W-8BEN example for enterprises

This commented form is provided only for informational purposes and does not purport to be complete or comprehensive. The sample form and comments herein are based on certain typical scenarios - an Estonian registered limited liability company with majority income deriving from passive investments and with no other significant operational business.

Different circumstances applicable to different customers may entail differences in filling out the form. The commented form is not intended to be relied upon as a legal, tax or any other professional advice. You are encouraged to undertake your own analysis of circumstances applicable to you that may affect your FATCA status. For additional instructions to fill out the form, please see IRS instructions available at http://www.irs.gov/uac/About-Form-W-8BEN-E. In the case of additional questions, please contact info@lhv.ee.



- Provide the full name of the entity who is the beneficial owner.
- 2 Check only one box that suits your entity type.
- 3 Check only one box that applies to your FATCA status. Complete the additional part of this form as indicated next to the status you have checked.
- An Active NFFE is a non-U.S. entity that is not a financial institution* and it meets at least one of the below criteria:
 - 1. less than 50% of its gross income is passive income and less than 50% of the assets held produce passive income**:
 - 2. substantially all activities consist of holding participations in, or providing financing and services to, subsidiaries engaged in business other than of financial institution, except investment funds or other investment vehicles whose purpose is to acquire and then hold interests in companies as capital assets for investment purposes;
 - 3. within 24 months after incorporation is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a financial institution;
 - 4. it engages in financing and hedging transactions with, or for, related entities that are not financial institutions and the group is not primarely engaged in a business of a financial institution.

*For FATCA purposes, the following entities are considered as a financial institution:

- a depository institution is an entity that accepts deposits in the ordinary course of banking or similar business;
- a custodial institution is an entity that holds, as a substantial portion of its business, financial assets on behalf of others (i.e. the gross income attributable to such business exceeds 20% of its gross income for the previous 3 year accounting period);
- an investment entity is an entity that provides the services of trading in financial instruments, individual or collective portfolio management or other services relating to investment, administering or managing funds or money to its customers as a business;
- an insurance company.
- ** Passive income includes dividends, interest, rents, royalties, annuities, and certain other form of passive income.

Please note, that the criteria provided herein is selected based on most common circumstances attributable to LHV's clients, and is not comprehensive. In the case of doubt, or for additional assistance regarding certification of your FATCA status, please contact info@lhv.ee.



| Februa Depart | United States | te of Status of Tax Withholdin | g and Rei | I Owner for porting (Entities) are to the Internal Revenue Code. at www.irs.gov/forms@bene. send to the IRS. | OMB No. 1545-162 |
|------------------|--|-----------------------------------|---|--|---------------------------|
| | OT use this form for: | | | | Instead use F |
| • A for | entity or U.S. citizen or resident | | | | |
| | reign partnership, a foreign simple trust, or a fo | | | | |
| four the | reign government, international organization, for dation, or government of a U.S. possession cla applicability of section(s) 115(2), 501(c), 892, 89 person acting as an intermediary | iming that income is effect | tively connected | U.S. income or that is claim lits) (see instructions) | ing |
| | Identification of Beneficial C | Owner | | | W- |
| 1 | Name of organization that is the beneficial ow | | - | 2 Country of incorporation | or organization |
| OU M | AASIKAS | | | ESTONIA | |
| 3 | Name of disregarded entity receiving the pay | ment (if applicable) | - | | |
| _ | | П. | | | |
| 4 | Chapter 3 Status (entity type) (Must check or Simple trust Grantor tru | ist 🗆 C | orporation omplex trust ivate foundation | ☐ Disregarded entity ☐ Estate | ☐ Partnership☐ Governmen |
| | If you entered disregarded entity, partnership | | | | aty |
| 2 | claim? If "Yes" complete Part III. | 99-007-27X-07A-00- | | | Yes N |
| | Reporting IGA: Fit other than a registered deemed-compliant FFI or participating FFI. Participating FFI. Reporting Model 1 FFI. Reporting Model 1 FFI. Reporting Model 2 FFI. Reporting Model 2 FFI. Reporting Model 2 FFI. Reporting Model 2 FFI other than a reporting Model 1 FFI or sponsored FFI that has not obtained a GIIN. Described Fith than anot obtained a GIIN. Complete Part IV. Certified deemed-compliant FFI with only love-value accounts. Complete Part VI. Certified deemed-compliant FFI with only love-value accounts. Complete Part VI. Certified deemed-compliant FFI with only love-value accounts. Complete Part VI. Certified deemed-compliant FFI with only love-value accounts. Complete Part VII. Certified deemed-compliant sponsoroed, closely held investment vehicle. Complete Part VIII. | | ☐ tritly wholly owned by warmt beneficial owners. Complete Part. Territory femalical institution. Complete Part XVII. Territory femalical institution. Complete Part XVII. Excepted monthinacial starts—posmpsy. Complete Part XXII. Excepted monthinacial starts—posmpsy. Complete Part XXII. Excepted monthinacial starts—posmpsy. Complete Part XXII. 501(d) organization. Complete Part XXII. Anomycott organization. Complete Part XXII. Packley tracked NFFE or NFFE affiliate of a publicity tracked corporation. Complete Part XXIII. | | |
| | Certified deemed-compliant investment advisors and investment managers. Complete Part IX. Owner-documented FFI, Complete Part X. Restricted distributor. Complete Part XI. | | Excepted territory NFFE. Complete Part XXIV. Active NFFE. Complete Part XXIV. Passive NFFE. Complete Part XXIV. Excepted inter-affiliate FFI. Complete Part. | | |
| | | | | orting NFFE. d direct reporting NFFE. Com | |
| | Permanent recitience address (street, apt. or suita ka 5-7 City or town,e or province. Include posta | | ot use a P.O. box | Country | |
| | ka 5-7 | | ot use a P.O. box | - X | |
| | ka 5-7 City or town, Le or province. Include posta | I code where appropriate. | ot use a P.O. box | Country | |
| 11223 | ka 5-7 6 City or town, we or province. Include posta Tallinn Mailing address (if different from above) | I code where appropriate. | b Foreig | Country ESTONIA Country an TIN 8 10 Reference | e number(s) (see instruct |

| Form W | F-8BEN-E (2-2014) Page |
|--------|---|
| Par | Disregarded Entity or Branch Receiving Payment. (Complete only if disregarded entity or branch of an FFI in a country other than the FFI's country of residence.) |
| 11 | Chapter 4 Status (FATCA status) of disregarded entity or branch receiving payment Limited Branch. Reporting Model 1 FFI. U.S. Branch. |
| 12 | □ Participating FFI. → Réponting Model 2 FFI. Address of theraped entity or branch (street, apt. or suite no., or rural route). Do not use a P.O. box or in-care-of address (other than registered address). |
| | City or town, state or province. Include postal code where appropriate. |
| | Country |
| 13 | GIIN (f any) |
| | Claim of Tax Treaty Benefits (if applicable). (For chapter 3 purposes only) |
| 14 | I certify that (check all that apply): I The beneficial owner is a resident of ESTONIA within the meaning of the income tax |
| | treaty between the United States and that country. |
| ь | The beneficial owner derives the item (or items) of income for which the treaty benefits are claimed, and, if applicable, meets the requirements of the treaty provision dealing with limitation on benefits (see instructions). |
| 0 | ☐ The beneficial owner is claiming treaty benefits for dividends received from a foreign corporation or interest from a U.S. trade or business of a foreign corporation and meets qualified resident status (see instructions). |
| 15 | Special rates and conditions (if applicable—see instructions): The beneficial owner is claiming the provisions of Article |
| | of the treaty identified on line 14a above to claim a % rate of withholding on (specify type of income): Explain the reasons the beneficial owner meets the terms of the treaty article: |
| | Expan is readed in deviation with motors of the ready wast. |
| | Sponsored FFI That Has Not Obtained a GIIN |
| 16 | Name of sponsoring entity: |
| 17 | Check whichever box applies. |
| | • Is an FFI solely because it is an investment entity: |
| | Is not a QI, WP, or WT; and |
| | Has agreed with the entity identified above (that is not a nonparticipating FFI) to act as the sponsoring entity for this entity. I certify that the entity identified in Part I: |
| | Is a controlled foreign corporation as defined in section 957(a); |
| | is not a QI, WP, or WT; |
| | Is wholly owned, directly or indirectly, by the U.S. financial institution identified above that agrees to act as the sponsoring entity for the entity; and |
| | Shares a common electronic account system with the sponsoring entity identified above that enables the sponsoring entity to identify account holders and payees of the nerty and to access all account and continent information maintained by the recity including, but in limited to, customer identification information, customer documentation, account balance, and all payments made to account holders appayed. |
| | Certified Deemed-Compliant Nonregistering Local Bank |
| 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 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 percent interest in such credit union or cooperative credit organization; |
| | Does not solicit account holders outside its country of organization; |
| | Has no fixed place of business outside such country (for this purpose, a fixed place of business does not include a location that is n advertised to the public and from which the FFI performs solely administrative support functions); |
| | Has no more than \$175 million in assets on its balance sheet and, if it is a member of an expanded affiliated group, the group has no mothan \$500 million in total assets on its consolidated or combined balance sheets; and |
| | Does not have any member of its expanded affiliated group that is a foreign financial institution, other than a foreign financial institution their 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. |

A non-US entity that is not a financial institution* and does not classify as an active NFFE (see above). This generally includes entities with mainly passive income (no operational business). Passive income includes dividends, interest, rents, royalties, annuities, and certain other form of passive income.

*For FATCA purposes, the following entities are considered as a financial institution:

- a depository institution is an entity that accepts deposits in the ordinary course of banking or similar business;
- a custodial institution is an entity that holds, as a substantial portion of its business, financial assets on behalf of others (i.e. the gross income attributable to such business exceeds 20% of its gross income for the previous 3 year accounting period);
- an investment entity is an entity that provides the services of trading in financial instruments, individual or collective portfolio management or other services relating to investment, administering or managing funds or money to its customers as a business;
- an insurance company.
- 6 Provide registered address.
- Provide only if you are required to obtain GIIN (e.g. reporting Model 1 FFI, direct reporting NFFE, sponsored direct reporting NFFE). Insert "applied for" if your application for GIIN is still in progress. In such case GIIN has to be provided within 90 days.
- 8 In the case of Estonian entity, insert registry code from the commercial register.



Part VI Certified Deemed-Compliant FFI with Only Low-Value Accounts
19 | | | | | | | | | | | |

☐ Conting that per inclination in Part.
I have departed primarily in the business of invisting, reinvesting, or trading in securities, partnership interests, commodises, notional principal contracts, trausance or emailty contracts, or any interest including a future or ferenard contract or many partnership interest or emailty contracts, and proposed principal contracts, and partnership interests, trausance contract or many contracts.
I have formally contract, any contracts of the principal contract, any member of as expended affiliated group, if any, has a balance or value in excess of \$50,000 (as destinance date repolying applicable secount appropriation Legit, and

Neither the FFI nor the entire expanded affiliated group, if any, of the FFI, have more than \$50 million in assets on its consolidated or combined balance sheet as of the end of its most recent accounting year. Part VII Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle

Name of sponsoring entity:

| I certify that the certify dentited in Part I:
| Is on FF lookly because it is an investment entity described in §1.1471-5(e)(t):
| Is not a OL WP, or WT.

a contractual relationship with the above identified sponsoring entity that agrees to fulfill all due diligence, withholding, and reporting sibilities of a participating FFI on behalf of this entity; and

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, rejetseed deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100 precent of the equity interests in the FFI and is itself a opposited FFIS.

Part VIII Certified Deemed-Compliant Limited Life Debt Investment Entity

itution solely because it is an investment entity described in §1.1471-5(e)(4)(i)(A); and

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 for the holding company of an insurance company that issues or is obligated to make payments with respect to a financial account; and
 Does not maintain a financial account for any nonparticipating FFI.

Part X Own

SEENE E. Ø. 2014)

Owner-Documented FFI (continued)

box 24b or 24c, whichever applies.

| Lority that the FFI identified in Part I:

+ Has provided, or will provide, an FFI owner reporting states.

Has provided, or will provide, an FFF owner reporting statement that contains:

"The name, address." This flam, whether 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 (locking through all entities other than specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (locking through all entities other than specified U.S. persons):

** The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required, of every individual and specified U person that owns a debt interest in the owner-documented FFI (including any indirect debt interest, which includes debt interests in a retrieval to a finite chapter of the proper or any direct or indirect dept with retrieval in a debt holder of the payee) that content interioral account in oxices of \$50,000 (deseguiding all such debt interests owned by periopating FFIs, registered desend-complaint FFIs. and the properties of the payee and the content of the payee in the payee in

certified deemod-complaint FHs, excepted NFHs, exempt beneficial owners, or U.S. pressons other than specified U.S. persons), and

*Any additional information the withholding agent requests in order to fall fill obligations with respect to the entity.

to an independent accounting firm or ligal representative with a location in the United States stating that the firm or representative has reviewed the FFF documentation with respect to all of the converse and debt holders identified by all 1411-13(del)(x)(x), and that the FFF meets with the respective of the converse and delet holders identified by all 1411-13(del)(x)(x), and that the FFF meets with the respective of the converse and deleting the respective of the converse that we specified U.S. persons and Fermily 1419-4, with applicable valves.

Check box 241 if applicable.

d | I cently that the entity identified in line 1 is a trust that does not have any contingent beneficiaries or designated classes with unidentified bandedisted.

Destricted | I cently that the entity identified in line 1 is a trust that does not have any contingent beneficiaries or designated classes with unidentified bandedisted.

Destricted | I cently that the entity identified in Part I:

Operates as a districted destriction check help | cently that the entity identified in Part I:

Operates as a distriction with respect to debt or equity interests of the restricted fund with respect to which this form is furnished;

Provides investment services to a last all 30 customes rurelated to each other and less than half of its customes are related to each other;

Is required to perform AMI. Use diligence procedures under the anti-money laundering leve of its occurrity of organization (which is an FATF-compiling injection);

compliant jurisdiction), or 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 interferes of its affiliated group, if any;

- Dee not solicit countries outside its country of incorporation or organization.

- Nea no more than \$175 million in total assets under management and no more than \$27 million in gross revenue on its income statement for the most recent countries giver.

- Is not a member of an expanded affiliated group that has smore than \$500 million in total assets under management or more than \$200 million in organization;

- Is not a member of an expanded affiliated group that has smore than \$500 million in total assets under management or more than \$200 million in gors revenue for its mort recent accounting year on a combined or consolidated income statement; and

Does not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFEEs with one or more substantial U.S.
owners, or increasing Figs.
 Does 25to 2756, whichever applies.
 credity that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished that are made combined 31, 2011. It is entity identified in Part I.

o Sourmently bound by a distribution agreement has containing prohibition or the said of diebt or excursites to any specified U.S. person, passive NFFE with one or more substantial U.S. comes, or norparticipating Fill and, for all sales made prior to the time that such a restriction was included in its distribution agreement, his reviewed all account related to such sales in accordance with the procedures identified in §1.1471-461 applicable to preventing accounts and has redeemed or retired any, or caused the restricted fund to transfer the securities to distribution that is a participating For protriping Model 1FFI securities which were sold to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or norparticipating FFIs.

Part XII Nonreporting IGA FFI

Oertify that the entity roundled in Part i.
 Meets the requirements to be considered a nonreporting financial institution pursuant to an applicable IGA between the United States and

From wideble 2, 2016

Project XIII Foreign Government, Government of a U.S. Possession, or Foreign Central Bank of Issue

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 type engaged in by an incurance company, custodial institution, or depository institution with respect to the payments, accounts, or obdigators or which this fore is columned (see the permitted of its 11-76-100).

collegations for which this form is submitted (excel

PORT XIV International Organization

Check box 28a or 28b, whichever applies.

I certify that the entity identified in Part Is an index

i comprised primarily of foreign povernments;

so coopised as an intergovernmental or supranati

The benefit of the entity's income does not inure to any private per

Is 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 \$1.147.08)(20).

custodal instruction, or depository instruction with respect to the payments, accounts, or obligations for which this form is submitted (eperated by a payment of the payments).

POLICY Exempt Reference planns

200 [In certify that the entity 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 presion or reference benefits; and
 - Is entitled to treaty benefits or monome than the submitted considers from U.S. particular (or vould be entitled to benefits if it derived any such as a resident of the other country within statistics any applicable institution on benefits requirement.

• Is cognized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are imployees of one or more employees in consideration to services renovate.

• No single beneficiary has a right to more than 5% of the FFF) assets;

• Is subject to government required and provides annoull information reporting about its beneficiaries to the relevant tax authorities country in which the fund is established or operated, and

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 peration plan;

a retirement or persion plan;

**Proceives at least 55% of its total contributions from sponsoring employers (disregarding transfers of assets from often 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 1 Model 2 IGA, other retirement funds described in an applicable Model 1 or 1 Model 2 IGA, other retirement funds described in an applicable Model 1 or 1 Model 2 IGA, other retirement funds described in an applicable Model 1 or 1 Model 2 IGA, other retirement funds described in an applicable Model 1 or 1 Model 2 IGA, other retirement funds described in an applicable Model 1 or 1 Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 2 IGA, other retirement funds described in applicable Model 3 IGA, other retirement funds described in applicable Model 3 IGA, other retirement funds described in applicable Model 3 IGA, other retirement funds described in applicable Model 3 IGA, other retirement funds described in applicable Model 4 IGA, other retirement funds described in applicable Model 3 IGA, other retirement funds described in applicable Model 3 IGA, other retirement funds described in applicable Model 4 IGA, other retirement funds described in applicable Model 4 IGA, other retirement funds described in applicable Model 4 IGA, other retirement funds described in applicable Model 4 IGA, other re

• Bither does not permit or pensitives distributions or withdrawate made before the occurrence of specified events related to retirement, distribution, or death (except relover distributions to accounts described in \$1,1471-50(2)(3)(4) eletering to retirement and pension accounts described in an applicable Model 1 or Model 2 VGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 VGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 VGA; or

Unrits contributions by engloyees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.

| 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 engloyees of one or more engloyers in consideration for services enotined.

- Has fewer than 50 periloipants; — contained main for services remained. — 1-bits fewer than 50 periloipants; — 1-bits fewer than 50 periloipants; — 1-bits fewer than 50 periloipants; — 1-bits fewer than 60 periloipants; — 1-bits Participants that are not residents of the country in which the fund is established or operated are not entitled to more than 20 percent of the fund's easets; and

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.

Control of the section (section of the section) control of the section of the sec

Form W-8BEN-E (2-2014)

Part XV Exempt Retirement Plans (Continued)

| The cuttor of the control of the c

** he stabilished may postmissor in Fat I:

** he stabilished may promoved by a feeding povernment, international organization, central bank of Issue, or government of a U.S. p. (such as oldered in §1,1471-0) or an exempt beneficial corner described in an applicable Model 1 or Model 2 IGA be provider redundingly, or death benefits to beneficiation portriporation from a current of homer-image/specie of the sportner of personno diregular.

In entablished and sponsored by a foreign poverment, hierarctical cognitization, certain brain of issue, or government of a U.S. possession (seeks as defined in §147-Fig. or a recept beneficial center decorbinal on an applicable Model 1 or Model 2 fish by possession desirability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performent for the sponsor.

Part XVI Entity Wholly Owned by Exempt Beneficial Owners

Is an FFI solely because it is an investment entity;
 Ison direct holder of an early interest in the investment entity is an evenor beneficial owner described in §1,1471-6 or in an applicable whose it or Model to

Section dissert before 3 debt interest in the investment entity is either a suppository institution (with respect to a loan made to such entity) or an exempt beneficial owner described in 91.147-0-0 or an applicable Model 1 or Model 2/GA.

**Has provided an owner reporting statement that coloration from annex adverse. This dray, chapter 4 status, and a description of the type of documentation provided to the withholding agent for every person that owner a debt interest constituting a financial account or direct equity interest in the entity.

Has provided documentation establishing that every owner of the entity is an entity described in §1.1471-0(b), (c), (d), (e), (f) and/or (g) without regard to whether such owners are beneficial owners.

regard to whether such owners are commons.

Part XVIII Territory Financial Institution

To account that the entity identified in Part I is a financial institution (other than an investment entity) that is in the laws of a possession of the United States.

Part XVIII Excepted Nonfinancial Group Entity

☐ Lendity that the entity identified in Part I:

- Is a holding company, treasury center, or coptive finance company and substantially as of the entity's activities are functions described in 51.1471-569(50)(60).

- It is a member of a nonthinacial group described in 51.1471-569(50)(60).

- Is no result of a nonthinacial group described in 51.1471-569(50)(60).

- Is no result of a nonthinacial group described in 51.1471-569(50)(60).

- Is no result of the nonthinacial group in investment for the nonthinacial group and for the part of the nonthinacial group and for the nonthinacial

Part XIX Excepted Nonfinancial Start-Up Company

☐ toerfly that the entity identified in Part i:

- Was formed on (or, in the case of a new line of business, the date of board resolution approving the new line of busine (date must be less than 24 months prior to date of payment);

is not yet operating a business and has no prior operating history or is investing capital in assets with the intent to operate a new line of business other than that of a financial institution or passive NFFE;

14 Contrily that the entity identified in Part I:

Find a glain of liquidation, filled a glain of inorganization, or filed for bankingstoy on

During the part of years have not been engaged in housiness as a financial institution or acted as a passive NFFE.

Is within laquidating or emerging from a reregisectation or bankingstoy with the intent to continue or recommense operations entity, and

I sense the provide decrease of the provided of t as provided a copy of an opinion from U.S. counsel certifying that the payee is a section 501(c) organization (without regard to whether the yee is a foreign private foundation).

Form W-8BEN-E (2-2014)



| | 8BEN-E (2-2014) Pago |
|--------|--|
| Part ! | |
| 36 | ☐ I certify that the entity identified in Part I is a non-profit organization that meets the following requirements: |
| | The entity is established and maintained in its country of residence exclusively for religious, charitable, scientific, artistic, cultural or educational purposer |
| | The entity is exempt from income tax in its country of residence; The entity has no shareholders or members who have a proprietary or beneficial interest in its income or assets; |
| | Name the supplicable laws of the entity's country of residence on the entity's formation obcurrent permit sty income or sease of the entity of the entity's formation obcurrent permit sty income or sease of the entity of the ent |
| | The applicable laws of the entity's country of residence or the entity's formation documents require that, upon the entity's liquidation of descellar, all of its sustels be destinated to an entity than is a foreign government, an integral part of a feering powerment, an ordinary and of a feering powerment, and ordinary and ordin |
| Part 2 | Publicly Traded NFFE or NFFE Affiliate of a Publicly Traded Corporation |
| Check | box 37a or 37b, whichever applies. |
| 37a | ☐ I certify that: |
| | The entity identified in Part I is a foreign corporation that is not a financial institution; and |
| | The stock of such corporation is regularly traded on one or more established securities markets, including (name one securities exchange upon which the stock is regularly traded). |
| b | ☐ I certify that: |
| | The entity identified in Part I is a foreign corporation that is not a financial institution; |
| | The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on a established securities market; |
| | The name of the entity, the stock of which is regularly traded on an established securities market, is |
| | The name of the securities market on which the stock is regularly traded is |
| Part) | XIV Excepted Territory NFFE |
| 38 | I certify that: |
| | The entity identified in Part I is an entity that is organized in a possession of the United States; |
| | The entity identified in Part I: |
| | Does not accept deposits in the ordinary course of a banking or similar business, |
| | Does not hold, as a substantial portion of its business, financial assets for the account of others, or |
| | Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respet o a financial account; and |
| _ | All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated. |
| Part 2 | |
| 39 | I certify that: |
| | The entity identified in Part I is a foreign entity that is not a financial institution; |
| | Less than 50% of such entity's gross income for the preceding calendar year is passive income; and |
| | Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as weighted average of the percentage of passive assets measured quarterly) (see instructions for the definition of passive income). |
| Part > | |
| 40a | 2 I certify that the entity identification is a foreign entity that is not a financial institution (other than an investment entity organized in a possession of the United States) and is not certifying its status as a publicly traded NFFE (or affiliate), excepted territory NFFE, activ NFFE, direct reporting NFFE, or sponsored direct reporting NFFE. |
| Check | box 40b or 40c, whichever applies. |
| | [7] I further certify that the entity identified in Part I has no substantial U.S. owners, or |
| b | |

meted branches;

Does not hold an account (other than a depository account in the country in which the entity is operating to pay for expenses) with or receive ayaments from any withholding apert other than a member of its expanded affidiated group; and Has not agreed to report under \$1.1471-45(2)(I)(I) or otherwise act as an agent for chapter 4 purposes on behalf of any financial institution, including member of its equanded difficietled group. 9 Check the box to certify that you meet all of the requirements for this status, including the assets and passive income test described in the certification part. Passive income includes dividends, interest, rents, royalties, annuities, and certain other form of passive income.

10 Check the box to certify your status as a Passive NFFE.

| Form W-88EN-E (2-2014) Part XXVIII Sponsored Direct Reportin | og NECE | Page 8 |
|---|--|--|
| 42 Name of sponsoring entity: | IG HEFE | |
| | I is a direct reporting NFFE that is sponsored by the entity i | dentified in line 42 |
| Par XXIX Certification | | |
| Under penalties of perjury, I declare that I have examined to certify under penalties of perjury that: | the information on this form and to the best of my knowledge and be | elief it is true, correct, and complete. I further |
| The entity identified on line 1 of this form is the purposes, or is a merchant submitting this form for | e beneficial owner of all the income to which this form relates, is us or purposes of section 6050W, | sing this form to certify its status for chapter 4 |
| . The entity identified on line 1 of this form is not | a U.S. person, | |
| | t effectively connected with the conduct of a trade or business in the (c) the partner's share of a partnership's effectively connected incom | |
| For broker transactions or barter exchanges, the | ne beneficial owner is an exempt foreign person as defined in the inst | tructions. |
| | thholding agent that has control, receipt, or custody of the income of payments of the income of which the entity on line 1 is the beneficial | |
| I agree that I will submit a new form within 30 days if ar | ny certification on this form becomes incorrect. | |
| Sign Here | | |
| Signature of individual author | orized to sign for beneficial owner Print No | Date (MM-DD-YYYY |
| (| | |
| ✓ I certify that I have the cap | pacity to sign for the entity identified on line 1 of this form | · · |
| | | |
| | | 20 |
| Part XXX Substantial U.S. Owners of | | (2) |
| As required by Part XXVI, provide the name, address | f Passive NFFE ss, and TIN of each substantial U.S. owner of the NFFE. Plea | (2) |
| | | (2) |
| As required by Part XXVI, provide the name, address | | (2) |
| As required by Part XXVI, provide the name, address | | (2) |
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- Upon change of circumstances, a new form has to be provided within 30 days.
- The form has to be signed by duly authorized representative of the entity.
- Provide your full name here in CAPITAL LETTERS.
- Provide the date of signing.

