Form 9	26
(Rev. Decer	nber 2013)
Department Internal Reve	of the Treasury enue Service
Part I	U.S. Tra

Return by a U.S. Transferor of Property to a Foreign Corporation Information about Form 926 and its separate instructions is at www.irs.gov/form926.

OMB No. 1545-0026

► Attach to your income tax return for the year of the transfer or distribution.

Attachment Sequence No. 128

.S.	Transfero	r In	format	tion	(see	ins	truct	tions	3

Name of transferor

Identifying number (see instructions)

1	If the transferor was a corporation, complete questions 1a through 1d.
а	If the transfer was a section 361(a) or (b) transfer, was the transferor controlled (under section 368(c)) by 5
	or fewer domestic corporations?
b	Did the transferor remain in existence after the transfer?
	If not, list the controlling shareholder(s) and their identifying number(s):

Controlling shareholder	Identifying number

С	If the transfer	or was	а	member	01	an	атт	lated	gro	bup	TIIIN	gа	CC	nsolia	ateo	ret	urn,	wa	SIL	the	р р	arent			
	corporation? .		•		•		•			•		•	·	• •	• •	•	•		•		•		Yes	🗌 No	

If not, list the name and employer identification number (EIN) of the parent corporation:

	Name of parent corporation	EIN of parent corporation
d	Have basis adjustments under section 367(a)(5) been made?	
2 a	If the transferor was a partner in a partnership that was the complete questions 2a through 2d. List the name and EIN of the transferor's partnership:	e actual transferor (but is not treated as such under section 367),
	Name of partnership	EIN of partnership
b c	Did the partner pick up its pro rata share of gain on the trans Is the partner disposing of its entire interest in the partnersh	
d	Is the partner disposing of an interest in a limited partners securities market?	
Part	II Transferee Foreign Corporation Information (se	ee instructions)
3	Name of transferee (foreign corporation)	4a Identifying number, if any
5	Address (including country)	4b Reference ID number (see instructions)
6	Country code of country of incorporation or organization (see	e instructions)
7	Foreign law characterization (see instructions)	
8	Is the transferee foreign corporation a controlled foreign corp	poration?
For Pa	perwork Reduction Act Notice, see separate instructions.	Cat. No. 16982D Form 926 (Rev. 12-2013)

Part III Information Regarding Transfer of Property (see instructions)

Type of property	(a) Date of transfer	(b) Description of property	(c) Fair market value on date of transfer	(d) Cost or other basis	(e) Gain recognized on transfer
Cash					
Stock and					
securities					
Installment					
obligations, account					
receivables or					
similar property					
Foreign currency					
or other property					
denominated in foreign currency					
Inventory					
Assets subject to depreciation					
recapture (see					
Temp. Regs. sec. 1.367(a)-4T(b))					
Tangible property					
used in trade or					
business not listed under another					
category					
Intangible property					
1 (r)					
Property to be leased					
(as described in final					
and temp. Regs. sec. 1.367(a)-4(c))					
Property to be sold (as					
described in					
Temp. Regs. sec. 1.367(a)-4T(d))					
Transfers of oil and					
gas working interests (as described in					
Temp. Regs. sec.					
1.367(a)-4T(e))					
Other property					

Supplemental Information Required To Be Reported (see instructions):

Part	Additional Information Regarding Transfer of Property (see instructions)
9	Enter the transferor's interest in the foreign transferee corporation before and after the transfer:
	(a) Before% (b) After%
10	Type of nonrecognition transaction (see instructions) ►
11 a b c d	Indicate whether any transfer reported in Part III is subject to any of the following: Gain recognition under section 904(f)(3)
12 13 a b c d	Did this transfer result from a change in the classification of the transferee to that of a foreign corporation? Yes No Indicate whether the transferor was required to recognize income under final and Temporary Regulations sections 1.367(a)-4 through 1.367(a)-6 for any of the following: Yes No Tainted property Yes Yes No Depreciation recapture Yes Yes No Branch loss recapture Yes Yes No Any other income recognition provision contained in the above-referenced regulations Yes Yes No
14	Did the transferor transfer assets which qualify for the trade or business exception under section 367(a)(3)? 🗌 Yes 🗌 No
15a	Did the transferor transfer foreign goodwill or going concern value as defined in Temporary Regulations section 1.367(a)-1T(d)(5)(iii)?
b	If the answer to line 15a is "Yes," enter the amount of foreign goodwill or going concern value transferred ► \$
16	Was cash the only property transferred?
17a	Was intangible property (within the meaning of section 936(h)(3)(B)) transferred as a result of the transaction?
b	If "Yes," describe the nature of the rights to the intangible property that was transferred as a result of the transaction:

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