

# 2018 Income Tax Returns

THE LEUKEMIA AND LYMPHOMA SOCIETY, INC.



# The Leukemia and Lymphoma Society, Inc. Instructions for Filing Form 990-T 990-T - Exempt Organization Business Income Tax Return For the year ended June 30, 2019

The original return should be signed (using full name and title) and dated on page 2 by an authorized officer of the organization.

File the signed return by May 15, 2020 with:

Department of the Treasury Internal Revenue Service Center Ogden, UT 84201-0027

This return shows an overpayment of \$8,963.62, all of which will be refunded to the organization.

To document the timely filing of your tax return(s), we suggest that you obtain and retain proof of mailing. Proof of mailing can be accomplished by sending the tax return(s) by registered or certified mail (metered by the U.S. Postal Service) or through the use of an IRS approved delivery method provided by an IRS designated private delivery service.

## **Exempt Organization Business Income Tax Return**

OMB No. 1545-0687

990-T (and proxy tax under section 6033(e)) For calendar year 2018 or other tax year beginning 07/01 , 2018, and ending 06/30 , 20 19 ▶ Go to www.irs.gov/Form990T for instructions and the latest information. Department of the Treasury Internal Revenue Service ▶ Do not enter SSN numbers on this form as it may be made public if your organization is a 501(c)(3). A Check box if address changed D Employer identification number (Employees' trust, see instructions.) The Leukemia and Lymphoma Society, Inc. **B** Exempt under section Print ✓ 501( c )( 3 ) Number, street, and room or suite no. If a P.O. box, see instructions. 13-5644916 or E Unrelated business activity code 408(e) 220(e) 3 International Drive Type (See instructions.) ☐ 408A 530(a) City or town, state or province, country, and ZIP or foreign postal code 529(a) Rye Brook, NY 10573 n/a C Book value of all assets at end of year F Group exemption number (See instructions.) ▶ ☐ 501(c) trust G Check organization type ► ✓ 501(c) corporation ☐ 401(a) trust Other trust **H** Enter the number of the organization's unrelated trades or businesses. Describe the only (or first) unrelated If only one, complete Parts I-V. If more than one, describe the trade or business here ▶ n/a first in the blank space at the end of the previous sentence, complete Parts I and II, complete a Schedule M for each additional trade or business, then complete Parts III-V. During the tax year, was the corporation a subsidiary in an affiliated group or a parent-subsidiary controlled group? . . . >  $\square$  Yes  $\boxed{\ }$  No If "Yes," enter the name and identifying number of the parent corporation. ▶ n/a The books are in care of ► Gordon Miller, JR Telephone number ▶ 914-821-8935 Part I Unrelated Trade or Business Income (A) Income (B) Expenses (C) Net 1a Gross receipts or sales **b** Less returns and allowances c Balance ▶ 1c 2 2 3 3 Gross profit. Subtract line 2 from line 1c. . . Capital gain net income (attach Schedule D) . . . . . 4a Net gain (loss) (Form 4797, Part II, line 17) (attach Form 4797) 4b С Capital loss deduction for trusts . . . . . . . . . 4c 5 Income (loss) from a partnership or an S corporation (attach statement) 5 6 Rent income (Schedule C) . . . . . . . . . . . . . . . 6 7 Unrelated debt-financed income (Schedule E) . . . . . 7 8 Interest, annuities, royalties, and rents from a controlled organization (Schedule F) 8 9 Investment income of a section 501(c)(7), (9), or (17) organization (Schedule G) 9 10 10 Exploited exempt activity income (Schedule I) . . . . . Advertising income (Schedule J) . . . . . . . . . 11 11 12 Other income (See instructions; attach schedule) . . . . . 12 13 **Total.** Combine lines 3 through 12 13 Part II Deductions Not Taken Elsewhere (See instructions for limitations on deductions.) (Except for contributions, deductions must be directly connected with the unrelated business income.) 14 Compensation of officers, directors, and trustees (Schedule K) . . . . 15 15 Salaries and wages 16 16 17 17 18 Interest (attach schedule) (see instructions) . . . . . 18 19 19 20 Charitable contributions (See instructions for limitation rules) . . . . 21 21 22 Less depreciation claimed on Schedule A and elsewhere on return . 22b 23 23 24 Contributions to deferred compensation plans 24 25 25 Employee benefit programs . . . . . . . . . . . . 26 Excess exempt expenses (Schedule I) . . . . . . . . . 26 27 Excess readership costs (Schedule J) 27 28 Other deductions (attach schedule) . . . 28 29 **Total deductions.** Add lines 14 through 28 29 n 30 Unrelated business taxable income before net operating loss deduction. Subtract line 29 from line 13 30 0 31

Deduction for net operating loss arising in tax years beginning on or after January 1, 2018 (see instructions)

Unrelated business taxable income. Subtract line 31 from line 30

32

31

32

(Rev. January 2019)

Department of the Treasury Internal Revenue Service

### **Application for Automatic Extension of Time To File an Exempt Organization Return**

► File a separate application for each return. ▶ Go to www.irs.gov/Form8868 for the latest information. OMB No. 1545-1709

Electronic filing (e-file). You can electronically file Form 8868 to request a 6-month automatic extension of time to file any of the forms listed below with the exception of Form 8870, Information Return for Transfers Associated With Certain Personal Benefit Contracts, for which an extension request must be sent to the IRS in paper format (see instructions). For more details on the electronic

### filing of this form, visit www.irs.gov/e-file-providers/e-file-for-charities-and-non-profits. Automatic 6-Month Extension of Time. Only submit original (no copies needed). All corporations required to file an income tax return other than Form 990-T (including 1120-C filers), partnerships, REMICs, and trusts must use Form 7004 to request an extension of time to file income tax returns. Enter filer's identifying number, see instructions Name of exempt organization or other filer, see instructions. Employer identification number (EIN) or Type or 13-5644916 print The Leukemia & Lymphoma Society, Inc. Number, street, and room or suite no. If a P.O. box, see instructions. Social security number (SSN) File by the due date for 3 International Drive, Suite 200 filing your City, town or post office, state, and ZIP code. For a foreign address, see instructions. return. See instructions Rye Brook, NY 10573 Enter the Return Code for the return that this application is for (file a separate application for each return) . . . . . . . . . 0 7 **Application** Return **Application** Return Is For Code Is For Code Form 990 or Form 990-EZ 01 Form 990-T (corporation) 07 Form 990-BL 02 Form 1041-A 08 Form 4720 (individual) Form 4720 (other than individual) 03 09 Form 990-PF 04 Form 5227 10 Form 990-T (sec. 401(a) or 408(a) trust) 05 Form 6069 11 Form 990-T (trust other than above) 06 Form 8870 12 The books are in the care of ► Gordon Miller Jr EVP Chief Financial Officer Telephone No. ▶ 914 821-8935 Fax No. ▶ • If the organization does not have an office or place of business in the United States, check this box . . . . . . . -1:--!- -. . . .

• If th	is is for a Group Return, enter the organization's four digit Group Exemption Number (GEN)		$\_$ . It this	s is
	e whole group, check this box		and at	ttach
a list v	with the names and EINs of all members the extension is for.			
1	I request an automatic 6-month extension of time untilMay 15, 2020_, to file the exempthe organization named above. The extension is for the organization's return for:    above the calendar year 20 or			
	► ✓ tax year beginning July 1 , 20 18 , and ending June 30		, 20	
2	If the tax year entered in line 1 is for less than 12 months, check reason:   Initial return  Final ret  Change in accounting period	urn		
3a	If this application is for Forms 990-BL, 990-PF, 990-T, 4720, or 6069, enter the tentative tax, less any nonrefundable credits. See instructions.	3a	\$	712
b	If this application is for Forms 990-PF, 990-T, 4720, or 6069, enter any refundable credits and estimated tax payments made. Include any prior year overpayment allowed as a credit.	3b	\$	712
С	<b>Balance due.</b> Subtract line 3b from line 3a. Include your payment with this form, if required, by using EFTPS (Electronic Federal Tax Payment System). See instructions.	3с	\$	

Caution: If you are going to make an electronic funds withdrawal (direct debit) with this Form 8868, see Form 8453-EO and Form 8879-EO for payment instructions.

∘art I	III Total Unrelated Business Taxable Income				
	Total of unrelated business taxable income computed from all unrelated trades or busine	•	e		
	instructions)		33		
	Amounts paid for disallowed fringes				
	Deduction for net operating loss arising in tax years beginning before January 1, 2 instructions)		e <b>35</b>		
	Total of unrelated business taxable income before specific deduction. Subtract line 35 from of lines 33 and 34		m <b>36</b>		
	Specific deduction (Generally \$1,000, but see line 37 instructions for exceptions)		37		
	Unrelated business taxable income. Subtract line 37 from line 36. If line 37 is greater that				
	enter the smaller of zero or line 36		38		
art l			- 00		
	Organizations Taxable as Corporations. Multiply line 38 by 21% (0.21)	•	39	0	
	Trusts Taxable at Trust Rates. See instructions for tax computation. Income				
	the amount on line 38 from:   Tax rate schedule or  Schedule D (Form 1041)				
	Proxy tax. See instructions		<b>41</b>		
	Alternative minimum tax (trusts only)		42		
	Tax on Noncompliant Facility Income. See instructions		43		
	<b>Total.</b> Add lines 41, 42, and 43 to line 39 or 40, whichever applies		44	0	
art \				91	
5a	Foreign tax credit (corporations attach Form 1118; trusts attach Form 1116) . 45a				
	Other credits (see instructions)				
С	General business credit. Attach Form 3800 (see instructions)				
d	Credit for prior year minimum tax (attach Form 8801 or 8827) 45d				
е	Total credits. Add lines 45a through 45d		45e		
6	Subtract line 45e from line 44		46		
7	Other taxes. Check if from: Form 4255 Form 8611 Form 8697 Form 8866 Other (attach sc	hedule) .	47		
8	Total tax. Add lines 46 and 47 (see instructions)		48		
9	2018 net 965 tax liability paid from Form 965-A or Form 965-B, Part II, column (k), line 2.		49		
0a	Payments: A 2017 overpayment credited to 2018				
b	2018 estimated tax payments	963.62			
С	Tax deposited with Form 8868				
	Foreign organizations: Tax paid or withheld at source (see instructions) . 50d				
	Backup withholding (see instructions)				
	Credit for small employer health insurance premiums (attach Form 8941) . 50f				
	Other credits, adjustments, and payments:   Form 2439				
	☐ Form 4136 ☐ Other ☐ Total ► <b>50g</b>				
	Total payments. Add lines 50a through 50g		51	8963.62	
	Estimated tax penalty (see instructions). Check if Form 2220 is attached	▶[	52		
	<b>Tax due.</b> If line 51 is less than the total of lines 48, 49, and 52, enter amount owed	!	53		
	<b>Overpayment.</b> If line 51 is larger than the total of lines 48, 49, and 52, enter amount overpa		54	8963.62	
		funded	<b>55</b>	8963.62	
art \	,			Vaa	No
	At any time during the 2018 calendar year, did the organization have an interest in or a sign				No
	over a financial account (bank, securities, or other) in a foreign country? If "Yes," the organ				
	FinCEN Form 114, Report of Foreign Bank and Financial Accounts. If "Yes," enter the name	ie oi trie	ioreign co		
	here CANADA			<del>\</del>	
	During the tax year, did the organization receive a distribution from, or was it the grantor of, or transfer	eror to, a	toreign trust	7.	
	If "Yes," see instructions for other forms the organization may have to file.				
8	Enter the amount of tax-exempt interest received or accrued during the tax year  \$ Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements,	and to the	boot of million	n/a	of i+ !-
ign			lge.		_
_		•	May the	IRS discuss this r preparer shown b	
ere		er		uctions)? <b>Yes</b>	
	Signature of officer Date Title			5711	
aid	Print/Type preparer's name  Preparer's signature  2/0	5/20	Check   i	I	
repa	arer David W. Fingrilli	3/20	self-employe		
-	Only Firm's name  KPMG LLP		Firm's EIN ▶	13-556520	7
J- C	Firm's address > 345 Park Avenue New York NV 10154-0102		Phone no	212-758-970	20

	- ()									ago -
Sche	dule A—Cost of Goods Sold	I. Ente	er method of ir	nventor	y val	uation 🕨				
1	Inventory at beginning of year	1			6	Inventory a	at end of year	6		
2	Purchases	2			7	,	goods sold. Subtract			
3	Cost of labor	3					line 5. Enter here and			
4a	Additional section 263A costs	s				in Part I, lir	ne 2	7		
	(attach schedule)	4a	1		8		es of section 263A (wit			No
b	Other costs (attach schedule)	4b	)				roduced or acquired for		/	
5	Total. Add lines 1 through 4b	5	<u>_</u>	<u></u> _			nization?			
	dule C-Rent Income (From	Real	Property and	l Perso	nal	Property I	Leased With Real Pro	operty) $_{_{ m N}/}$	'A	
•	instructions)									
	ription of property									
(1)										
(2)										
(3)										
(4)	• -						<u> </u>			
	2. Rent r	eceivea	or accrued							
	om personal property (if the percentage of personal property is more than 10% but no more than 50%)		(b) From real ar percentage of rent 50% or if the rent	for person	al prop	perty exceeds	3(a) Deductions directly in columns 2(a) and			ie
(1)										
(2)										
(3)										
(4)										
Total		Т	otal				(b) Total daduations			
	al income. Add totals of columns 2(a	a) and 2	2(b). Enter				(b) Total deductions. Enter here and on page	1,		
nere ar	nd on page 1, Part I, line 6, column (A	A) .	▶				Part I, line 6, column (B)			
Sche	dule E—Unrelated Debt-Fina	anced	d Income (see	instruct	ions)				/A	
	1. Description of debt-financed	Inroport	h.,			ome from or ebt-financed	3. Deductions directly con debt-finance	nnected with or a ced property	allocable to	0
	1. Description of dept-imanced	proper	ıy	allocabl	prop		(a) Straight line depreciation (attach schedule)		deductions	S
(1)							(attach schedule)	(attach )	scriedule)	
(2)								-		
(3)								1		
(4)										
а	acquisition debt on or	of or all bt-finan	adjusted basis locable to ced property schedule)		6. Col 4 divi by colu	ided	7. Gross income reportable (column 2 × column 6)	8. Allocable (column 6 × to 3(a) al		
(1)						%				
(2)						%				
(3)						%				
(4)						%				
T-4-1-							Enter here and on page 1, Part I, line 7, column (A).	Enter here a Part I, line 7		
Totals		 Idad in					•			
i otai C	avidends-received deductions mon	au <del>c</del> u III	coluitii 0							

Form **990-T** (2018)

Form 990-T (2018) Page 4 Schedule F-Interest, Annuities, Royalties, and Rents From Controlled Organizations (see instructions) N/A **Exempt Controlled Organizations** 1. Name of controlled 2. Employer 5. Part of column 4 that is 6. Deductions directly 3. Net unrelated income 4. Total of specified organization identification number included in the controlling connected with income (loss) (see instructions) payments made organization's gross income in column 5 (1) (2) (3)(4)Nonexempt Controlled Organizations 10. Part of column 9 that is 11. Deductions directly 9. Total of specified 8. Net unrelated income 7. Taxable Income included in the controlling connected with income in (loss) (see instructions) payments made organization's gross income column 10 (1) (2)(3)(4) Add columns 5 and 10. Add columns 6 and 11. Enter here and on page 1, Enter here and on page 1, Part I, line 8, column (A). Part I, line 8, column (B). N/A Schedule G-Investment Income of a Section 501(c)(7), (9), or (17) Organization (see instructions) 3. Deductions 5. Total deductions 4. Set-asides directly connected (attach schedule) 1. Description of income 2. Amount of income and set-asides (col. 3 plus col. 4) (attach schedule) (1) (2)(3)(4) Enter here and on page 1, Enter here and on page 1, Part I, line 9, column (A). Part I, line 9, column (B). Schedule I - Exploited Exempt Activity Income, Other Than Advertising Income (see instructions) N/A 3. Expenses 4. Net income (loss) 7. Excess exempt 2. Gross directly from unrelated trade 5. Gross income expenses unrelated 6. Expenses connected with or business (column from activity that (column 6 minus attributable to 1. Description of exploited activity business income production of 2 minus column 3). column 5, but not is not unrelated from trade or column 5 unrelated If a gain, compute business income more than business cols. 5 through 7. business income column 4). (1) (2) (3)Enter here and on Enter here and on Enter here and page 1, Part I, page 1, Part I, on page 1, line 10, col. (A). line 10, col. (B). Part II, line 26. Schedule J—Advertising Income (see instructions) Income From Periodicals Reported on a Consolidated Basis N/A 4. Advertising 7. Excess readership 2. Gross gain or (loss) (col. costs (column 6 3. Direct 5. Circulation 6. Readership advertising 1. Name of periodical 2 minus col. 3). If minus column 5, but advertising costs income costs income a gain, compute not more than cols. 5 through 7. column 4).

(1) (2) (3) (4)

Totals (carry to Part II, line (5))

Form 990-T (2018)

Income From Periodicals Reported on a Separate Basis (For each periodical listed in Part II, fill in columns Part II 2 through 7 on a line-by-line basis.) 4. Advertising 7. Excess readership 2. Gross gain or (loss) (col. costs (column 6 3. Direct 5. Circulation 6. Readership 1. Name of periodical advertising 2 minus col. 3). If minus column 5, but advertising costs costs income income not more than a gain, compute cols. 5 through 7. column 4). (1) (2) (3)

Enter here and on page 1, Part I, line 11, col. (A).

Enter here and on page 1, Part I, line 11, col. (B).

Enter here and on page 1, Part I, line 11, col. (B).

Enter here and on page 1, Part II, line 27.

(4)

Totals from Part I

Schedule K-Compensation of Officers, Dire	ectors, and Trustees (see instruct	ions)	N/A
1. Name	2. Title	3. Percent of time devoted to business	Compensation attributable to unrelated business
(1)		%	
(2)		%	
(3)		%	
(4)		%	
Total. Enter here and on page 1, Part II, line 14		🕨	

Form **990-T** (2018)

Page 5

### Form **926**

(Rev. November 2018) Department of the Treasury Internal Revenue Service

# Return by a U.S. Transferor of Property to a Foreign Corporation

toot information

► Go to www.irs.gov/Form926 for instructions and the latest information. ► Attach to your income tax return for the year of the transfer or distribution.

Attachment Sequence No. **128** 

OMB No. 1545-0026

time of transferor    Identifying number   Sentatophing number   S	Part	(-1	-		
Is the transferor as a specified 10%-owned foreign corporation that is not a controlled foreign corporation? \  \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Name o	f transferor		Identifying number (see instructions)	
2 If the transferor was a corporation, complete questions 2a through 2d. a If the transfer was a socion 36(a) or (b) transfer, was the transferor controlled (under section 368(c)) by five or fewer domestic corporations? b Did the transferor remain in existence after the transfer? ff not, list the controlling shareholder   Identifying number(s).  Controlling shareholder   Identifying number  Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Controlling shareholder   Identifying number    Identifying number    Controlling shareholder   Identifying number    Identifying number    Controlling shareholder   Identifying number    Id					/-
a If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?  Controlling shareholder  Controlling number  Controlling number  Controlling number  Controlling number, if any  Controlling shareholder  Country code of country of incorporation or organization (see instructions)  CJ  Country code of country of incorporation or organization (see instructions)	_			ign corporation? .	N/A
five or fewer domestic corporations?    Did the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?   Controlling shareholder		·	•	recetion 269(a)) by	
b Did the transferor remain in existence after the transfer?    Controlling shareholder	а		•	• • • • • • • • • • • • • • • • • • • •	N/A
Controlling shareholder    Controlling shareholder   Identifying number	b	·		<del>-</del> -	
Controlling shareholder   Identifying number    c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?	-				
c If the transferor was a member of an affiliated group filing a consolidated return, was it the parent corporation?  If not, list the name and employer identification number (EIN) of the parent corporation.  Name of parent corporation  EIN of parent corporation  EIN of parent corporation  If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under section 367), complete questions 3a through 3d.  List the name and EIN of the transferor's partnership.  Name of partnership  EIN of partnership  EIN of partnership  EIN of partnership  b Did the partner disposing of its entire interest in the partnership?  c Is the partner disposing of its entire interest in the partnership?  d Is the partner disposing of interest in a limited partnership that is regularly traded on an established securities marker?  Anne of transferee (foreign corporation)  So breat Opportunities Feeder Fund Limited  Address (including country)  So Reference ID number (see instructions)  A Name of transferee (foreign corporation)  C.D Box 309, Ugland House, Grand Cayman, Cayman Islands  C.J					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation		Controlling shareholder	lder	ntifying number	
corporation?					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation					
corporation?					
corporation?					
corporation?					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation					
corporation?   Yes   No   N/A    If not, list the name and employer identification number (EIN) of the parent corporation.    Name of parent corporation   EIN of parent corporation					
Name of parent corporation  EIN of parent corporation  d Have basis adjustments under section 367(a)(4) been made?	С	- · · · · · · · · · · · · · · · · · · ·	=		N/A
Name of parent corporation  EIN of parent corporation  d Have basis adjustments under section 367(a)(4) been made?		If not list the name and employer identification number (FIN)	of the parent corporation		
d Have basis adjustments under section 367(a)(4) been made?		The state half and an proyer rachanceater harmon (Ent)			
d Have basis adjustments under section 367(a)(4) been made?		Name of parent corporation	EIN of	parent corporation	
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under section 367), complete questions 3a through 3d.  a List the name and EIN of the transferor's partnership.    Name of partnership   EIN of partnership		·			
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under section 367), complete questions 3a through 3d.  a List the name and EIN of the transferor's partnership.    Name of partnership   EIN of partnership					
3 If the transferor was a partner in a partnership that was the actual transferor (but is not treated as such under section 367), complete questions 3a through 3d.  a List the name and EIN of the transferor's partnership.    Name of partnership   EIN of partnership	d	Have basis adjustments under section 367(a)(4) been made?		Yes . No	N/A
complete questions 3a through 3d.  a List the name and EIN of the transferor's partnership.    Name of partnership   EIN of partnership	_	(-)( -)			
complete questions 3a through 3d.  a List the name and EIN of the transferor's partnership.    Name of partnership   EIN of partnership	3	If the transferor was a partner in a partnership that was the	actual transferor (but is no	ot treated as such under section 367),	
Name of partnership    BIN of partnership   EIN of partnership				·	
b Did the partner pick up its pro rata share of gain on the transfer of partnership assets?	a	List the name and EIN of the transferor's partnership.			
c Is the partner disposing of its entire interest in the partnership?		Name of partnership	EIN	of partnership	
c Is the partner disposing of its entire interest in the partnership?					
c Is the partner disposing of its entire interest in the partnership?					
c Is the partner disposing of its entire interest in the partnership?	h	Did the partner pick up its pro rata share of gain on the transf	er of partnership assets?	☐ Yes ☐ No	
d Is the partner disposing of an interest in a limited partnership that is regularly traded on an established securities market?					
securities market?	_	· · · · · · · · · · · · · · · · · · ·			
Transferee Foreign Corporation Information (see instructions)  4 Name of transferee (foreign corporation)  5a Identifying number, if any  CQS Direct Opportunities Feeder Fund Limited  6 Address (including country)  5b Reference ID number (see instructions)  C.O. Box 309, Ugland House, Grand Cayman, Cayman Islands  7 Country code of country of incorporation or organization (see instructions)  CJ	-	securities market?			
6 Address (including country)  5b Reference ID number (see instructions)  2.0. Box 309, Ugland House, Grand Cayman, Cayman Islands  7 Country code of country of incorporation or organization (see instructions)  CJ	Part	II Transferee Foreign Corporation Information (se	e instructions)		
6 Address (including country)  5b Reference ID number (see instructions)  P.O. Box 309, Ugland House, Grand Cayman, Cayman Islands  7 Country code of country of incorporation or organization (see instructions)  CJ	4	Name of transferee (foreign corporation)		5a Identifying number, if any	
(see instructions)  P.O. Box 309, Ugland House, Grand Cayman, Cayman Islands  Tountry code of country of incorporation or organization (see instructions)  CJ	CQS D				
P.O. Box 309, Ugland House, Grand Cayman, Cayman Islands  7 Country code of country of incorporation or organization (see instructions)  CJ	6	Address (including country)		<b>5b</b> Reference ID number	
7 Country code of country of incorporation or organization (see instructions)  CJ		, , ,		(!	
<u> </u>				,	
		ox 309, Ugland House, Grand Cayman, Cayman Islands	inate rations)	,	
TOTOIGHT INTERCLOTIZATION (300 INSTRUCTION)		ox 309, Ugland House, Grand Cayman, Cayman Islands  Country code of country of incorporation or organization (see	,	,	
Limited Liability Corporation	7	ox 309, Ugland House, Grand Cayman, Cayman Islands  Country code of country of incorporation or organization (see	,	,	
9 Is the transferee foreign corporation a controlled foreign corporation?	8	ox 309, Ugland House, Grand Cayman, Cayman Islands  Country code of country of incorporation or organization (see  CJ  Foreign law characterization (see instructions)	,	,	

Form 926 (Rev. 11-2018) Page 2 **Information Regarding Transfer of Property** (see instructions) Part III Section A—Cash (b) Description of (c) Fair market value on (d) (e) Type of Date of Cost or other Gain recognized on property transfer property date of transfer basis transfer 6/3/2019 1000000 Cash 10 Was cash the only property transferred?. √ Yes No If "Yes," skip the remainder of Part III and go to Part IV. Section B-Other Property (other than intangible property subject to section 367(d)) (b) Description of (a) Date of (c) Fair market value on (d) Cost or other (e) Gain recognized on Type of property date of transfer basis property Stock and securities Inventory Other property (not listed under another category) Property with built-in loss Totals 11 Did the transferor transfer stock or securities subject to section 367(a) with respect to which a gain ☐ Yes ☐ No 12a Were any assets of a foreign branch (including a branch that is a foreign disregarded entity) transferred to a . . . . . . . . . . . . . . Yes 🗌 No If "Yes," go to line 12b. b Was the transferor a domestic corporation that transferred substantially all of the assets of a foreign branch (including a branch that is a foreign disregarded entity) to a specified 10%-owned foreign corporation? . . . . Yes ... No If "Yes," continue to line 12c. If "No," skip lines 12c and 12d, and go to line 13. Immediately after the transfer, was the domestic corporation a U.S. shareholder with respect to the ☐ Yes ☐ No If "Yes," continue to line 12d. If "No," skip line 12d, and go to line 13. Enter the transferred loss amount included in gross income as required under section 91 ▶ \$ Did the transferor transfer property described in section 367(d)(4)? . . . . . . . . . . . . . . . . 13 If "No," skip Section C and questions 14a through 15. Section C-Intangible Property Subject to Section 367(d) (a) Date of (c) Useful Type of Income inclusion for year of transfer (e) Cost or other basis Description of Arm's length price property transfer property life on date of transfer (see instructions) Property described in sec. 367(d)(4)

Totals

Form 926 (Rev. 11-2018)

d If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) ▶ \$		
b At the time of the transfer, did any of the transferred intangible property have an indefinite useful life?	14a	
c Did the transferor choose to apply the 20-year inclusion period provided under Regulations section 1,367(d)-1(c)(3)(iii) for any intangible property?  d If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(iii) ▶ \$  15 Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?		
d If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(ii) ▶ \$  15 Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?		
to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in Regulations section 1.367(d)-1(c)(3)(i)	С	1.367(d)-1(c)(3)(ii) for any intangible property?
Regulations section 1.367(d)-1(c)(3)(i) ▶ \$  Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	d	
Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?		
Part IV Additional Information Required To Be Reported (see instructions)  Part IV Additional Information Regarding Transfer of Property (see instructions)    Compare   Compar	15	
Part IV Additional Information Regarding Transfer of Property (see instructions)  16 Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before 0% (b) After 0.14%  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?
Part IV Additional Information Regarding Transfer of Property (see instructions)  16 Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before 0% (b) After 0.14%  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
16 Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before	Supp	plemental Part III Information Required To Be Reported (see instructions)
Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
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Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before		
Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before		
16 Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)		
16 Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)	Part	Additional Information Regarding Transfer of Property (see instructions)
(a) Before0% (b) After0.14 %  17 Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18 Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)	a i	Additional information regarding transfer of Property (see instructions)
(a) Before0% (b) After0.14 %  17  Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  18  Indicate whether any transfer reported in Part III is subject to any of the following.  a  Gain recognition under section 904(f)(3)	16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer
Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)	10	
Indicate whether any transfer reported in Part III is subject to any of the following.  a Gain recognition under section 904(f)(3)	4-	
a Gain recognition under section 904(f)(3)		
b Gain recognition under section 904(f)(5)(F)		
c Recapture under section 1503(d)	_	
d Exchange gain under section 987		
Did this transfer result from a change in entity classification?	С	
<ul> <li>Did a domestic corporation make a distribution of property covered by section 367(e)(2)? See instructions . ☐ Yes ✓ If "Yes," complete lines 20b and 20c.</li> <li>Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b) ► \$</li> <li>Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? ☐ Yes ☐ I</li> <li>Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation</li> </ul>	d	
If "Yes," complete lines 20b and 20c.  b Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b) ▶ \$  c Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? ☐ Yes ☐ I  21 Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation	19	Exchange gain under section 987
<ul> <li>b Enter the total amount of gain or loss recognized pursuant to Regulations section 1.367(e)-2(b) ▶ \$</li> <li>c Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? □ Yes □ I</li> <li>21 Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation</li> </ul>		
c Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)?   Yes   1  Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation	20a	Exchange gain under section 987
<ul> <li>c Did the domestic corporation not recognize gain or loss on the distribution of property because the property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? ☐ Yes ☐ I</li> <li>21 Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation</li> </ul>	20a	Exchange gain under section 987
property was used in the conduct of U.S. trade or business under Regulations section 1.367(e)-2(b)(2)? Yes		Exchange gain under section 987
21 Did a domestic corporation make a section 355 distribution of stock in a foreign controlled corporation	b	Exchange gain under section 987
	b	Exchange gain under section 987
COVERED BY SECTION 30 (1911) A SEE INSTRUCTIONS	b	Exchange gain under section 987

# Return by a U.S. Transferor of Property to a Foreign Corporation

▶ Go to www.irs.gov/Form926 for instructions and the latest information.

OMB No. 1545-0026 Attachment Sequence No. 128

(Rev. November 2018) Department of the Treasury Internal Revenue Service ▶ Attach to your income tax return for the year of the transfer or distribution. Part I IIS Transferor Information (see instructions)

Name o	f transferor	Identifying number (see instructions)
THE L	EUKEMIA AND LYMPHOMA SOCIETY	13-5644916
1		hat is not a controlled foreign corporation? .   Yes No
2	If the transferor was a corporation, complete questions 2a thi	
а	If the transfer was a section 361(a) or (b) transfer, was the	ransferor controlled (under section 368(c)) by
b	Did the transferor remain in existence after the transfer? .	
	If not, list the controlling shareholder(s) and their identifying n	umber(s).
	Controlling shareholder	Identifying number
С	If the transferor was a member of an affiliated group fili corporation?	ng a consolidated return, was it the parent
	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)(4) been made?	
	(-)( )	
3	If the transferor was a partner in a partnership that was the	actual transferor (but is not treated as such under section 367),
	complete questions 3a through 3d.	
а	List the name and EIN of the transferor's partnership.	
	Name of partnership	EIN of partnership
	Provide Provid	
	Did the newton wield up the pure vate above of sein an the twenty	ov of newtrayahin seesta?
b	Did the partner pick up its pro rata share of gain on the transfils the partner disposing of its <b>entire</b> interest in the partnershi	·
G C	Is the partner disposing of an interest in a limited partnersh	
d	securities market?	
Part		
4	Name of transferee (foreign corporation)	5a Identifying number, if any
	Equity Absolute Return Investments Ltd	
6	Address (including country)	5b Reference ID number
		(see instructions)
190 Ele	gin Avenue, George Town, Grand Cayman, KY1-9005, Cayman Isla	nds Globalequityabs
7	Country code of country of incorporation or organization (see	
	C <sub>~</sub>	
8	Foreign law characterization (see instructions)	
	oted Company	
9	Is the transferee foreign corporation a controlled foreign corp	oration?

Form 926 (Rev. 11-2018) Page 2 **Information Regarding Transfer of Property** (see instructions) Part III Section A—Cash (b) Description of (c) Fair market value on (d) (e) Type of Date of Cost or other Gain recognized on property transfer property date of transfer basis transfer 1600000 5/31/2019 Cash 10 Was cash the only property transferred?. √ Yes No If "Yes," skip the remainder of Part III and go to Part IV. Section B-Other Property (other than intangible property subject to section 367(d)) (b) Description of (a) Date of (c) Fair market value on (d) Cost or other (e) Gain recognized on Type of property date of transfer basis property Stock and securities Inventory Other property (not listed under another category) Property with built-in loss Totals 11 Did the transferor transfer stock or securities subject to section 367(a) with respect to which a gain ☐ Yes ☐ No 12a Were any assets of a foreign branch (including a branch that is a foreign disregarded entity) transferred to a . . . . . . . . . . . . . . Yes 🗌 No If "Yes," go to line 12b. b Was the transferor a domestic corporation that transferred substantially all of the assets of a foreign branch (including a branch that is a foreign disregarded entity) to a specified 10%-owned foreign corporation? . . . . Yes ... No If "Yes," continue to line 12c. If "No," skip lines 12c and 12d, and go to line 13. Immediately after the transfer, was the domestic corporation a U.S. shareholder with respect to the ☐ Yes ☐ No If "Yes," continue to line 12d. If "No," skip line 12d, and go to line 13. Enter the transferred loss amount included in gross income as required under section 91 ▶ \$ Did the transferor transfer property described in section 367(d)(4)? . . . . . . . . . . . . . . . . 13 If "No," skip Section C and questions 14a through 15. Section C-Intangible Property Subject to Section 367(d) (a) Date of (c) Useful Type of Income inclusion for year of transfer (e) Cost or other basis Description of Arm's length price property transfer property life on date of transfer (see instructions) Property described in sec. 367(d)(4)

Totals

Form 926 (Rev. 11-2018)

14a			
	reasonably anticipated to exceed 20 years?		
b	3 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Yes	■ No
С	= 10 110 110 110 110 110 110 110 110 110		
	1.367(d)-1(c)(3)(ii) for any intangible property?	Yes	∐ No
d	If the answer to line 14c is "Yes," enter the total estimated anticipated income or cost reduction attributable		
	to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in		
	Regulations section 1.367(d)-1(c)(3)(ii) ▶ \$		
15	Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	☐ Yes	□ No
Supp	plemental Part III Information Required To Be Reported (see instructions)		
	·		
_			
Dart			
rarı	Additional Information Regarding Transfer of Property (see instructions)		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.		
	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%		
	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%  Type of nonrecognition transaction (see instructions) ► IRC Section 351		
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before		
16 17	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%  Type of nonrecognition transaction (see instructions) ► IRC Section 351	☐ Yes	✓ No
16 17 18	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%  Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)		
16 17 18 a	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%  Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes	✓ No
16 17 18 a b	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%  Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes ☐ Yes	✓ No ✓ No
16 17 18 a b c	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0 % (b) After55 %  Type of nonrecognition transaction (see instructions) ► IRC Section 351  Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No
16 17 18 a b c d	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before	<ul> <li>☐ Yes</li> <li>☐ Yes</li> <li>☐ Yes</li> <li>☐ Yes</li> </ul>	✓ No ✓ No ✓ No ✓ No
16 17 18 a b c	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No ✓ No
16 17 18 a b c d 19 20a	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%  Type of nonrecognition transaction (see instructions) ▶ IRC Section 351  Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No ✓ No
16 17 18 a b c d 19 20a b	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No ✓ No
16 17 18 a b c d 19 20a	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before	☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes	✓ No ✓ No ✓ No ✓ No ✓ No
16 17 18 a b c d 19 20a b c	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before0% (b) After55%  Type of nonrecognition transaction (see instructions) ▶ IRC Section 351 Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes ☐ Yes	✓ No ✓ No ✓ No ✓ No ✓ No
16 17 18 a b c d 19 20a b	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.  (a) Before	☐ Yes	✓ No ✓ No ✓ No ✓ No ✓ No ✓ No

(Rev. November 2018) Department of the Treasury Internal Revenue Service

# Return by a U.S. Transferor of Property to a Foreign Corporation

▶ Go to www.irs.gov/Form926 for instructions and the latest information. ▶ Attach to your income tax return for the year of the transfer or distribution.

OMB No. 1545-0026

Attachment

Sequence No. 128

Part	,		
Name o	of transferor		Identifying number (see instructions)
	EUKEMIA AND LYMPHOMA SOCIETY	Alean in the second second second second	13-5644916
1 2	Is the transferee a specified 10%-owned foreign corporation If the transferor was a corporation, complete questions 2a th		ign corporation? . L Yes L No N/
a	If the transfer was a section 361(a) or (b) transfer, was the	_	r section 368(c)) by
a	five or fewer domestic corporations?		
b	•		
	If not, list the controlling shareholder(s) and their identifying n	iumber(s).	
	Controlling shareholder	ldei	ntifying number
С			was it the parent Yes $\square$ No $^{\mathbb{N}/2}$
	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)(4) been made?		Yes No N/
3	If the transferor was a partner in a partnership that was the complete questions 3a through 3d.  List the name and EIN of the transferor's partnership.	e actual transferor (but is n	ot treated as such under section 367),
a	Name of partnership	FIN	I of partnership
	Name of partnership		i or paranersing
b	Did the partner pick up its pro rata share of gain on the trans-		
С	Is the partner disposing of its <b>entire</b> interest in the partnershi	-	
d	Is the partner disposing of an interest in a limited partners securities market?		
Part		e instructions)	En Identifying number if one
<b>4</b> Goldm	Name of transferee (foreign corporation) nan Absolute Return Tracker Fund		5a Identifying number, if any
6	Address (including country)		5b Reference ID number (see instructions)
7	Country code of country of incorporation or organization (see	,	Goldmanabs
8	Foreign law characterization (see instructions)	J	
	oted Company		
9	Is the transferee foreign corporation a controlled foreign corp	oration?	· · · · · · · · · · · · Yes 🗸 No
For Pa	perwork Reduction Act Notice, see separate instructions.	Cat. No. 16982D	Form <b>926</b> (Rev. 11-2018)

Form 926 (Rev. 11-2018) Page 2 **Information Regarding Transfer of Property** (see instructions) Part III Section A—Cash (b) Description of (c) Fair market value on (d) (e) Type of Date of Cost or other Gain recognized on property transfer property date of transfer basis transfer 12/3/2018 2600000 Cash 10 Was cash the only property transferred?. √ Yes No If "Yes," skip the remainder of Part III and go to Part IV. Section B-Other Property (other than intangible property subject to section 367(d)) (b) Description of (a) Date of (c) Fair market value on (d) Cost or other (e) Gain recognized on Type of property date of transfer basis property Stock and securities Inventory Other property (not listed under another category) Property with built-in loss Totals 11 Did the transferor transfer stock or securities subject to section 367(a) with respect to which a gain ☐ Yes ☐ No 12a Were any assets of a foreign branch (including a branch that is a foreign disregarded entity) transferred to a . . . . . . . . . . . . . . Yes 🗌 No If "Yes," go to line 12b. b Was the transferor a domestic corporation that transferred substantially all of the assets of a foreign branch (including a branch that is a foreign disregarded entity) to a specified 10%-owned foreign corporation? . . . . Yes ... No If "Yes," continue to line 12c. If "No," skip lines 12c and 12d, and go to line 13. Immediately after the transfer, was the domestic corporation a U.S. shareholder with respect to the ☐ Yes ☐ No If "Yes," continue to line 12d. If "No," skip line 12d, and go to line 13. Enter the transferred loss amount included in gross income as required under section 91 ▶ \$ Did the transferor transfer property described in section 367(d)(4)? . . . . . . . . . . . . . . . . 13 If "No," skip Section C and questions 14a through 15. Section C-Intangible Property Subject to Section 367(d) (a) Date of (c) Useful Type of Income inclusion for year of transfer (e) Cost or other basis Description of Arm's length price property transfer property life on date of transfer (see instructions) Property described in sec. 367(d)(4)

Totals

Form 926 (Rev. 11-2018)

14a	Did the transferor transfer any intangible property that, at the time of the transfer, had a useful life		
	reasonably anticipated to exceed 20 years?	∐ Yes	
b	3 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		∐ No
С	The title transfer of the apply the Le year metallice period provided and regulations exerting		
	1.367(d)-1(c)(3)(ii) for any intangible property?	Yes	□ No
d			
	to the intangible property's, or properties', as applicable, use(s) beyond the 20-year period described in		
4-	Regulations section 1.367(d)-1(c)(3)(ii) ► \$		
15	Was any intangible property transferred considered or anticipated to be, at the time of the transfer or at any time thereafter, a platform contribution as defined in Regulations section 1.482-7(c)(1)?	☐ Yes	☐ No
upp	plemental Part III Information Required To Be Reported (see instructions)		
art			
aru	Additional Information Regarding Transfer of Property (see instructions)		
40			
16	Enter the transferor's interest in the transferee foreign corporation before and after the transfer.		
	(a) Before0% (b) After0.1%		
17	Type of nonrecognition transaction (see instructions) ► IRC Section 351		
18			
	Indicate whether any transfer reported in Part III is subject to any of the following.		
а		☐ Yes	✓ No
a b	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)		
	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes	✓ No
b c	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes ☐ Yes	✓ No ✓ No
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)	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No
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)	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No ✓ No
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)	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No ✓ No
b c d 19 20a	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No ✓ No
b c d 19 20a	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	<ul><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li><li>☐ Yes</li></ul>	✓ No ✓ No ✓ No ✓ No
b c d 19 20a	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes	✓ No ✓ No ✓ No ✓ No ✓ No
b c d 19 20a	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes	✓ No ✓ No ✓ No ✓ No ✓ No
b c d 19 20a	Indicate whether any transfer reported in Part III is subject to any of the following.  Gain recognition under section 904(f)(3)	☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes	✓ No ✓ No ✓ No ✓ No ✓ No

Form **926** (Rev. 11-2018)