Form **1065X**

(January 2012) Department of the Treasury Internal Revenue Service

Amended Return or Administrative Adjustment Request (AAR)

(For use by filers of Forms 1065, 1065-B, and 1066)

OMB No. 1545-0099
For tax year ending

(Enter month and year.)

ernal Revenue Service		See separate instructions.		(Enter month and year.)
Please	Name		Emplo	oyer identification number
Type or	Number, street	, and room or suite no. (If a P.O. box, see instructions.)		
Print	City or town, s	ate, and ZIP code	Telep	hone number (optional)

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

Internal Revenue Service Center
where original return was filed

TEFRA/NonTEFRA Determination

A Has the partnership made an election to be treated as an electing large partnership (ELP) under the provisions of section 775? Yes No

If "Yes," the partnership is not subject to TEFRA. Enter the date of the election , go to Item E, and check the "Not subject to TEFRA" box. Do not complete Items B through D.

You must determine if the partnership is subject to the rules for consolidated audit proceedings (TEFRA proceedings) under sections 6221 through 6234. See instructions for details.

- **B** Did the partnership have 10 or fewer partners at all times during the tax year? (**Note.** A husband and wife are considered one partner for TEFRA purposes.) \Box Yes \Box No
- C At all times during the partnership's tax year, were all partners U.S. citizens, resident aliens, C corporations, or estates of deceased partners? □ Yes □ No

If the answers to questions B and C are "Yes," the partnership is not subject to TEFRA proceedings. A partnership that is not subject to TEFRA cannot file an Administrative Adjustment Request. See instructions for details.

D If the partnership is not otherwise subject to TEFRA, has the partnership filed Form 8893, Election of Partnership Level Tax Treatment, or its equivalent, to make an election to be treated as a TEFRA partnership? Solution No

If the answer to question D is "Yes," enter the tax year that the election to be treated as a TEFRA partnership was originally filed with the partnership return **>**

E The partnership is Subject to TEFRA Not subject to TEFRA

F Check the applicable box (see instructions):

G	If you are a Tax Matters Partner (TMP) or a Partner With Authority (PWA) filing an AAR on behalf of the pass-through entity, are you
	requesting substituted return treatment? (see instructions) Yes No

н	Check the applicable box to identify the type of pass-through entity:	Partnership	Electing Large Partnership (ELP)
	Real Estate Mortgage Investment Conduit (REMIC)		

Partnerships and ELPs, enter the number of Schedules K-1 being filed with this return

Fill in applicable items and use Part III to explain any changes

Pa	art I	Amended or Administrative Adjustment Request (AAR) Items for Partnerships Filing Form 1065 Only (ELPs and REMICs, use Part II)	/	(a) As originally reported on Schedule K or as previously adjusted	(c) Correct amount
	1	Ordinary business income (loss)	1		
	2	Net rental real estate income (loss)	2		
	3	Other net rental income (loss) (see instructions)	3		
	4	Guaranteed payments	4		
(s	5	Interest income	5		
(Loss)	6a	Ordinary dividends	6a		
	b	Qualified dividends	6b		
Income	7	Royalties	7		
ō	8	Net short-term capital gain (loss)	8		
Ĩ	9a	Net long-term capital gain (loss)	9a		
	b	Collectibles (28%) gain (loss)	9b		
	С	Unrecaptured section 1250 gain (see instructions)	9c		
	10	Net section 1231 gain (loss)	10		
	11	Other income (loss) (see instructions)	11		

For Paperwork Reduction Act Notice, see instructions.

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S	12	Section 179 deduction	12		
jo	13a	Contributions	13a		
nct	b	Investment interest expense	13b		
edi	С	Section 59(e) expenditures	13c		
Ď	d	Other deductions (see instructions)	13d		
Self-Employment Deductions	140	Nat agringe (loss) from self ampleument	140		
oldm	14a b	Net earnings (loss) from self-employment	14a 14b		
elf-E	c b	Gross nonfarm income	140 14c		
۰ ۵	15a	Low-income housing credit (section 42(j)(5))	14C		
	b	Low-income housing credit (other)	15a		
its	c	Qualified rehabilitation expenditures (rental real estate)	15c		
Credits	d	Other rental real estate credits (see instructions)	15d		
ັວ	e	Other rental credits (see instructions)	15e		
	f	Other credits (see instructions)	15f		
	16a	Name of country or U.S. possession			
	b	Gross income from all sources	16b		
	c	Gross income sourced at partner level	16c		
	d	Foreign gross income sourced at partnership level passive			
		category	16d		
	е	Foreign gross income sourced at partnership level general			
Su		category	16e		
Foreign Transactions	f	Foreign gross income sourced at partnership level other	16f		
ŝäc	g	Deductions allocated and apportioned at partner level			
ans		interest expense	16g		
Ĕ	h	Deductions allocated and apportioned at partner level other	16h		
gn	i	Deductions allocated and apportioned at partnership level			
, ei		to foreign source income passive category	16i		
Ē	j	Deductions allocated and apportioned at partnership level			
		to foreign source income general category	16j		
	k	Deductions allocated and apportioned at partnership level			
	_	to foreign source income other	16k		
	I	Total foreign taxes (check one) ► Paid	161		
		Reduction in taxes available for credit (see instructions)	16m		
	n	Other foreign tax information (see instructions)	47-		
tems	-	Post-1986 depreciation adjustment	17a		
Ę	b	Adjusted gain or loss	17b		
ix (AN	с	Depletion (other than oil or gas)	17c		
Ľ ۳		· - ·			
imu	d	Oil, gas, and geothermal properties-gross income	17d		
Alternative Minimum Tax (AMT) It	~	Oil, gas, and geothermal properties-deductions	17e		
ernativ	е	On, gas, and geomerinal properties—deductions	176		
	f	Other AMT Items (see instructions)	17f		
Other Information	18a	Tax-exempt interest income.	18a		
atic	b	Other tax-exempt income	18b		
Ĕ	C	Nondeductible expenses	18c		
Į	19a	Distributions of cash and marketable securities	19a		
Ë	b	Distributions of other property	19b		
hei	20a	Investment income . . .	20a 20b		
đ	b c	Other items and amounts (see instructions)	200 20c		
			200		

Note. Amended Schedules K-1: File amended Schedules K-1 with Form 1065X. If the partnership is filing Form 1065X for an administrative adjustment request (AAR), please inform the partners receiving the amended Schedules K-1 that the partnership is filing the AAR. If the partnership is not subject to the rules for consolidated audit proceedings (TEFRA proceedings) under sections 6221 through 6234, the partnership cannot file an AAR; and instead must furnish the amended Schedules K-1 to its partners. The partners must then file their own amended returns (see instructions).

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

	(a) Description of Item Being Amended or Adjusted (see instructions)	(b) As originally reported or as previously adjusted	(c) Net change — increase or (decrease) — explain in Part III	(d) Correct amount
1	1			
2	2			
3	3			
4	4			
5	5			

Tax and Payments (see instructions)

6	ELPs ONLY: Tax and other payments	6				
7	REMICs ONLY: Tax on net income from prohibited					
	transactions	7				
8	REMICs ONLY: Tax on net income from foreclosure					
	property	8				
9	REMICs ONLY: Tax on contributions after the startup					
	day	9				
10	Total tax	10				
11	Tax paid with Form 7004	11				
12	Tax paid with (or after) the filing of the original return			 	 12	
13	Add lines 11 and 12, column (d)			 	 13	
14	Overpayment, if any, as shown on original return or as late	ər adj	usted	 	 14	
15	Subtract line 14 from line 13			 	 15	

Tax Due or Overpayments (see instructions)

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

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

Sign Here	Under penalties of perjury, I declare that I schedules and statements, and to the bes (other than taxpayer) is based on all inform	nded return, including accompanying ect, and complete. Declaration of preparer			
	Signature of general partner, limited liabil member manager, or authorized individu	inty company Date	ïtle		
Paid Preparer	Print/Type preparer's name	Preparer's signature	Date	Check if PTIN self-employed	
Use Only	Firm's name	Firm's EIN ▶			
	Firm's address 🕨	Phone no.			

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Part III	Explanation of Changes to Items in Part I and Part II. Enter the line number from Part I or Part II for the items you are changing, and give the reason for each change. For partnerships, show the box number and code used to report the item on Schedule K-1. Show any computation in detail. Also, see <i>What To Attach</i> in the instructions.
deduction,	nded return or AAR is reporting any change in the allocation of the partnership's or REMIC's income, gain, loss, or credit among its partners or residual interest holders, see <i>Changes in Allocation</i> in the instructions, and check
here	· · · · · · · · · · · · · · · · · · ·