Form	480 10/	E) Rev.	05 12

-0111	480).10(E) Rev. 05.12				
	/iewe	1	20 GOVERNMENT OF	F PUERTO RICO 20	Seria	l Number
Fiel	d auc	dited by: Date / /	SPECIAL PARTNER			
R	М	N N	_		OP	ION 94
				IDING ON, 20	AMENDE	D RETURN
Er	tity's	Name		Employer Identification Number	Rece	ipt Stamp
De	-+0	address				
Ρu	stai	address		Industrial Code Municipal Cod	le	
			7	Telephone Number - Extension		
10	catio	n of Principal Industry or Business	Zip code	-1		
	June		is - Number, etteet, etty	Date created		
				Day Manth Maar		
Ту	De o	f Principal Industry or Business		Day/Month/Year Place created		
D	ate o	f election to operate as Special Pa	artnership	Total Forms 480.60 SE	Merchant's R	egistration Number
						Yes No
_	1.	Indicate if the special partnership	ip has an exemption decree. If the answer	is "Yes", indicate the act		
Part I	2.	If the special partnership has an	n exemption decree, did it choose not to a	pply the exemption for this year?		
	3. 	Is the special partnership a share ndicate: Entity's name	eholder of other entity with an exemption de	ecree currently in force? (If it is more Employer identification number	than one entity submit deta	II)
			Distributable share per category		Amount	Tax Withheld
	1.	Net long-term gain (or loss) on sa	ale or exchange of capital assets (Schedule	e D Corporation) (1)	00	
			sale or exchange of capital assets (Schedu		00	
	3.		hange of substantially all assets dedicated		00	
	4.		nange of property used in the business (Sch		00	
	5.	Net income (or loss) from the par	artnership's trade or business (Part VII, line	42) (See instructions) (5)	00	00
		a) Share of the net income attribution	utable to services rendered by the partners	5 (5a) 00		
			ss) (Subtract line 5(a) from line 5)		00	00
Part II			ally exempt income (Schedule L, Part I, lin me subject to a preferential rate		00	00
Par	8.	Eligible distribution of dividends	from corporations (See instructions)		00	00
			in financial institutions		00	00
			gain or loss from a partnership or special pa)		00	00
			n distributable share per category (Add lin		00	00
	12.	Exempt income (Submit Sche	edule IE)		00	
			rnate basic tax (Submit Schedule IE)		00	
			alternate basic tax (See instructions) alternative minimum tax (See instructions) .		00	
			structions)		00	
	_			Credits		
			tal Investment Fund, other funds or direct			00
			a Capital Investment Fund or other funds ce from Industrial Development dividends			
Part III			ax credits (Submit detail)			
Par			ional duties on luxury vehicles under Act 42			00
	6. 7.		Schedule B3 Corporation) he preceding lines (Submit detail) (See ins			00
			is 1 through 7)			00
			tries and the United States, its Territorie		Amount	Taxes Paid or Accrued
t≷						
Part IV	1.	Net income from sources outsi	ide of Puerto Rico		00	00
			•	ation on built-in gain		
	1. 2.	Tax liability (Schedule GI, Pa Less amount paid:	art IV, line 14)			00
		a) Automatic extension	ion or original return	(2a)	00	
Part V		 b) Estimated tax or t 	tax withheld at source		00	
പ്			2(a) through 2(c))			00
	3.	Balance of tax due (Subtract line	e 2(d) from line 1. If line 2(d) is larger than	line 1, enter the difference on line 4)		00
	4.	Amount overpaid (Subtract lin	ne 2(d) from line 1)			00

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	1. Net sales		(1)	00						
	Less: Cost of goods sold or direct costs of production									
	2. Inventory at the beginning of the year "C"	"C" o "VM"								
	(a) Materials		00							
			00							
	(b) Goods in process		00							
	(c) Finished goods or merchandise									
	3. Purchase of materials or merchandise		00							
	4. Direct wages	(4)	00							
	5. Other direct costs (Detail in Part VIII)		00							
	6. Total cost of goods available for sale (Add lines 2 through 5)		00							
\geq	7 Loop Inventory of the and of the year	"C" o "VM"								
Part	(a) Materials									
₽		00								
	(b) Goods in process									
	(c) Finished goods or merchandise (7c)	00	00	00						
	8. Gross profit on sales or production				00					
	9. Gain (or loss) from the sale or exchange of property used	in business		(9)	00					
	10. Rent			(10)	00					
	11. Interest				00					
	12. Income from services or commissions				00					
					00					
	13. Gain (or loss) on distributable share from other special partn				00					
		14. Miscellaneous income								
	15. Total income (Add lines 8 through 14)			(15)	00					
	16. Compensation to partners or officers (Part IX)		(16)	00						
	17. Salaries, commissions and bonuses to employees			00						
	18. Commissions to businesses	00								
		19. Social security tax (FICA)								
				00						
	20. Unemployment tax			00						
		21. State Insurance Fund premiums								
	22. Medical or hospitalization insurance		(22)	00						
	23. Insurances		(23)	00						
	24. Interest		(24)	00						
	25. Rent		(25)	00						
	26. Property tax: (a) Personal(b) Real(b) Rea		. ,	00						
				00						
=	27. Other taxes, patents and licenses (Submit detail)			00						
t VI				00						
Part		e instructions)								
	30. Other motor vehicle expenses (See instructions)		(30)	00						
	31. Meal and entertainment expenses (Total)	(31)	00						
	32. Travel expenses			00						
	33. Professional services			00						
	34. Contributions to pensions and other qualified plans		· · /	00						
				00						
	35. Depreciation (Submit Schedule E)			00						
	36. Bad debts (See instructions)			00						
	37. Charitable contributions		(37)							
	38. Organization and syndication		(38)	00						
	39. Deduction for employers who employ handicapped person	۱s	(39)	00						
	40. Other deductions (Submit detail)			00						
	41. Total deductions (Add lines 16 through 40)			(41)	00					
	42. Net operating income (or loss) (Subtract line 41 from line 4				00					
					00					
	1. Salaries, wages and bonuses (1)	00 8. Repairs		(8)	00					
	2. Social security tax (FICA)				00					
≣		J. Otilities			00					
			ion (Submit Schedule E)							
Part	4. State Insurance Fund premiums		enses (Submit detail)		00					
<u> </u>	5. Medical or hospitalization insurance (5)	00 12 Total othe	er direct costs (Add lines 1 t	hrough 11						
				-						
	6. Other insurances (6) 7. Excise taxes / Use taxes (7)		Part VI, line 5)	-	00					

Retention Period: Ten (10) years

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Special Partnership - Page 3

			Compensation to par	tner	s or officers				
	Name of Partner	Social Security Number	Percentage of time devoted	Percentage of sto	Percentage of stocks or shares owned				
			Business		Common		Preferred		Compensation
×									
רמוו וא									
-									
	Total compensation to partners or of	fficers (Transfer to Pa							
			Comparative Ba			_			
	Acceste		Beginn	ingo	f the Year		Ending	of the	
	Assets				Total				Total
	1. Cash on hands and in bank	(/		-	0(0	(1)		
	2. Accounts receivable			00				00	
	3. Less: Reserve for bad debts		(00)	00		(3) ()0)	
	4. Notes receivable	()		-	00		(4)	-	
	5. Inventories	(-7		-	00	-	(5)	_	
	6. Investments				00		(6)		
	7. Depreciable assets		(00				00	
	8. Less: Reserve for depreciation 9. Land			00)	00		(*))0)	
				-			(9)	-	
ran v	10. Other assets 11. Total Assets			-	00	0 ((10)	\vdash	
Ľ	Liabilities and Net Wo			-		0 ((11)	-	
	12. Accounts payable			00			(10)	00	
	13. Accrued expenses (not paid)			00			()	00	
	14. Long-term notes payable			00			()	00	
	15. Other liabilities			00			()	00	
	16. Total Liabilities			00	0	1	(16)		
	Net Worth	(10)		F		-		-	
	17. Partner's interest	(17)		00			(17)	00	
	18. Undistributed profit	. ,		00			()	00	
	19. Total Net Worth		1		0	1	(19)		
	20. Total Liabilities and Net Worth .					0 (
					Net Taxable Income (c	or L	Loss) per Return		I
	1. Net income per books			00	5. Income recorded on bo	ook	ks this vear not included		
	2. Taxable income not recorded on books	• • •			on this return		·····		
	(a)(b)				(a) Exempt interest				
	(C)				()				
	Total			00					
	3. Expenses recorded on books this ye				Total			(5)	
	this return				6. Deductions on this retur	rnn	not charged against book		
	(a) Meal and entertainment (amount r				income this year				
					(a) Depreciation				
	(b) Depreciation						· · · · · · · · · · · · · · · · · · ·		
	(c) Motor vehicles (in excess of the li	imit)							
	(d) Vessels, aircrafts and property locate	adoutside of Puerto			Total			(6)	
	Rico				7. Total (Add lines 5 an	nd	6)	(7)	
	(e)				8. Net taxable income	е ((or loss) per return		
	Total			00	(Subtract line 7 from line	ne	4)	(8)	
	4. Total (Add lines 1 through 3)			00					
			Analysis of Undistribu	ted	Profits per Books				
1	1. Balance at the beginning of the yea	ı r (1)		00	5. Distributions: (a) Ca				
ļ	2. Net income per books			00			erty(
	3. Other increases (Itemize, use sched						ks(
ļ	(a)	• /			6. Other decreases (Iter				
	(b)			00	7. Total (Add lines 5 an	nd 6	5)	(7)	
	4. Total (Add lines 1, 2 and 3)			00	8. Balance at end of ye	ar	(Subtract line 7 from		

Form 480.10(E) Rev. 05.12

	Computation of gross income percentage derived from eligible activities												
		Income from el	igible activities				-	Income from non	eligible activities				
		(A) Sources within Puerto Rico	(B) Sources outside	e Puerto	o Rico		(C) Sources within	Puerto Rico	(D) Sources outside	Puerto Rico			
Í													
=													
Part XIII	1.	Gross income derived during the peri	od (Add Columns A throu	iah D)				(1)			00		
Part	2	Gross income from sources within Pu	•	- /							00		
—										%			
	3.	5								,	00		
	4.	Gross income from eligible activities											
	5.	Divide line 4 by line 1						(5)		%	0		
							nnaire				_		
		Did the special partnership keep part of		200	YES NO	2				YE	s no		
		system during this year?		(1)					utside of Puerto I				
		The special partnership's books are in ca					()		total income was derived				
		Name							to the lease of property		_		
		Address								(6d1)			
						7.	Did the special partne						
		E-mail							oloyees)				
		Telephone							ns or meetings outside Pu				
	3.	Check accounting method used:											
		Cash Accrua	al			8.			lection under Section 340 of the		_		
		Others (specify):							elasttaxable year before July 1,	1995? (8)			
_	4.	Did the special partnership file the following					Enter the earnings or						
₹		(a) Informative Returns				_ 9.			s or profit related to periods		-		
Part XIV		(b) Withholding Statement (Form 499				-		nership, or received	in liquidations or reorganiza	tions? (9)			
٩		If the special partnership's gross income ex				1	Enter amount						
			ments audited by a CPA licensed in Puerto Rico included with this return			10.			partnership or special partne				
		Did the entity claim deductions for expense	ses connected with owners	hip,			•	ubmit detail)		(10)			
		use, maintenance and depreciation of:					Name			<u> </u>			
		(a) Vehicles?				-		on Number of the	inferior Partnership or S	pecial			
		(b) Vessels?		()			Partnership	· · · · · · · · · · · · · · · · · · ·					
		(1) Did more than 80% of the tota					Enter the proportion of		- 4				
		activities exclusively related to				111.		aritable contribution	s to municipalities included	in Part			
		passengers or lease? (c) Aircrafts?				112	VII, line 37		ome from temporary inves	tmont			
		(1) Did more than 80% of the tota				- IZ.							
		activities exclusively related to		11		12	Number of partners	initis of starting the	eligible activity?	(12)			
		passengers or lease?		(601)			Number of employees						
				(001)		OAT							
l d		re under penalty of perjury, that this			•		• •	•	nformative Income Tax I				
		f, is a true, correct and complete info											
		lations thereunder.		0	<i>·</i> •								
					naging par		-						
		have a descent of a descent of the descent	ant an Coul d'an anhad				Use Only		and to the best of a	Les Indes			
b	aec eliet	lare under penalty of perjury that this f is a true, correct, and complete return	n. The declaration of the	person	who p	repa	ares this return is with	respect to the in	formation received, and	this informat	ion		
m	ay	be verified.					1		,				
S	pecia	alist's name (Print)		Regis	stration No) .	Date						
						Ι		Check if self - emplo	yed specialist				
Fi	irm's	name							Employer Ident	ification Number			
	5												
S	pecia	alist's signature	Address						Zip code		-		
		-											
				NOT			XPAYER						
	Indi	cate if you made payments for the prepa		Yes	\bigcirc	No.	If you answered "Yes"	, require the Specia	alist's signature and regis	tration numbe	er.		
			F	Retentio	n Period	d: Te	en (10) years						

Schedule L (P, SP, CI, ESC) Rev. 05.12	Taxable year	PARTIALLY EXEMPT	20 Employer Identification Number					
Type of Entity:								
	cial Partnership	Corporation of Individuals	s [Employees Owned	Special Corpor	ation		
Partially Exempt Income (Check of	one):	Act No. 52 of 1983		Act 78-1993	Act 74	-2010		
Act No. 47 of 1987 Act 225-1995								
Part I Net Income (or								
1. Net operating income (or loss	00							
2. Exempt amount -	(1) (2)	00						
3. Net income (or loss) from part	he							
return)	(3)	00						
Part II Gross Profit o	n Sales or Produ	ction and Other Income						
				(1)	00			
Less: Cost of goods sold or di		uction "C" "C" o "MV"						
2. Inventory at the beginning of (a) Materials								
(b) Goods in process								
(c) Finished goods or mercha								
3. Purchase of materials or merc								
4. Direct wages								
5. Other direct costs (Detail in Pa								
		es 2 through 5) (6) (6) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7		00				
7.Less: Inventory at the end of	and your	00						
(a) Materials (b) Goods in process		(/a)						
(c) Finished goods or mercha				00	00			
8. Gross profit on sales or produc	00							
9. Capital assets gain (or loss) (
		an capital assets (Schedule D Corp						
11. Interest	00							
						00		
13. Total income (Add lines 8 thro	ough 12)				(13)	00		

Retention Period: Ten (10) years

Rev.	05.12		Schedule L - Page 2
	Part III Deductions and Net Operating Income		
14.	. Compensation to partners (stockholders) or officers	00	
	5. Salaries, commissions and bonuses to employees	00	
	Commissions to businesses	00	
	. Social security tax (FICA)	00	
	B. Unemployment tax	00	
19.). State Insurance Fund premiums	00	
20.). Medical or hospitalization insurance	00	
	. Insurances	00	
22.	22)	00	
23.	. Rent	00	
24.	. Property tax: (a) Personal (b) Real	00	
25.	b. Other taxes, patents and licenses (Submit detail)	00	
26.	b. Losses from fire, storm, theft or other casualties	00	
27.	'. Motor vehicle expenses (Mileage) (See instructions)	00	
28.	B. Other motor vehicle expenses (See instructions)	00	
29.). Meal and entertainment expenses (Total)	00	
30.). Travel expenses	00	
31.	. Professional services	00	
32.	2. Contributions to pensions and other qualified plans (See instructions)	00	
33.	B. Depreciation (Submit Schedule E)	00	
34.	. Bad debts (See instructions of line 35 of the return. Submit detail)	00	
35.	6. Charitable contributions	00	
36.	5. Repairs	00	
37.	. Other deductions (Submit detail)	00	
38.	B. Total deductions (Add lines 14 through 37)	(38)	00
39.	. Net operating income (or loss) for the year (Subtract line 38 from line 13. Enter here and in Part I, line 1)	(39)	00
	Part IV Detail of Other Direct Costs		
1	. Salaries, wages and bonuses	/0\	00
	Salaries, wages and bonuses (1) 00 8. Repairs 9. Utilities		
	. Unemployment tax		
	. State Insurance Fund premiums		
	. Medical or hospitalization insurance	(1)	
	Other insurances	(12)	00
	Excise taxes / Use taxes	(14)	
	v/		

Retention Period: Ten (10) years

Schedule GI (P, SP, CI) Rev. 05.12	TAX DETERMINATION ON BUILT-IN GAINS							20				
Entity's Name			<u> </u>	,		; _ •		Employer	Identifi	cation Number		
Type of Entity: Partnership	Special Par	thorship		noration	of Individuals							
	Gain and Los			poration								
Description of prop			(A) Date acquired	(B) Date o conversi		I		(D) ed basis at the f conversion		(E) Built-in gain or loss not realized		
								0				
						00		00			00	
						00		00			00	
						00		00				
1. Total											00 00	
2. Net built-in gain recognized on											00	
3. Total net built-in gain not realized										(00	
Part II Built-In	Gain Recogni	zed (Asse	ts sold durin	g the ye	ar)							
Description of property	(A) Date acquired	(B) Date sold	(C) Sale price		(D) Allowable depreciation	(E Costs or othe improvem	er basis and	(F) Selling expense	s	(G) Gain		
				00	00		00		00		00	
				00	00		00		00		00	
· - · ·				00	00		00		00		00 00	
Total Built-in gain not realized on asse		the vear (· · / [00	
3. Built-in gain recognized (Enter th	•	•	· ,							(00	
Part III Built-In	Loss Recogni		ts sold durin	g the ye	ar)							
Description of property	(A) Date acquired	(B) Date sold	(C) Sale price		(D) Allowable depreciation	(E Costs or othe improvem	er basis and	(F) Selling expense	s	(G) Loss		
				00	oc		00		00		00	
				00	00)	00		00		00	
				00					00			
4 T-+-!					00		00		00		00	
 Total Built-in loss not realized on asse 									(U)		00 00	
3. Built-in loss recognized (Enter th											00	
	Net Built-In Ga								(-)			
1. Built-in gain recognized (Same a	as Part II, line	3)						(1)			00	
2. Built-in loss recognized (Same		,									00	
3. Excess of built-in gain recognized over built-in loss recognized (Subtract line 2 from line 1)											00	
 Carryover net built-in gain not recognized on previous years (See instructions) Total net built-in gain recognized (Add lines 3 and 4) 											00	
6. Net built-in gain not realized (Sar		,									00	
7. Net built-in gain recognized before		,								(00	
8. Adjustment on income and deduc	ctions (See ins	structions)									00	
9. Net built-in gain recognized (Sub		,									00	
10. Net taxable income											00	
 Net built-in gain recognized before Carry forward losses (See instr 						,					00 00	
	,										00	
o o ,	Net built-in gain recognized subject to tax (Subtract line 12 from line 11) Tax determined (Multiply line 13 by 30%)										00	



SPECIAL PARTNERSHIP INFORMATIVE INCOME TAX RETURN

FORM 480.10(E)

GENERAL INSTRUCTIONS

WHO MUST FILE THIS RETURN?

Every partnership or corporation engaged in trade or business in Puerto Rico that has a Special Partnership election currently in force must file a return to report the income earned during the corresponding taxable year.

For purposes of this return, the terms special partnership and partner include a corporation and any of its stockholders under the benefits of a special partnership.

WHEN AND WHERE IT MUST BE FILED?

This return must be filed not later than the 15th day of the third month following the closing of the partnership's taxable year.

The return must be filed in the Department of the Treasury, Returns Processing Bureau, located at 10 Paseo Covadonga, Intendente Ramírez Building in Old San Juan, or sent by mail to the following address:

> DEPARTMENT OF THE TREASURY PO BOX 9022501 SAN JUAN PR 00902-2501

It may also be delivered at the Internal Revenue Collections Office of your municipality.

AUTOMATIC EXTENSION OF TIME TO FILE THE RETURN

A three (3) month automatic extension of time to file the return will be granted if it is requested not later than the due date to file the return. This will be done using Form AS 2644.

An extension of time to file the return does not extend the time for the payment of the tax corresponding to the distributable share of the partner in the Special Partnership.

COLUMN OF CENTS

While completing the return, the column of cents will not be used. That way we can expedite its processing. It is important to remind you that it is not about rounding off, but eliminating the cents. See the following example:

\$480.90 = \$480

\$475.25 = \$475

TAXPAYER'S ASSISTANCE

For additional information on the technical content of this pamphlet or to clarify any doubts, please call the Consulting Section at (787) 722-0216.

INSTRUCTIONS TO COMPLETE THE RETURN

HEADING OF THE RETURN

If the taxable year of the special partnership is a calendar year, there is no need to enter the date on which the taxable year begins and ends, only the corresponding year. Otherwise, if it is a fiscal year, you must enter the date on which the taxable year begins and ends in the space provided in the special partnership return.

Enter in the corresponding space the name, address and employer identification number of the special partnership. Your employer identification number is required to process the return.

Enter in the corresponding box the complete address where the business or principal office is located, type of business, as well as the date and place created or incorporated.

Enter in the corresponding box the number of Forms 480.60 SE (Informative Return – Special partnership) included with the return. A copy of Forms 480.60 SE provided to each partner must be included with the return.

Every special partnership that exercises the option to determine the net taxable income according to Act 120-1994, as amended (Option 94), must indicate that it is filing under Option 94 in the space provided for this purpose in the upper right corner of the return. Also, you must submit with the return Schedule C 94 duly completed and signed by all partners of the special partnership.

PART I – TYPE OF EXEMPTION

Line 1 - Indicate if the special partnership has a tax exemption decree

Indicate if the special partnership has an exemption decree under any of the following acts: Puerto Rico Tourism Development Act of 2010, as amended (Act 74-2010), Puerto Rico Agricultural Incentives Act, as amended (Act 225-1995), Public and Private Sector Co-partnership for New Housing Operation Act (Act 47 of 1987), Puerto Rico Green Energy Incentives Act (Act 83-2010) or any other previous or subsequent act of similar nature.

Line 2 – Indicate if the special partnership chose not to apply the exemption for this year

Indicate if the special partnership chose not to apply the exemption for the taxable year.

Line 3 – Indicate if the special partnership is a shareholder of other entity with an exemption decree currently in force

Indicate if the special partnership is a shareholder of other entity with an exemption decree currently in force.

Enter the name and employer identification number of said entity. If it is more than one, submit detail.

PART II – DISTRIBUTABLE SHARE PER CATEGORY

Line 1 - Net long-term gain (or loss) on sale or exchange of capital assets

Enter the gain or loss derived from the sale or exchange of capital assets held by the partnership for more than six months.

Line 2 - Net short-term gain (or loss) on sale or exchange of capital assets

Enter the gain or loss derived from the sale or exchange of capital assets held by the partnership for six months or less.

Line 3 - Net gain (or loss) on sale or exchange of substantially all assets dedicated to an activity under Act 78-1993

Enter the gain or loss derived from the sale or exchange of substantially all assets dedicated to an activity under Act 78-1993.

Line 4 - Net gain (or loss) on sale or exchange of property used in the business

Enter the gain or loss derived from the sale or exchange of property used in the business other than capital assets.

Line 5 - Net income (or loss) from the partnership's trade or business

Enter the net income or loss from the operations of the eligible activities. Do not include the gains or losses from lines 1, 2, 3, 4, 6, 7, 8, 9 and 10 of this Part II.

The amount reflected on this line is used when the taxpayer elects to treat certain items as ordinary income (Section 1114.06(b) of the Puerto Rico Internal Revenue Code of 2011, as amended (Code)) and by nonresident alien partners.

Enter on line 5(a) the share of the income included on line 5 attributable to services rendered by the partners not reported as salaries on Form 499R-2/W-2PR or as compensation for services rendered on Form 480.6A or 480.6B.

Enter on line 5(b) the result of the amount on line 5 less the amount on line 5(a).

Line 6 - Net income (or loss) from partially exempt income

Enter on this line the sum of the net operating income or loss covered under an exemption decree. Add line 3, Part I of all Schedules L (P, SP, CI, ESC) included in the return.

Line 7 - Net income (or loss) from income subject to a preferential rate

Enter on this line the sum of all net operating income or losses covered under an exemption decree subject to a fixed tax rate, excluding dividends, long-term capital gains and interest income on deposits in financial institutions.

Line 8 - Eligible distribution of dividends from corporations

The partners may claim in their returns the dividends received by the special partnership from eligible dividend distributions, as defined in Section 1023.06 of the Code, according to their distributable share, along with the portion of the 10% tax withheld. Otherwise, at the election of the partner, said income will be included in the special partnership income to determine its net income or loss, as provided in Section 1114.06(b) of the Code.

Line 9 - Interest income from deposits in financial institutions

Enter the income earned from interest on investments or deposits in cooperatives, savings associations authorized by the Federal Government or by the Puerto Rico Government, commercial and mutual banks or in banking organizations established in Puerto Rico, as well as the 10% amount withheld, if the election was made.

Line 10 - Distributable share on income, gain or loss from a partnership or special partnership owned by the special partnership

The special partnership can be a partner in other special partnership (inferior partnership) or partnership. Enter on this line the distributable share on income or loss of the inferior partnership attributable to the special partnership.

Line 12 - Exempt income (Schedule IE)

Enter the total sum of exempt income from Schedule IE. You must include with the return Schedule IE duly completed.

Line 13 - Exempt income subject to alternate basic tax (Schedule IE)

Enter the total sum of exempt income from Schedule IE, Column B. You must include with the return Schedule IE duly completed.

Line 14 - Adjustment for purposes of the alternate basic tax

Enter here any adjustment to the income from the special partnership that, at the special partnership's individual partner level, are considered income subject to alternate basic tax, including but not limited to, the adjustment for the determination of the share in the profit or loss from certain special partnerships under the percentage of completion method.

Line 15 - Adjustment for purposes of the alternative minimum tax

Enter here any adjustment to the income from the special partnership that, at the special partnership's corporate partner level, are considered income subject to alternative minimum tax, including but not limited to, the adjustment for the determination of the share in the profit or loss from certain special partnerships under the percentage of completion method.

Line 16 - Volume of business

Enter here the special partnership's total volume of business for purposes of financial statements requirement. As provided by Section 1061.15 of the Code, the term "volume of business" means gross income, as defined in Section 1031.01, except that in the case of profits or income described in Section 1031.01(a)(2)(A), you may consider the total derived from the sale of goods and products without reducing the cost of such goods or products sold.

PART III - CREDITS

Line 1 - Credit for investment in a Capital Investment Fund, other funds or direct investments

In order to claim this credit you must complete Schedule Q, available in the Department of the Treasury.

Line 2 - Credit attributable to losses in a Capital Investment Fund or other funds

See instructions of Schedule Q related with the allowable credit for losses in investment funds, available in the Department of the Treasury.

Line 3 - Credit for tax withheld at source from Industrial Development dividends

The partners of a special partnership will be entitled to claim, according to the percentage applicable to the distributable share of the special partnership, a credit as established in Section 4(a) of the Incentives Act, against the tax due for the year in which the special partnership received as an investor a distribution from industrial development income.

Enter on this line the tax withheld at source to the special partnership on dividends from industrial development income.

Line 4 - Credit for the purchase of tax credits

The partners of a special partnership will be entitled to claim their distributable share on tax credits acquired by the special partnership through the purchase, exchange or transfer from investors that generated the credits under any of the acts that allow tax credits. The special partnership, as the buyer of the credits, and its partners, are subject to the limitations imposed to the investor from whom the credits were acquired with respect to the taxable years on which those credits can be considered, and the maximum amount of the credits to be claimed on each taxable year.

In order to claim this credit, the conveyor and the cessionary will submit with the income tax return in the year of the cession, a sworn statement notifying the same to the Secretary.

Line 5 - Credit for the payment of additional duties on luxury vehicles under Act 42-2005

The amount of the credit to be claimed will be equal to the amount of the duty paid for the government label (*marbete*) for the luxury vehicle plus 5% annual interest on that amount from March 16, 2007 to December 31, 2011, minus 33% for attorney's fees. The credit shall be claimed in two installments: 50% on the 2011 return and the remaining 50% on the 2012 return.

Enter on this line the amount notified by the Department of the Treasury for taxable year 2011.

Line 6 - Employee retention credit

Enter the credit determined on Schedule B3 Corporation. This new schedule is provided to determine the amount of Employee Retention Credit under the HIRE Act and detail the information of the eligible employees who qualify for its calculation. This applies in the case of the trade or businesses or to claim the credit that comes from a partnership or special partnership.

Line 7 - Other credits not included on the preceding lines

Enter the total amount of other credits not included on the preceding lines. If on this line you included credits from different concepts, you must submit a schedule showing a breakdown of such credits. You must also submit documents or evidences to support such credits.

PART IV – TAXES PAID TO FOREIGN COUNTRIES AND THE UNITED STATES, ITS TERRITORIES AND POSSESSIONS

Enter in this part the net income from sources outside of Puerto Rico and the taxes paid outside of Puerto Rico on said net income. Use Schedule C Corporation, Part I, to determine the net income derived by the special partnership for each country, territory or possession indicated, and include in Part II of said Schedule the taxes paid or accrued to each one of these jurisdictions. Do not complete Part III of Schedule C Corporation. Submit Schedule C Corporation with the Special Partnership Informative Income Tax Return, Form 480.10(E).

Line 1 – Net income from sources outside of Puerto Rico

Enter in the first box the total amount of net income from sources outside of Puerto Rico derived by the special partnership, as determined in Part I of Schedule C Corporation.

Enter in the second box the total amount of income tax paid or accrued to the United States, its possessions or foreign countries as reported in Part II of Schedule C Corporation.

PART V - TAX COMPUTATION ON BUILT-IN GAINS

The tax on built-in gains applies to every special partnership that previously was a regular partnership or corporation. The tax is imposed when the sale or disposition of the assets acquired through the conversion, is realized within the period of 10 years from the first day of the first taxable year of the special partnership.

The increase of the value accumulated during the period after the conversion, which the special partnership realizes as gain when disposing the asset, is not subject to this tax.

The built-in gain is taxable at the maximum applicable tax rate (30% to corporations). See Section 1114.12(c) of the Code.

Line 1 – Tax liability (Schedule GI)

Enter the tax on built-in gain determined for the year, as computed on Schedule GI, Part IV, line 14.

Line 2 – Amount Paid

Enter the amount paid for purposes of the built-in gain.

PART VI - GROSS PROFIT ON SALES, MANUFACTURE OR OTHER INCOME

Enter the manufacturing and sales costs, as well as the gross profit from sales. Check the applicable box to indicate your inventory appraisal method at the beginning and end of the year. Itemize in Part VIII of the return the other direct costs shown on line 5. Note that the flexible depreciation of assets used in manufacture will be included as Other Direct Costs in Part VIII, line 10. The flexible depreciation of assets, other than manufacturing, must be entered in Part VII, line 35.

Enter on line 12 the income from services rendered or commissions earned.

Enter on line 13 the gains or losses from the distributable share of the partnership in other special partnerships.

PART VII - DEDUCTIONS AND NET OPERATING INCOME

The income and expenses to be included in Parts VI, VII and VIII of Page 2 of the return are related with the activities of the special partnership **not** covered under acts that provide for partially exempt income. The detail of partially exempt income will be detailed on Schedule L (P, SP, CI, ESC).

Enter the deductions related to your operations on lines 16 through 40. Following we provide information regarding some of those deductions.

Line 16 - Compensation to partners or officers

Enter the total compensation paid or accrued to all partners of the special partnership reported as salaries on Form 499R-2/ W-2PR or as compensation for services rendered on Form 480.6A or 480.6B. Payments for services rendered or as interest from the use of capital, will be considered as paid to one that is not a partner of the special partnership, as long as said interest are determined without considering the special partnership income. On the other hand, the partner must include said payments as taxable income according to the accounting method used to recognize income. Detail the corresponding information in Part IX, Page 3 of the return.

Line 25 - Rent

Enter the cost for the leasing of structures and equipment, excluding automobile leases. Expenses related to automobile leases must be included on line 35.

Line 27 - Other taxes, patents and licenses

Submit a schedule of the excise taxes or licenses paid by the special partnership.

Line 29 - Motor vehicle expenses

You may claim a deduction on this line, based on a standard mileage rate, for the expenses related to the use and maintenance of an automobile which are incurred to carry on a trade or business or for the production of income of the special partnership. Include on the mileage line the total miles used in the trade or business or for the production of income and multiply it by sixty cents (\$ 0.60).

The expenses of automobile use and maintenance includes repairs, insurance, gasoline, oil and filter changes, cleaning, tires, annual license fees and other expenses of a similar nature. This expense does not include depreciation, rental payments on ordinary leases or financial leases, which are claimed on line 35 (or on line 10 of Part VIII, as applicable) submitting Schedule E. Also, do not include expenses related to the use of tolls or parking.

For these purposes, the term "automobile" does not include the following:

- those used directly in the business of transporting passengers or property for which compensation or payment is made, such as limousines, taxis and public vehicles;
- funeral cars, flower carriages, buses, ambulances, motorcycles, trucks, vans and any other similar vehicle used primarily for transport of cargo; and
- cars rented or held for rental by persons regularly engaged in the business of car leasing.

If you incurred expenses for vehicles which are not considered automobiles according to the above definition, you should claim them on line 30 and submit the details.

For taxable years beginning after December 31, 2010 and before January 1, 2012, it will be allowed to claim on this line the actual expenses incurred for the use and maintenance of automobiles in those cases where the mileage information is not available.

Line 31 - Meal and entertainment expenses

You may deduct 50% of the expenses actually paid or incurred, up to 25% of the gross income of the taxable year, for meal and entertainment expenses directly related with the industry or for the production of income.

You cannot include as part of such expenses the items that do not constitute ordinary and necessary expenses of your trade or business.

No deduction shall be allowed for meal and entertainment expenses considered extravagant or sumptuous.

Line 34 - Contributions to pensions and other qualified plans

Enter the contributed amount to pension, profit sharing or other qualified plans approved by the Secretary of the Treasury. This deduction is subject to certain limitations.

To claim this deduction for your contributions to any of those plans, you must keep in your records certain information required by regulations. These plans are subject to a periodic investigation to determine if they are in compliance with the applicable dispositions of the Code. If the dispositions are not met, the Secretary can cancel the plan and reject the deduction. Remember to include Schedule F with the return.

Line 35 – Depreciation and amortization

Submit a detail of the current depreciation and amortization in Part (a) and Part (d) of Schedule E - Depreciation.

In the case of automobiles, the depreciation or lease expense (including operating leases) is limited to the smaller of the amount paid or \$6,000 annually for a maximum of 5 years. In the case of automobiles used by sellers, the deductible amount cannot exceed \$10,000 annually for a maximum period of 3 years.

This deduction will be allowed only for that part used in the trade or business, or for the production of income.

The \$30,000 basis limitation and useful life term do not apply to those automobiles acquired by a corporation or partnership engaged in the leasing, transportation of passengers or freight businesses.

Also, the Code provides a deduction for goodwill amortization, as long as the goodwill is purchased from third parties during taxable years beginning after June 30, 1995. The deduction will be determined using the straight-line method and a useful life of 15 years.

Line 36 - Bad debts

For taxable years beginning after June 30, 1995, the corporations and partnerships will not be able to use the reserve method to compute the deduction for bad debts. Instead, they may claim a deduction only for the debts that become uncollectable within the taxable year (direct write-off method).

Line 37 - Charitable contributions

You may deduct, subject to certain limitations, the charitable contributions paid during the taxable year to a nonprofit religious, charitable, scientific, literary, educational or museological organizations, or to organizations for the prevention of cruelty or abuse of children, the elderly or disabled, or to animals, organizations for the prevention of domestic violence or hate crimes, or to organizations of war veterans in the United States or Puerto Rico. However, no part of the net earnings of any organization to which you contribute may benefit any private shareholder or individual. You may also claim a deduction for contributions paid to:

- the Commonwealth of Puerto Rico, the United States Government, or any of its states, territories or possessions, or any political subdivision thereof, or the District of Columbia, when the contributions or donations are used exclusively for public purposes;
- university level accredited educational institutions established in Puerto Rico;
- the José Jaime Pierluisi Foundation;
- the Fund for the Financing of Cultural Affairs of Puerto Rico;
- the Puerto Rico Communitarian Foundation;
- the Corporation of the Symphonic Orchestra of Puerto Rico;
- the Fund for Services Against Remediable Catastrophic Illnesses.

The Secretary will publish a list of non for profit entities qualified to receive the contributions.

The allowable deduction is the total amount of the charitable contributions paid, not to exceed 10% of the net income determined without the benefit of said deduction.

The contributions made to a municipality that conducts an activity or event of cultural or historic value, as certified by the Institute of Puerto Rican Culture or the Cultural Center of each municipality, or that makes possible the realization of any cultural or historic work, may be claimed as charitable contributions. The contributed amount shall be \$50,000 or more, and must be made in connection with the celebration of the centennial foundation of the municipality. The total of said contributions is not subject to the limitations provided by the Code.

Line 38 - Organization and syndication

This organization and syndication expenses will be treated as differed expenses and admitted as a deduction, pro rata, on a period not shorter than 60 months, beginning in the month the special partnership started operations.

Line 39 - Deduction for employers who employ handicapped persons

Enter \$400 for each severely handicapped person employed for at least 20 hours per week during nine months of the taxable year. The deduction is allowed for a maximum of 5 persons severely handicapped. In force regulations of the Vocational Rehabilitation Program of the Department of the Family will be used to determine the severely handicapped condition.

The employer that claims this deduction must submit with the return the following:

- 1. a certification indicating that the handicapped person has been employed at least during 9 months of the taxable year for which the deduction is claimed, and
- a certification issued by the Secretary of the Department of the Family stating that, in accordance to its rules and procedures, the person for whom the deduction is claimed is a severely handicapped person.

Line 40 - Other deductions

Those expense items for which Part VII does not provide specific lines, will be totalized and entered as Other Deductions. **Submit with the return a schedule itemizing those deductions**.

No deductions will be allowed for expenses connected with the ownership, use and maintenance of vessels, except for the expenses of vessels engaged in commercial fishing, transportation or commercial tourism if the special partnership derived 80% or more of its total income from said activities.

A deduction will neither be allowed for expenses related to the ownership, use and maintenance of aircrafts, unless the special partnership has derived 80% or more of its total income from activities exclusively related to the transportation of passengers or leasing.

In the same way, no deduction will be allowed for expenses related to the ownership, use, maintenance and depreciation of residential property (located within or outside of Puerto Rico), unless the special partnership has derived 80% or more of its total income from activities exclusively related to the rental of property to non related persons.

PART VIII - OTHER DIRECT COSTS

Enter the Other Direct Costs. The total of these costs should be entered on line 12 of this part and will be equal to the amount in Part VI, line 5 of the return.

PART IX - COMPENSATION TO PARTNERS OR OFFICERS

Include the compensation that the partners of the partnership received as salaries and other compensations. Do not include the distributions made to the partners during the year.

Enter the total compensation to partners or officers in Part VII, line 16.

PART X AND XI - COMPARATIVE BALANCE SHEET AND RECONCILIATION OF NET INCOME (OR LOSS) PER BOOKS WITH NET TAXABLE INCOME (OR LOSS) PER RETURN

These statements must be completed in all of its parts in order for the return to be considered filed. Therefore, you cannot

submit these statements in loose sheets. Any return that does not comply with these requirements will be returned.

If the volume of business of the special partnership exceeds \$3,000,000, Financial Statements Certified by a Certified Public Accountant (CPA) licensed in Puerto Rico must be submitted.

If the volume of business of the special partnership exceeds \$1,000,000 but does not exceed \$3,000,000, the special partnership may choose to submit Financial Statements Certified by a Certified Public Accountant licensed in Puerto Rico. By doing so, and if the special partnership is up to date with its tax responsibility, it shall be entitled to a withholding waiver of the 7% on payments for services rendered.

PART XII - ANALYSIS OF UNDISTRIBUTED PROFITS PER BOOKS

Enter the profits not distributed to the partners at the closing of the taxable year of the partnership.

PART XIII - COMPUTATION OF GROSS INCOME PERCENTAGE DERIVED FROM ELIGIBLE ACTIVITIES

Determine the percentage of the gross income earned by the special partnership from:

- 1. Puerto Rico sources
- 2. Eligible activities as defined in Section 1114.01(a) of the Code.

PART XIV - QUESTIONNAIRE

Enter all the information required in the questionnaire in order to process the return.

SIGNATURE AND OATH OF THE RETURN

The return must be signed and sworn by the managing partner of the partnership for which this Special Partnership Informative Income Tax Return is prepared.

SIGNATURE OF THE RETURN BY THE SPECIALISTS

The Tax Return Specialist must declare under penalty of perjury that he/she examined the return and to the best of his/her knowledge and belief, the return is correct and complete.

If the return is prepared by an accounting firm duly registered as a specialist, it must include the employer identification number, the registration number and be signed by the authorized person.

Indicate if you paid for the preparation of the return and make sure that the specialist signs the return and includes his/her registration and employer identification number. THE CODE PROVIDES CIVIL AND CRIMINAL SANCTIONS TO THOSE SPECIALISTS WHO FAIL TO SUBMIT THIS INFORMATION OR WHO DO NOT MEET ANY OTHER STATUTORY REQUIREMENTS.

INSTRUCTIONS TO COMPLETE THE SCHEDULES

SCHEDULE GI (P, SP, CI) - TAX DETERMINATION ON BUILT-IN GAINS

This schedule must be used when the requirements indicated in the instructions for Part V of the return are met.

SCHEDULE IE – EXCLUDED AND EXEMPT INCOME

Complete this Schedule to report the excluded and exempt income received during the taxable year.

Enter the total of the first column on line 12 of Part II, Page 1 of the Special Partnership Informative Income Tax Return to inform the exempt income.

Enter the total of the second column on line 13 of Part II, Page 1 of the Special Partnership Informative Income Tax Return, to inform the exempt income subject to the alternate basic tax.

SCHEDULE L (P, SP, CI, ESC) – PARTIALLY EXEMPT INCOME

This schedule must be used by those special partnerships operating under Act 52 of 1983, Act 47 of 1987, Act 78-1993, Act 225-1995 and Act 74-2010. Check the box corresponding to the act under which the entity operates.

For each applicable act, a Schedule L (P, SP, CI, ESC) must be completed and included with the return.

In the case of a corporation or partnership operating under Act 52 of 1983 or Act 78-1993, and has made an election under Article 5(b) or 3(a)(1)(D) respectively, must submit with the return a copy of the notification addressed to the Secretary of the Treasury exercising the election.

Any exempt business under Act 78-1993 or Act 74-2010, must include with the return a copy of the order issued by the Tourism Company Director indicating the beginning date of the exemption.

Businesses operating under Act 225-1995, must include with the return a copy of the bona fide farmer certificate in force.

PART I - NET INCOME (OR LOSS)

Line 2 - Enter in the space provided the percentage of the exemption you are entitled to claim according to your Resolution under the Tourism Incentives or Tourism Development Act or Agriculture Incentives Act.

Multiply the net operating income from the touristic or agricultural eligible activities, whichever applies, by the applicable exemption percentage. Enter the amount on this line.

Line 3 - The net operating losses under the tourism incentives or tourism development acts may be deductible only against income from touristic activities. The net losses from operations that are not covered under any of the previously mentioned incentives acts, can be claimed only against the totally taxable income. A schedule must be included with the return to sustain the deduction claimed.

The excess of losses from touristic activities from previous years may be carried forward and claimed only as a deduction against income from touristic activities by the partners of the special partnership. Said loss may be deductible up to an amount equal to the percentage of income from the touristic activity that would have been taxable. The losses will be carried forward in the same order that they are incurred.

A net income or loss generated by a special partnership in a year in which an election for a flexible exemption under Article 3(a)(1)(D) of Act 78-1993 is in force, will be considered as a net income or loss from the partnership's eligible activity.

Add line 3, Part I of each Schedule L (P, SP, CI, ESC) used and enter the total in Part II, line 6 of the return.