFRA proceedings. If the answer to question $D$ is "Yes," enter the tax year that the election to be treated as a TEFRA partnership was originally filed with the partnership return
E The partnership is $\square$ Subject to TEFRA $\square$ Not subject to TEFRA
F Check the applicable box (see instructions): $\square$ Amended Return $\square$ Administrative Adjustment Request (AAR)
G If you are a Tax Matters Partner (TMP) or a Partner With Authority (PWA) filing an AAR on behalf of the pass-through entity, are you requesting substituted return treatment? (See instructions.) $\square$ Yes $\square$ No

## Go to Part II

For Paperwork Reduction Act Notice, see separate instructions.
Cat. No. 54882 S
Form 1065-X (Rev. 12-2021)

## Section 2-BBA AAR

A Is the partnership revoking the immediately preceding partnership representative (and/or designated individual, if applicable) and appointing a successor (including the designated individual, if applicable) at the same time that this AAR is being filed?Yes (Attach Form 8979.) $\square$ No
B Do the adjustments on the AAR result in an imputed underpayment for the reviewed year? $\square Y$ Yes (If "Yes," go to Question C.) $\square$ No (If "No," go to Question D.)
C Is the partnership making an election under section $6227(\mathrm{~b})(2)$ to have the adjustments taken into account by the reviewed year partners? $\square$ Yes (If "Yes," go to Question D.) $\square$ No (If "No," go to Question E
D The partnership is required to provide statements to the reviewed year partners containing their share of the adjustments. By signing below, the partnership representative declares, under penalties of perjury, that all statements have been provided to the reviewed year partners as required by the instructions.
Yes (If "Yes," attach Form 8980.)No

Go to Part II
Section 3-Partnership-partner amended return filed as part of modification of the imputed underpayment during a BBA audit. See instructions.

Audited partnership name $\qquad$

EIN of audited partnership $\qquad$ Reviewed year of audited partnership $\qquad$
Audit control number $\qquad$

## Go to Part II

## Fill in applicable items and use Part $\mathbf{V}$ to explain any changes

|  | art II | Amended or Administrative Adjustment Req (AAR) Items for Partnerships Filing Form 10 (ELPs and REMICs, use Part III) | quest 065 On |  | (a) As originally reported on Schedule K or as previously adjusted | (b) Net changeincrease or (decrease)explain in Part V | (c) Correct amount |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 000O000000 | 1 <br> 2 <br> 3 <br> 4 <br> 5 <br> $6 a$ <br> $b$ <br> $c$ <br> 7 <br> 8 <br> $9 a$ <br> 9 <br> $b$ <br> $c$ | Ordinary business income (loss) |  | 1 |  |  |  |
|  |  | Net rental real estate income (loss) |  | 2 |  |  |  |
|  |  | Other net rental income (loss) (see instructions) |  | 3 |  |  |  |
|  |  | Guaranteed payments |  | 4 |  |  |  |
|  |  | Interest income |  | 5 |  |  |  |
|  |  | Ordinary dividends |  | 6a |  |  |  |
|  |  | Qualified dividends |  | 6b |  |  |  |
|  |  | Dividend equivalents |  | 6c |  |  |  |
|  |  | Royalties |  | 7 |  |  |  |
|  |  | Net short-term capital gain (loss) |  | 8 |  |  |  |
|  |  | Net long-term capital gain (loss) |  | 9a |  |  |  |
|  |  | Collectibles (28\%) gain (loss) |  | 9b |  |  |  |
|  |  | Unrecaptured section 1250 gain (see instructions) |  | 9c |  |  |  |
|  |  | Net section 1231 gain (loss) |  | 10 |  |  |  |
|  |  | Other income (loss) (see instructions) | . | 11 |  |  |  |


| Form 1065-X (Rev. 12-2021) ${ }^{\text {a }}$ Page 3 |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 0 <br> 0 <br> 0 <br>  <br>  <br> 0 <br> 0 | $\begin{array}{\|r} \hline 12 \\ 13 a \\ b \\ c \\ d \\ \hline \end{array}$ | Section 179 deduction <br> Contributions <br> Investment interest expense <br> Section 59(e) expenditures <br> Other deductions (see instructions) | 12 |  |  | Page 3 |
|  |  |  | 13a |  |  |  |
|  |  |  | 13b |  |  |  |
|  |  |  | 13c |  |  |  |
|  |  |  | 13d |  |  |  |
| 苞 |  | Net earnings (loss) from self-employment Gross farming or fishing income Gross nonfarm income | 14a |  | $\square$ |  |
| 鮺 |  |  | 14b | - - |  |  |
| $\stackrel{\text { \% }}{\text { ¢ }}$ |  |  | 14c |  |  |  |
| 000000 | $\begin{array}{r} 15 a \\ b \\ c \\ d \\ e \\ f \end{array}$ | Low-income housing credit (section 42(j)(5)) Low-income housing credit (other) Qualified rehabilitation expenditures (rental real estate) Other rental real estate credits (see instructions) . | 15a |  |  |  |
|  |  |  | 15b |  |  |  |
|  |  |  | 15c |  |  |  |
|  |  |  | 15d | $\square \square$ | - | - |
|  |  | Other rental credits (see instructions) Other credits (see instructions) | 15e |  |  |  |
|  |  |  | 15 f |  |  |  |
|  |  | Attach Schedule K-2 (Form 1065), Partners' Distributive Share Items-International, and check this box to indicate that you are reporting items of international tax relevance |  |  |  |  |
| $\begin{aligned} & \stackrel{\infty}{\mathbf{n}} \\ & \stackrel{y}{\mathbf{N}} \end{aligned}$ | 17 | Post-1986 depreciation adjustment . . . . . . | 17a |  |  |  |
| $\sum_{4}$ |  | Adjusted gain or loss | 17b |  |  |  |
| $\stackrel{\circ}{5}$ |  | Depletion (other than oil or gas) | 17c |  |  |  |
| E |  | Oil, gas, and geothermal properties-gross income | 17d |  |  |  |
| \% |  | Oil, gas, and geothermal properties-deductions | 17e |  |  |  |
| - |  | Other AMT items (see instructions) | 17f |  |  |  |
|  |  | Tax-exempt interest income Other tax-exempt income Nondeductible expenses Distributions of cash and marketable securities Distributions of other property Investment income Investment expenses Other items and amounts (see instructions) Total foreign taxes paid or accrued | 18a |  |  |  |
|  | $18 a$$b$$c$$19 a$$b$$20 a$$b$$c$ |  | 18b |  |  |  |
|  |  |  | 18c |  |  |  |
|  |  |  | 19a |  |  |  |
|  |  |  | 19b |  |  |  |
|  |  |  | 20a |  |  |  |
|  |  |  | 20b |  |  |  |
|  |  |  | 20c |  |  |  |
|  |  |  | 21 |  |  |  |

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## Part III Amended or Administrative Adjustment Request (AAR) Items for ELPs and REMICs Only



## Tax and Payments (see instructions)



## Tax Due or Overpayments (see instructions)

| 16 | Tax due. Subtract line 15 from line 10, column (d). For details on how to pay, see instructions | 16 |  |
| :---: | :---: | :---: | :---: |
| 17 | Overpayment. Subtract line 10, column (d), from line 15 | 17 |  |

Note: Amended Schedules K-1 or Schedules Q. File amended Schedules K-1 or Schedules Q with Form 1065-X. If the ELP or REMIC is filing Form 1065-X for an administrative adjustment request (AAR), do not furnish the amended Schedules K-1 or Schedules Q to the partners or residual interest holders. If the REMIC is not filing for an AAR and is not subject to the rules for consolidated audit proceedings under sections 6221 through 6231 (as in effect November 1, 2015), the REMIC must furnish the amended Schedules Q to its residual interest holders. See instructions for details.

## Part IV

Imputed Underpayment Under the Centralized Partnership Audit Regime (see instructions)



Form 1065-X (Rev. 12-2021)

Part V Explanations. Enter the Part II or Part III line number before each item you are changing, and give a reason for the change. For partnerships, show the box number and code used to report the item on Schedule K-1. Show any computation in detail. Also, show how the imputed underpayment was calculated and how modifications were applied. If more space is needed, continue your explanations on additional pages.

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[^0]:    Note: Amended Schedules K-1: See instructions for when required.

