

Form 1065 Test Scenario B (K-1 Aggregator)

Test Scenario B uses the Form 1065 and related forms and schedules from Test Scenario 4, with these exceptions:

- The number of K-1's is 101.
- The Ordinary Business Income/Loss Statement attached to Schedule K-1 will apply to all K-1's.

Test Scenario B shows three K-1's: ABC Investments
XYZ Management
Taxpayer B1 (990-00-0001)

Create the other 98 K-1's using this information:

- The partner's identifying number will increase by 1 (990-00-0002, 990-00-0003, 990-00-0004... through 990-00-0099)
- The partner's name will increase by 1 (Taxpayer B2, Taxpayer B3, Taxpayer B4... through Taxpayer B99)
- Use the same address as Taxpayer B1
- The 98 partners are limited partners, domestic partners, and individuals
- Use the same profit/loss/capital percentages as Taxpayer B1

The Business Income Loss Statements attached to the K-1's will be:

OrdinaryBusinessIncomeLossActivityStatement (Schedule K-1 (Form 1065), Part III, Line 1)

ABC Investments	
Type of Activity	Amount
Mai Tai Investments	1,534,429
Cancellation of Debt	81,000
Services Fees	59,982,038

OrdinaryBusinessIncomeLossActivityStatement (Schedule K-1 (Form 1065), Part III, Line 1)

XYZ Management	
Type of Activity	Amount
Mai Tai Investments	1,022,953
Cancellation of Debt	54,000
Services Fees	39,988,025

OrdinaryBusinessIncomeLossActivityStatement (Schedule K-1 (Form 1065), Part III, Line 1)

Taxpayer B1 through Taxpayer B99	
Type of Activity	Amount
Mai Tai Investments	38
Cancellation of Debt	2
Services Fees	1,500

FORMS REQUIRED:

1065, 1065 Sch B-1, 1065 Sch C, 1065 Sch K-1 (101), 1065 Sch K-2, 1065 Sch K-3 (3), 1065 Sch M-3, 4562, 5471, 5471 Sch E, 5471 Sch H, 5471 Sch M, 5471 Sch Q, 8858, 8865, 8865 Sch K-1, 8865 Sch-2, 8865 Sch K-3, 8975, 8975-A (3)

ATTACHMENTS:

OrdinaryIncomeLossFromOtherPartnershipsEstatesAndTrustsStmt
OtherIncomeLossStatement

ItemizedOtherDeductionsStatement

IncomeLossFromForeignPartnershipsSchedule

OrdinaryBusinessIncomeLossActivityStatement (see above)

BINARY ATTACHMENTS: Scanned Form 1065 Sch K-2 (PDF), Form 1065 K-3 (PDF), Form 8865 Sch K-2 (PDF) and Form 8865 Sch K-3 (PDF). A blank Form 1065 Sch K-2, Form 1065 Sch K-3, Form 8865 Sch K-2 and Form 8865 Sch K-3 will be accepted for testing.

HEADER INFO:

Tax Period: Calendar Year 2025

Preparer Firm:
EIN: 69-0000098
Name: Electronic Tax Filers, Inc
Address: 1065 Efile Dr
Anytown, NV 89501

Multiple Software Packages Used: Yes or No

Originator:
EFIN: Self-select
Type: ERO
Practitioner PIN: None
PIN Entered by: ERO

Signature Option: PIN Number

Return Identifier: Type: 1065

Filer:
EIN: 00-2000202
Business Name: Carlton Asset Management L P
Name Control: CARL
Address: 1678 South Hoover Blvd
San Francisco, CA 94101

Partner:
Name: Tony Carlton
Title: President
Taxpayer PIN: 02000
Phone: 555-555-5555
Email Address: Anymail@email.com
Date Signed: 03/15/2026

Preparer:
Name: John Smith
PTIN: P00000001
Phone: 555-631-1212
Email Address: Anymail@email.com
Date Prepared: 03/15/2026
Self Employed: No

OrdinaryIncomeLossFromOtherPartnershipsEstatesAndTrustsStmt

(Ordinary income (loss) from other partnerships, estates, and trusts, Form 1065, Page 1, Line 4)

Source Type	Business Name	Address	EIN	Amount
Security Dealing	Mai Tai Investments	1-2-3 Ginsu Chuo-Ku Tokyo, 190-2182	69-0000099	24,550,860

OtherIncomeLossStatement (Other income (loss), Form 1065, Page 1 Line 7)

Type	Amount
Cancellation of Debt	540,000
Services Fees	399,880,252
Total	400,420,252

ItemizedOtherDeductionsStatement (Other Deductions, Form 1065, Page 1 Line 20)

Type	Amount
Legal and Accounting	216,572
Bank Fees	142,080
Travel and Entertainment	40,000
Total	398,652

IncomeLossFromForeignPartnershipsSchedule

(Income (loss) from foreign partnerships, Schedule M-3 (Form 1065), Part II, Line 8)

Name	EIN	EOY Profit Sharing Pct	EOY Loss Sharing Pct	Income (Loss) per Income Statement Amount	Temporary Difference Amount	Permanent Difference Amount	Income (Loss) per Tax Return Amount
Mai Tai Investments	69-0000099	60%	60%	24,550,860			24,550,860

Note: The 3.5% Publicly Traded Partnership Tax is \$31,872,742. Input this tax amount on Form 1065 Line 22. (Element name: "ThreeAndOneHalfPercent").

Department of the Treasury
Internal Revenue ServiceFor calendar year 2025, or tax year beginning 01/01, 2025, ending 12/31, 2025Go to www.irs.gov/Form1065 for instructions and the latest information.

2025

A Principal business activity	Name of partnership CARLTON ASSET MANAGEMENT LP			D Employer identification number 00-2000202	
B Principal product or service	Number and street 1678 SOUTH HOOVER BLVD		Room or suite no.		
C Business code number	City or town 523900	State or province CA	Country USA	ZIP or foreign postal code 94101	E Date business started 1/1/2016
				\$ 6,275,256	
G	Check applicable boxes: (1) <input type="checkbox"/> Initial return (2) <input type="checkbox"/> Final return (3) <input type="checkbox"/> Name change (4) <input type="checkbox"/> Address change (5) <input type="checkbox"/> Amended return				
H	Check accounting method: (1) <input type="checkbox"/> Cash (2) <input checked="" type="checkbox"/> Accrual (3) <input type="checkbox"/> Other (specify):				
I	Number of Schedules K-1. Attach one for each person who was a partner at any time during the tax year:				3
J	Check if Schedules C and M-3 are attached				<input checked="" type="checkbox"/>
K	Check if partnership: (1) <input type="checkbox"/> Aggregated activities for section 465 at-risk purposes (2) <input type="checkbox"/> Grouped activities for section 469 passive activity purposes				

Caution: Include **only** trade or business income and expenses on lines 1a through 23 below. See instructions for more information.

Income	a Gross receipts or sales	b Less returns and allowances	c Balance	1c
	2 Cost of goods sold (attach Form 1125-A)			2
	3 Gross profit. Subtract line 2 from line 1c			3
	4 Ordinary income (loss) from other partnerships, estates, and trusts (attach statement)			4 24,550,860
	5 Net farm profit (loss) (attach Schedule F (Form 1040))			5
	6 Net gain (loss) from Form 4797, Part II, line 17 (attach Form 4797)			6
	7 Other income (loss) (attach statement)			7 400,420,252
	8 Total income (loss). Combine lines 3 through 7			8 424,971,112
Deductions (see instructions for limitations)	9 Salaries and wages (other than to partners) (less employment credits)			9 1,179,658
	10 Guaranteed payments to partners			10 561,900
	11 Repairs and maintenance			11 8,610
	12 Bad debts			12
	13 Rent			13 729,654
	14 Taxes and licenses			14 871,972
	15 Interest (see instructions)			15
	16a Depreciation (if required, attach Form 4562)		16a 62,765	
	b Less depreciation reported on Form 1125-A and elsewhere on return		16b	16c 62,765
	17 Depletion (Do not deduct oil and gas depletion.)			17
	18 Retirement plans, etc.			18 345,678
	19 Employee benefit programs			19
	20 Energy efficient commercial buildings deduction (attach Form 7205)			20
	21 Other deductions (attach statement)			21 398,652
	22 Total deductions. Add the amounts shown in the far right column for lines 9 through 21			22 4,158,889
	23 Ordinary business income (loss). Subtract line 22 from line 8			23 420,812,223
Tax and Payment	24 Interest due under the look-back method—completed long-term contracts (attach Form 8697)			24
	25 Interest due under the look-back method—income forecast method (attach Form 8866)			25
	26 BBA AAR imputed underpayment (see instructions)			26
	27 Other taxes (see instructions)			27
	28 Total balance due. Add lines 24 through 27			28
	29 Elective payment election amount from Form 3800			29
	30 Payment (see instructions)			30
	31 Amount owed. If the sum of line 29 and line 30 is smaller than line 28, enter amount owed			31
	32a Overpayment. If the sum of line 29 and line 30 is larger than line 28, enter overpayment			32a
	b Routing number		c Type: <input type="checkbox"/> Checking <input type="checkbox"/> Savings	
	d Account number			

Sign Here

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than partner or limited liability company member) is based on all information of which preparer has any knowledge.

May the IRS discuss this return with the preparer shown below?
See instructions. Yes No

Signature of partner or limited liability company member

Date

Paid Preparer Use Only

Enter preparer's name JOHN SMITH	Preparer's signature	Date	Check <input type="checkbox"/> if self-employed	PTIN P00000001
Firm's name ELECTRONIC TAX FILERS INC			Firm's EIN 69-0000098	
Firm's address 1065 EFILE DRIVE ANYTOWN NV 89501			Phone no. 555-631-1212	

Schedule B Other Information

	Yes	No		
1 What type of entity is filing this return? Check the applicable box:				
a <input type="checkbox"/> Domestic general partnership	b <input checked="" type="checkbox"/> Domestic limited partnership			
c <input type="checkbox"/> Domestic limited liability company	d <input type="checkbox"/> Domestic limited liability partnership			
e <input type="checkbox"/> Foreign partnership	f <input type="checkbox"/> Other: _____			
2 At the end of the tax year:				
a Did any foreign or domestic corporation, partnership (including any entity treated as a partnership), trust, or tax-exempt organization, or any foreign government own, directly or indirectly, an interest of 50% or more in the profit, loss, or capital of the partnership? For rules of constructive ownership, see instructions. If "Yes," attach Schedule B-1, Information on Partners Owning 50% or More of the Partnership	✓			
b Did any individual or estate own, directly or indirectly, an interest of 50% or more in the profit, loss, or capital of the partnership? For rules of constructive ownership, see instructions. If "Yes," attach Schedule B-1		✓		
3 At the end of the tax year, did the partnership:				
a Own directly 20% or more, or own, directly or indirectly, 50% or more, of the total voting power of all classes of stock entitled to vote of any foreign or domestic corporation? For rules of constructive ownership, see instructions. If "Yes," complete (i) through (iv) below	✓			
(i) Name of corporation	(ii) Employer identification number (if any)	(iii) Country of incorporation	(iv) Percentage owned in voting stock	
HULKY CORP CANADA		CA	100%	
b Own directly an interest of 20% or more, or own, directly or indirectly, an interest of 50% or more, in the profit, loss, or capital in any foreign or domestic partnership (including an entity treated as a partnership) or in the beneficial interest of a trust? For rules of constructive ownership, see instructions. If "Yes," complete (i) through (v) below				
(i) Name of entity	(ii) Employer identification number (if any)	(iii) Type of entity	(iv) Country of organization	(v) Maximum percentage owned in profit, loss, or capital
MAI TAI INVESTMENT	69-0000099	PARTNERSHIP	JAPAN	60%
4 Does the partnership satisfy all four of the following conditions?			Yes	No
a The partnership's total receipts for the tax year were less than \$250,000.				
b The partnership's total assets at the end of the tax year were less than \$1 million.				
c Schedules K-1 are filed with the return and furnished to the partners on or before the due date (including extensions) for the partnership return.				
d The partnership is not filing and is not required to file Schedule M-3			✓	
If "Yes," the partnership is not required to complete Schedules L, M-1, and M-2; item F on page 1 of Form 1065; or item L on Schedule K-1.				
5 Is this partnership a publicly traded partnership, as defined in section 469(k)(2)?			✓	
6 During the tax year, did the partnership have any debt that was canceled, was forgiven, or had the terms modified so as to reduce the principal amount of the debt?			✓	
7 Has this partnership filed, or is it required to file, Form 8918, Material Advisor Disclosure Statement, to provide information on any reportable transaction?			✓	
8 At any time during calendar year 2025, did the partnership have an interest in or a signature or other authority over a financial account in a foreign country (such as a bank account, securities account, or other financial account)? See instructions for exceptions and filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR). If "Yes," enter the name of the foreign country				✓
9 At any time during the tax year, did the partnership receive a distribution from, or was it the grantor of, or transferor to, a foreign trust? If "Yes," the partnership may have to file Form 3520, Annual Return To Report Transactions With Foreign Trusts and Receipt of Certain Foreign Gifts. See instructions				✓
10a Is the partnership making, or had it previously made (and not revoked), a section 754 election? If "Yes," enter the effective date of the election				✓
See instructions for details regarding a section 754 election.				
b For this tax year, did the partnership make an optional basis adjustment under section 743(b)? If "Yes," enter the total aggregate net positive amount \$ and the total aggregate net negative amount \$ (.) of such section 743(b) adjustments for all partners made in the tax year. The partnership must also attach a statement showing the computation and allocation of each basis adjustment. See instructions			✓	

Schedule B Other Information (continued)

	Yes	No
c For this tax year, did the partnership make an optional basis adjustment under section 734(b)? If "Yes," enter the total aggregate net positive amount \$ _____ and the total aggregate net negative amount \$ (_____) of such section 734(b) adjustments for all partnership property made in the tax year. The partnership must also attach a statement showing the computation and allocation of each basis adjustment. See instructions . . .	✓	
d For this tax year, is the partnership required to adjust the basis of partnership property under section 743(b) or 734(b) because of a substantial built-in loss (as defined under section 743(d)) or substantial basis reduction (as defined under section 734(d))? If "Yes," enter the total aggregate amount of such section 743(b) adjustments and/or section 734(b) adjustments for all partners and/or partnership property made in the tax year \$ _____ . The partnership must also attach a statement showing the computation and allocation of the basis adjustment. See instructions . . .	✓	
e Reserved for future use		
11 Check this box if, during the current or prior tax year, the partnership distributed any property received in a like-kind exchange or contributed such property to another entity (other than disregarded entities wholly owned by the partnership throughout the tax year)	□	
12 At any time during the tax year, did the partnership distribute to any partner a tenancy-in-common or other undivided interest in partnership property?	✓	
13a If the partnership is required to file Form 8858, Information Return of U.S. Persons With Respect to Foreign Disregarded Entities (FDEs) and Foreign Branches (FBs), enter the number of Forms 8858 attached. See instructions 1	1	
b The owner of a qualified business unit (QBU) as defined in section 989(a) with a functional currency different from its owner (including a foreign disregarded entity, foreign branch, or foreign partnership) is required to file Form 8964, Information Return of U.S. Persons With Respect to Certain Qualified Business Units, and related schedules. Enter the number of Forms 8964 attached to this Form 1065 ; to Forms 5471 for controlled foreign corporations owned by the partnership ; and to Forms 8865 for controlled foreign partnerships owned by the partnership		
14 Does the partnership have any foreign partners? If "Yes," enter the number of Forms 8805, Foreign Partner's Information Statement of Section 1446 Withholding Tax, filed for this partnership	✓	
15 Enter the number of Forms 8865, Return of U.S. Persons With Respect to Certain Foreign Partnerships, attached to this return 1	1	
16a Did you make any payments in 2025 that would require you to file Form(s) 1099? See instructions	✓	
b If "Yes," did you or will you file required Form(s) 1099?	✓	
17 Enter the number of Forms 5471, Information Return of U.S. Persons With Respect to Certain Foreign Corporations, attached to this return 1	1	
18 Enter the number of partners that are foreign governments under section 892		
19 During the partnership's tax year, did the partnership make any payments, or receive any payments allocable to foreign partners, that would require it to file Forms 1042 and 1042-S under chapter 3 (sections 1441 through 1464) or chapter 4 (sections 1471 through 1474)?	✓	
20 Was the partnership a specified domestic entity required to file Form 8938 for the tax year? See the Instructions for Form 8938	✓	
21 Is the partnership a section 721(c) partnership, as defined in Regulations section 1.721(c)-1(b)(14)?	✓	
22 During the tax year, did the partnership pay or accrue any interest or royalty for which one or more partners are not allowed a deduction under section 267A? See instructions	✓	
If "Yes," enter the total amount of the disallowed deductions \$	\$	
23 Did the partnership have an election under section 163(j) for any real property trade or business or any farming business in effect during the tax year? See instructions	✓	
24 Does the partnership satisfy one or more of the following? See instructions	✓	
a The partnership owns a pass-through entity with current, or prior year carryover, excess business interest expense.		
b The partnership's aggregate average annual gross receipts (determined under section 448(c)) for the 3 tax years preceding the current tax year are more than \$31 million and the partnership has business interest expense.		
c The partnership is a tax shelter (see instructions) and the partnership has business interest expense.		
If "Yes" to any, complete and attach Form 8990.		
25 Does the partnership intend to self-certify as a qualified opportunity fund?	✓	
If "Yes," complete and attach Form 8996, Qualified Opportunity Fund, and enter the amount (if any) from Form 8996, line 15 \$	\$	
26 Enter the number of foreign partners subject to section 864(c)(8) as a result of transferring all or a portion of an interest in the partnership or of receiving a distribution from the partnership		
Complete Schedule K-3 (Form 1065), Part XIII, for each foreign partner subject to section 864(c)(8) on a transfer or distribution.		
27 At any time during the tax year, were there any transfers between the partnership and its partners subject to the disclosure requirements of Regulations section 1.707-8?	✓	

Schedule B Other Information (continued)

	Yes	No
28 Since December 22, 2017, did a foreign corporation directly or indirectly acquire substantially all of the properties constituting a trade or business of your partnership, and was the ownership percentage (by vote or value) for purposes of section 7874 greater than 50% (for example, the partners held more than 50% of the stock of the foreign corporation)? If "Yes," list the ownership percentage by vote and by value. See instructions. Percentage: By vote: _____ By value: _____	✓	✓
29 Is the partnership required to file Form 7208, Excise Tax on Repurchase of Corporate Stock (see instructions): a Under the applicable foreign corporation rules? b Under the covered surrogate foreign corporation rules? If "Yes" to either (a) or (b), complete Form 7208. See the Instructions for Form 7208.	✓	✓
30 At any time during this tax year, did the partnership (a) receive (as a reward, award, or payment for property or services); or (b) sell, exchange, or otherwise dispose of a digital asset (or financial interest in a digital asset)? See instructions	✓	
31 Reserved for future use	✓	
32 Check this box if an election out of subchapter K under section 761 is being made. See instructions <input type="checkbox"/>	✓	
33 Is the partnership electing out of the centralized partnership audit regime under section 6221(b)? See instructions If "Yes," the partnership must complete Schedule B-2 (Form 1065). Enter the total from Schedule B-2, Part III, line 3 If "No," complete Designation of Partnership Representative below.	✓	

Designation of Partnership Representative (see instructions)

Enter below the information for the partnership representative (PR) for the tax year covered by this return.

First name of PR (or entity name) ABC INVESTMENTS		Last name of PR			
U.S. address of PR	Street 93 OAKS DRIVE	City LOS ANGELES	State CA	ZIP code 90052	U.S. phone number of PR 555-000-1111

Name of designated individual (DI) if PR is an entity

First name of DI John		Last name of DI Doe			
U.S. address of DI	Street 123 LARKIN STREET	City SAN FRANCISCO	State CA	ZIP code 94109	U.S. phone number of DI 555-000-1234

Schedule K Partners' Distributive Share Items		Total amount
Income (Loss)	1 Ordinary business income (loss) (page 1, line 23)	1 420,812,223
	2 Net rental real estate income (loss) (attach Form 8825)	2
	3a Other gross rental income (loss)	3a
	b Expenses from other rental activities (attach statement)	3b
	c Other net rental income (loss). Subtract line 3b from line 3a	3c
	4 Guaranteed payments: a Services 4a 561,900 b Capital 4b	
	c Total. Add lines 4a and 4b	4c 561,900
	5 Interest income	5 36,525
	6 Dividends and dividend equivalents: a Ordinary dividends	6a
	b Qualified dividends 6b c Dividend equivalents 6c	
	7 Royalties	7
	8 Net short-term capital gain (loss) (attach Schedule D (Form 1065))	8
	9a Net long-term capital gain (loss) (attach Schedule D (Form 1065))	9a
	b Collectibles (28%) gain (loss)	9b
	c Unrecaptured section 1250 gain (attach statement)	9c
	10 Net section 1231 gain (loss) (attach Form 4797)	10
	11 Other income (loss) (see instructions) Type:	11
Deductions	12 Section 179 deduction (attach Form 4562)	12 43,332
	13a Cash contributions	13a
	b Noncash contributions	13b
	c Investment interest expense	13c
	d Section 59(e)(2) expenditures: (1) Type: _____ (2) Amount: _____	13d(2)
	e Other deductions (see instructions) Type: _____	13e
Self-Employment	14a Net earnings (loss) from self-employment	14a 402,944,982
	b Gross farming or fishing income	14b
	c Gross nonfarm income	14c 402,944,982
Credits	15a Low-income housing credit (section 42(j)(5))	15a
	b Low-income housing credit (other)	15b
	c Qualified rehabilitation expenditures (rental real estate) (attach Form 3468, if applicable)	15c
	d Other rental real estate credits (see instructions) Type: _____	15d
	e Other rental credits (see instructions) Type: _____	15e
	f Other credits (see instructions) Type: _____	15f
International	16a Attach Schedule K-2 (Form 1065), Partners' Distributive Share Items—International, and check this box to indicate that you are reporting items of international tax relevance <input checked="" type="checkbox"/>	
	b Check this box if you qualified for an exception to filing Schedule K-2 (Form 1065) <input type="checkbox"/>	
Alternative Minimum Tax (AMT) Items	17a Post-1986 depreciation adjustment	17a
	b Adjusted gain or loss	17b
	c Depletion (other than oil and gas)	17c
	d Oil, gas, and geothermal properties—gross income	17d
	e Oil, gas, and geothermal properties—deductions	17e
	f Other AMT items (attach statement)	17f
Other Information	18a Tax-exempt interest income	18a
	b Other tax-exempt income	18b
	c Nondeductible expenses	18c 1,111
	19a Distributions of cash and marketable securities	19a 408,202,737
	b Distributions of other property	19b
	20a Investment income	20a 36,525
	b Investment expenses	20b
	c Other items and amounts (attach statement)	
	21 Total foreign taxes paid or accrued	21 1,520,024

Analysis of Net Income (Loss) per Return

1	Net income (loss). Combine Schedule K, lines 1 through 11. From the result, subtract the sum of Schedule K, lines 12 through 13e, and 21	1	419,847,292
2	Analysis by partner type:	(i) Corporate	(ii) Individual (active)
a	General partners		(iii) Individual (passive)
b	Limited partners		(iv) Partnership

415,654,438

4,192,854

(vi)
Nominee/Other

Schedule L	Balance Sheets per Books	Beginning of tax year		End of tax year	
		(a)	(b)	(c)	(d)
1	Cash		5,232,390		6,025,450
2a	Trade notes and accounts receivable				
b	Less allowance for bad debts				
3	Inventories				
4	U.S. Government obligations				
5	Tax-exempt securities				
6	Other current assets (attach statement)				
7a	Loans to partners (or persons related to partners)				
b	Mortgage and real estate loans				
8	Other investments (attach statement)				
9a	Buildings and other depreciable assets	1,621,740		1,682,950	
b	Less accumulated depreciation	1,372,379	249,361	1,435,144	247,806
10a	Depletable assets				
b	Less accumulated depletion				
11	Land (net of any amortization)				
12a	Intangible assets (amortizable only)				
b	Less accumulated amortization				
13	Other assets (attach statement)				
14	Total assets		5,481,751		6,273,256
Liabilities and Capital					
15	Accounts payable		1,567,623		3,049,605
16	Mortgages, notes, bonds payable in less than 1 year				
17	Other current liabilities (attach statement)				
18	All nonrecourse loans				540,000
19a	Loans from partners (or persons related to partners)				
b	Mortgages, notes, bonds payable in 1 year or more				
20	Other liabilities (attach statement)				
21	Partners' capital accounts	3,914,128		2,683,651	
22	Total liabilities and capital	5,481,751		6,273,256	

Schedule M-1 Reconciliation of Income (Loss) per Books With Analysis of Net Income (Loss) per Return

Note: The partnership may be required to file Schedule M-3. See instructions.

1	Net income (loss) per books		6	Income recorded on books this year not included on Schedule K, lines 1 through 11 (itemize):	
2	Income included on Schedule K, lines 1, 2, 3c, 5, 6a, 7, 8, 9a, 10, and 11, not recorded on books this year (itemize):		a	Tax-exempt interest \$ _____	
3	Guaranteed payments (other than health insurance)		7	Deductions included on Schedule K, lines 1 through 13e, and 21, not charged against book income this year (itemize):	
4	Expenses recorded on books this year not included on Schedule K, lines 1 through 13e, and 21 (itemize):		a	Depreciation \$ _____	
a	Depreciation \$ _____		8	Add lines 6 and 7	
b	Travel and entertainment \$ _____		9	Income (loss) (Analysis of Net Income (Loss) per Return, line 1). Subtract line 8 from line 5	
5	Add lines 1 through 4				

Schedule M-2 Analysis of Partners' Capital Accounts

1	Balance at beginning of year	3,914,128	6	Distributions: a Cash	408,202,737
2	Capital contributed: a Cash		b	Property	
	b Property		7	Other decreases (itemize):	
3	Net income (loss) (see instructions)	421,293,595	8	Add lines 6 and 7	408,202,737
4	Other increases (itemize):		9	Balance at end of year. Subtract line 8 from line 5	17,004,986
5	Add lines 1 through 4	425,207,723			

**SCHEDULE B-1
(Form 1065)**(Rev. August 2019)
Department of the Treasury
Internal Revenue Service**Information on Partners Owning 50% or
More of the Partnership**

► Attach to Form 1065.

► Go to www.irs.gov/Form1065 for the latest information.

OMB No. 1545-0123

Name of partnership

CARLTON ASSET MANAGEMENT LP

Employer identification number (EIN)

00-2000202

Part I Entities Owning 50% or More of the Partnership (Form 1065, Schedule B, Question 2a (Question 3a for 2009 through 2017))

Complete columns (i) through (v) below for any foreign or domestic corporation, partnership (including any entity treated as a partnership), trust, tax-exempt organization, or any foreign government that owns, directly or indirectly, an interest of 50% or more in the profit, loss, or capital of the partnership (see instructions).

(i) Name of Entity	(ii) Employer Identification Number (if any)	(iii) Type of Entity	(iv) Country of Organization	(v) Maximum Percentage Owned in Profit, Loss, or Capital
ABC INVESTMENT	69-3000002	PARTNERSHIP	UNITED STATES	89%

Part II Individuals or Estates Owning 50% or More of the Partnership (Form 1065, Schedule B, Question 2b (Question 3b for 2009 through 2017))

Complete columns (i) through (iv) below for any individual or estate that owns, directly or indirectly, an interest of 50% or more in the profit, loss, or capital of the partnership (see instructions).

(i) Name of Individual or Estate	(ii) Identifying Number (if any)	(iii) Country of Citizenship (see instructions)	(iv) Maximum Percentage Owned in Profit, Loss, or Capital

**SCHEDULE C
(Form 1065)**(Rev. December 2014)
Department of the Treasury
Internal Revenue Service**Additional Information for Schedule M-3 Filers**

OMB No. 1545-0123

► Attach to Form 1065. See separate instructions.

► Information about Schedule C (Form 1065) and its instructions is at www.irs.gov/form1065.

Name of partnership

CARLTON ASSET MANAGEMENT LP

Employer identification number

00-2000202

	Yes	No
1 At any time during the tax year, were there any transfers between the partnership and its partners subject to the disclosure requirements of Regulations section 1.707-8?	✓	
2 Does any amount reported on Schedule M-3, Part II, lines 7 or 8, column (d), reflect allocations to this partnership from another partnership of income, gain, loss, deduction, or credit that are disproportionate to this partnership's share of capital in that partnership or its ratio for sharing other items of that partnership?	✓	
3 At any time during the tax year, did the partnership sell, exchange, or transfer any interest in an intangible asset to a related person as defined in sections 267(b) and 707(b)(1)?	✓	
4 At any time during the tax year, did the partnership acquire any interest in an intangible asset from a related person as defined in sections 267(b) and 707(b)(1)?	✓	
5 At any time during the tax year, did the partnership make any change in accounting principle for financial accounting purposes? See instructions for a definition of change in accounting principle	✓	
6 At any time during the tax year, did the partnership make any change in a method of accounting for U.S. income tax purposes?	✓	

For Paperwork Reduction Act Notice, see the Instructions for Form 1065.

Cat. No. 49945S

Schedule C (Form 1065) (Rev. 12-2014)

**Schedule K-1
(Form 1065)**

 Department of the Treasury
Internal Revenue Service

2025

 For calendar year 2025, or tax year
beginning **01 / 01 / 2025** ending **12 / 31 / 2025**
**Partner's Share of Income, Deductions,
Credits, etc.**

See separate instructions.

Part I Information About the Partnership
A Partnership's employer identification number**00-2000202****B** Partnership's name, address, city, state, and ZIP code
CARLTON ASSET MANAGEMENT LP
 1678 S HOOVER BLVD, SAN FRANCISCO CA 94101
C IRS center where partnership filed return: **EFILE****D** Check if this is a publicly traded partnership (PTP)
Part II Information About the Partner
E Partner's SSN or TIN (Do not use TIN of a disregarded entity. See instructions.)
69-3000002**F****ABC INVESTMENTS****93 OAKS DRIVE, LOS ANGELES CA 90052**

Name, address, city, state, and ZIP code for partner entered in E. See instructions.

G General partner or LLC member-manager Limited partner or other LLC member**H1** Domestic partner Foreign partner**H2** If the partner is a disregarded entity (DE), enter the partner's:

TIN _____ Name _____

I1 What type of entity is this partner? **PARTNERSHIP****I2** If this partner is a retirement plan (IRA/SEP/Keogh/etc.), check here **J** Partner's share

Beginning	89	Ending	89
Loss	89 %	89 %	89 %
Capital	89 %	89 %	89 %

Check if decrease is due to:

 Sale or Exchange of partnership interest. See instructions.**K1** Partner's share of liabilities:

	Beginning	Ending
Nonrecourse	\$	\$ 480,600
Qualified nonrecourse financing	\$	\$
Recourse	\$	\$

K2 Check this box if item K1 includes liability amounts from lower-tier partnerships **K3** Check if any of the above liability is subject to guarantees or other payment obligations by the partner. See instructions
L Partner's Capital Account Analysis

Beginning capital account \$	3,483,574
Capital contributed during the year \$	
Current year net income (loss) \$	
Other increase (decrease) (attach explanation)	\$ 362,205,311	
Withdrawals and distributions \$ (363,300,436)	
Ending capital account \$	2,388,449

M Did the partner contribute property with a built-in gain (loss)? Yes No If "Yes," attach statement. See instructions.
N Partner's Share of Net Unrecognized Section 704(c) Gain or (Loss)

Beginning \$	
Ending \$	

Part III Partner's Share of Current Year Income, Deductions, Credits, and Other Items			
<input type="checkbox"/> Final K-1		<input type="checkbox"/> Amended K-1	
1	Ordinary business income (loss) 374,522,878	14	Self-employment earnings (loss) 361,738,326
2	Net rental real estate income (loss)	C	361,738,326
3	Other net rental income (loss)	15	Credits
4a	Guaranteed payments for services		
4b	Guaranteed payments for capital	16	Schedule K-3 is attached if checked <input checked="" type="checkbox"/>
4c	Total guaranteed payments	17	Alternative minimum tax (AMT) items
5	Interest income		
			32,507
6a	Ordinary dividends		
6b	Qualified dividends	18	Tax-exempt income and nondeductible expenses
6c	Dividend equivalents	C	989
7	Royalties		
8	Net short-term capital gain (loss)		
9a	Net long-term capital gain (loss)	A	363,300,436
9b	Collectibles (28%) gain (loss)		
9c	Unrecaptured section 1250 gain	20	Other information
10	Net section 1231 gain (loss)	A	32,507
11	Other income (loss)		
12	Section 179 deduction	21	Foreign taxes paid or accrued 1,352,821
13	Other deductions		
22	<input type="checkbox"/> More than one activity for at-risk purposes*		
23	<input type="checkbox"/> More than one activity for passive activity purposes*		
*See attached statement for additional information.			
For IRS Use Only			

**Schedule K-1
(Form 1065)**

 Department of the Treasury
Internal Revenue Service

2025

 For calendar year 2025, or tax year
beginning **01 / 01 / 2025** ending **12 / 31 / 2025**
**Partner's Share of Income, Deductions,
Credits, etc.**

See separate instructions.

Part I Information About the Partnership
A Partnership's employer identification number
00-2000202
B Partnership's name, address, city, state, and ZIP code

CARLTON ASSET MANAGEMENT LP
1678 S HOOVER BLVD, SAN FRANCISCO CA 94101

C IRS center where partnership filed return: **EFILE**
D Check if this is a publicly traded partnership (PTP)

Part II Information About the Partner
E Partner's SSN or TIN (Do not use TIN of a disregarded entity. See instructions.)
69-3000003
F Name, address, city, state, and ZIP code for partner entered in E. See instructions.

XYZ MANAGEMENT
7272 W TRUMAN, SACRAMENTO CA 95813

G General partner or LLC member-manager Limited partner or other LLC member

H1 Domestic partner Foreign partner

H2 If the partner is a disregarded entity (DE), enter the partner's:

TIN _____ Name _____

I1 What type of entity is this partner? **PARTNERSHIP**
I2 If this partner is a retirement plan (IRA/SEP/Keogh/etc.), check here
J Partner's share of profit, loss, and capital (see instructions):

	Beginning	Ending
Profit	10 %	10 %
Loss	10 %	10 %
Capital	10 %	10 %

Check if decrease is due to:

 Sale or Exchange of partnership interest. See instructions.

K1 Partner's share of liabilities:

	Beginning	Ending
Nonrecourse	\$	\$ 54,000
Qualified nonrecourse financing	\$	\$
Recourse	\$	\$

K2 Check this box if item K1 includes liability amounts from lower-tier partnerships
K3 Check if any of the above liability is subject to guarantees or other payment obligations by the partner. See instructions
L Partner's Capital Account Analysis

Beginning capital account \$	391,413
Capital contributed during the year \$	
Current year net income (loss) \$	
Other increase (decrease) (attach explanation)	\$	40,697,226
Withdrawals and distributions \$ (40,820,274)
Ending capital account \$	268,365

M Did the partner contribute property with a built-in gain (loss)?

 Yes No If "Yes," attach statement. See instructions.

N Partner's Share of Net Unrecognized Section 704(c) Gain or (Loss)

Beginning \$	
Ending \$	

Part III Partner's Share of Current Year Income, Deductions, Credits, and Other Items			
1	Ordinary business income (loss)	14	Self-employment earnings (loss)
	42,081,222	A	41,206,656
2	Net rental real estate income (loss)	C	41,206,656
3	Other net rental income (loss)	15	Credits
4a	Guaranteed payments for services		
	561,900		
4b	Guaranteed payments for capital	16	Schedule K-3 is attached if checked <input checked="" type="checkbox"/>
4c	Total guaranteed payments	17	Alternative minimum tax (AMT) items
	561,900		
5	Interest income		
	3,653		
6a	Ordinary dividends		
6b	Qualified dividends	18	Tax-exempt income and nondeductible expenses
6c	Dividend equivalents	C	111
7	Royalties		
8	Net short-term capital gain (loss)		
9a	Net long-term capital gain (loss)	19	Distributions
9b	Collectibles (28%) gain (loss)	A	40,820,274
9c	Unrecaptured section 1250 gain		
10	Net section 1231 gain (loss)	20	Other information
		A	3,653
11	Other income (loss)		
12	Section 179 deduction	21	Foreign taxes paid or accrued
	4,333		152,002
13	Other deductions		
22	<input type="checkbox"/> More than one activity for at-risk purposes*		
23	<input type="checkbox"/> More than one activity for passive activity purposes*		
*See attached statement for additional information.			

For IRS Use Only

**Schedule K-1
(Form 1065)**

 Department of the Treasury
Internal Revenue Service

2025

 For calendar year 2025, or tax year
beginning **01 / 01 / 2025** ending **12 / 31 / 2025**
**Partner's Share of Income, Deductions,
Credits, etc.**

See separate instructions.

Part I Information About the Partnership
A Partnership's employer identification number
00-2000202
B Partnership's name, address, city, state, and ZIP code

CARLTON ASSET MANAGEMENT LP
1678 S HOOVER BLVD, SAN FRANCISCO CA 94101

C IRS center where partnership filed return: **EFILE**
D Check if this is a publicly traded partnership (PTP)

Part II Information About the Partner
E Partner's SSN or TIN (Do not use TIN of a disregarded entity. See instructions.)
990-00-0001
F
TAXPAYER B1
888 NW PEACH STREET, SAN FRANCISCO CA 94101
Name, address, city, state, and ZIP code for partner entered in E. See instructions.

G General partner or LLC member-manager Limited partner or other LLC member

H1 Domestic partner Foreign partner

H2 If the partner is a disregarded entity (DE), enter the partner's:

TIN _____ Name _____

I1 What type of entity is this partner? **INDIVIDUAL**
I2 If this partner is a retirement plan (IRA/SEP/Keogh/etc.), check here
J Partner's share of

Beginning	1	Ending	1
Loss	1 %	1 %	1 %
Profit	1 %	1 %	1 %
Capital	1 %	1 %	1 %

Check if decrease is due to:

 Sale or Exchange of partnership interest. See instructions.

K1 Partner's share of liabilities:

Beginning	Ending
Nonrecourse . . . \$	\$ 54,000
Qualified nonrecourse financing . . . \$	\$
Recourse . . . \$	\$

K2 Check this box if item K1 includes liability amounts from lower-tier partnerships
K3 Check if any of the above liability is subject to guarantees or other payment obligations by the partner. See instructions . . .
L Partner's Capital Account Analysis

Beginning capital account . . . \$	39,141
Capital contributed during the year . . . \$	
Current year net income (loss) . . . \$	
Other increase (decrease) (attach explanation) \$	4,069,723
Withdrawals and distributions . . . \$ (4,082,027)
Ending capital account . . . \$	26,837

M Did the partner contribute property with a built-in gain (loss)?

 Yes No If "Yes," attach statement. See instructions.

N Partner's Share of Net Unrecognized Section 704(c) Gain or (Loss)

Beginning \$.	
Ending \$.	

 Final K-1 Amended K-1
Part III Partner's Share of Current Year Income, Deductions, Credits, and Other Items

1	Ordinary business income (loss) 4,208,122	14	Self-employment earnings (loss)
2	Net rental real estate income (loss)		
3	Other net rental income (loss)	15	Credits
4a	Guaranteed payments for services		
4b	Guaranteed payments for capital	16	Schedule K-3 is attached if checked <input checked="" type="checkbox"/>
4c	Total guaranteed payments	17	Alternative minimum tax (AMT) items
5	Interest income		
		365	
6a	Ordinary dividends		
6b	Qualified dividends	18	Tax-exempt income and nondeductible expenses
6c	Dividend equivalents	C	
7	Royalties		
8	Net short-term capital gain (loss)	19	Distributions
9a	Net long-term capital gain (loss)	A	4,082,027
9b	Collectibles (28%) gain (loss)		
9c	Unrecaptured section 1250 gain	20	Other information
10	Net section 1231 gain (loss)	A	365
11	Other income (loss)		
12	Section 179 deduction	21	Foreign taxes paid or accrued
			15,200
13	Other deductions		

22 More than one activity for at-risk purposes*

23 More than one activity for passive activity purposes*

*See attached statement for additional information.

For IRS Use Only

**SCHEDULE K-2
(Form 1065)**Department of the Treasury
Internal Revenue Service**Partners' Distributive Share Items—International**

OMB No. 1545-0123

Attach to Form 1065.
Go to www.irs.gov/Form1065 for instructions and the latest information.**2025**

Name of partnership

CARLTON ASSET MANAGEMENT LP

Employer identification number (EIN)
00-2000202**A** Is the partnership a withholding foreign partnership? Yes No If "Yes," enter your WP-EIN: _____**B** Is the partnership (including the home office or any branch) a qualified derivatives dealer? Yes No If "Yes," enter your QI-EIN: _____**C** Check to indicate the parts of Schedule K-2 that apply.

	Yes	No
1	✓	
2	✓	
3	✓	
4		✓
5		✓
6	✓	

	Yes	No
7		✓
8	✓	
9		✓
10		✓
11		✓
12		✓

D Check applicable box. (1) Amended K-2 (2) Reserved for future use**Part I Partnership's Other Current Year International Information**

Check box(es) for additional specified attachments. See instructions.

<input type="checkbox"/> 1. Gain on personal property sale	<input type="checkbox"/> 5. High-taxed income	<input checked="" type="checkbox"/> 8. Form 5471 information	<input type="checkbox"/> 11. Dual consolidated loss
<input type="checkbox"/> 2. Foreign oil and gas taxes	<input type="checkbox"/> 6. Section 267A disallowed deduction	<input checked="" type="checkbox"/> 9. Other forms	<input type="checkbox"/> 12. Reserved for future use
<input type="checkbox"/> 3. Splitter arrangements	<input type="checkbox"/> 7. Reserved for future use	<input type="checkbox"/> 10. Partner loan transactions	<input type="checkbox"/> 13. Other international items (attach description and statement)
<input checked="" type="checkbox"/> 4. Foreign tax translation			

Part II Foreign Tax Credit Limitation**Section 1—Gross Income**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
1 Sales A JA				27,000,000			27,000,000
B							
C							
2 Gross income from performance of services A							
B US	399,880,252						399,880,252
C							
3 Gross rental real estate income A							
B							
C							
4 Other gross rental income A							
B							
C							

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
5 Guaranteed payments	561,900						561,900
6 Interest income							
A UK	16,525		20,000				36,525
B							
C							
7 Ordinary dividends (exclude amount on line 8)							
A							
B							
C							
8 Qualified dividends							
A							
B							
C							
9 Reserved for future use							
10 Royalties and license fees							
A							
B							
C							
11 Net short-term capital gain							
A							
B							
C							
12 Net long-term capital gain							
A							
B							
C							
13 Collectibles (28%) gain							
A							
B							
C							
14 Unrecaptured section 1250 gain							
A							
B							
C							

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
15 Net section 1231 gain							
A							
B							
C							
16 Section 986(c) gain							
17 Section 987 gain							
18 Section 988 gain							
19 Reserved for future use							
A							
B							
C							
20 Other income (see instructions)							
A US	540,000						540,000
B							
C							
21 Reserved for future use							
A							
B							
C							
22 Reserved for future use							
A							
B							
C							
23 Reserved for future use							
A							
B							
C							
24 Total gross income (combine lines 1 through 23)	400,998,677		20,000	27,000,000			439,268,677
A JA				27,000,000			27,000,000
B US	400,982,152						400,982,152
C UK	16,525		20,000				36,525

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
25 Expenses allocable to sales income				2,449,140			2,449,140
26 Expenses allocable to gross income from performance of services	4,202,221						4,202,221
27 Net short-term capital loss							
28 Net long-term capital loss							
29 Collectibles loss							
30 Net section 1231 loss							
31 Other losses							
32 Research & experimental (R&E) expenses							
A SIC code:							
B SIC code:							
C SIC code:							
33 Allocable rental expenses—depreciation, depletion, and amortization							
34 Allocable rental expenses—other than depreciation, depletion, and amortization							
35 Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36 Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37 Depreciation not included on line 33 or line 35							
38 Charitable contributions							
39 Interest expense specifically allocable under Regulations section 1.861-10(e)							
40 Other interest expense specifically allocable under Regulations section 1.861-10T							
41 Other interest expense—business							
42 Other interest expense—investment							
43 Other interest expense—passive activity							
44 Section 59(e)(2) expenditures, excluding R&E expenses on line 32							
45 Foreign taxes not creditable but deductible							

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions (continued)**

	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
46 Section 986(c) loss							
47 Section 987 loss							
48 Section 988 loss							
49 Other allocable deductions (see instructions)							
50 Other apportioned share of deductions (see instructions)				1,000,000			
51 Reserved for future use							
52 Reserved for future use							
53 Reserved for future use							
54 Total deductions (combine lines 25 through 53)	4,202,221			3,449,140			7,651,361
55 Net income (loss) (subtract line 54 from line 24)	396,796,456		20,000	23,550,860			423,367,316

Part III Other Information for Preparation of Form 1116 or 1118**Section 1—R&E Expenses Apportionment Factors**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____) (country code _____)		
1 Gross receipts by SIC code							
A SIC code:							
B SIC code:							
C SIC code:							
D SIC code:							
E SIC code:							
F SIC code:							
2 Exclusive apportionment with respect to total R&E expenses entered on Part II, line 32. Enter the following.							
A R&E expenses with respect to activity performed in the United States							
(i) SIC code:						2A(i)	
(ii) SIC code:						2A(ii)	
(iii) SIC code:						2A(iii)	
B R&E expenses with respect to activity performed outside the United States							
(i) SIC code:						2B(i)	
(ii) SIC code:						2B(ii)	
(iii) SIC code:						2B(iii)	

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 2—Interest Expense Apportionment Factors**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____) (country code _____)		
1 Total average value of assets							
2 Sections 734(b) and 743(b) adjustment to assets—average value .							
3 Assets attracting directly allocable interest expense under Regulations section 1.861-10(e)							
4 Other assets attracting directly allocable interest expense under Regulations section 1.861-10T							
5 Assets excluded from apportionment formula							
6a Total assets used for apportionment (subtract the sum of lines 3, 4, and 5 from the sum of lines 1 and 2)							
b Assets attracting business interest expense							
c Assets attracting investment interest expense							
d Assets attracting passive activity interest expense							
7 Basis in stock of 10%-owned noncontrolled foreign corporations (see attachment)							
8 Basis in stock of CFCs (see attachment)							

Section 3—Foreign-Derived Intangible Income (FDII) Deduction Apportionment Factors

Description	(a) U.S. source	Foreign Source			(e) Sourced by partner	(f) Total
		(b) Passive category income	(c) General category income	(d) Other (category code _____) (country code _____)		
1 Foreign-derived gross receipts						
2 Cost of goods sold (COGS)						
3 Partnership deductions allocable to foreign-derived gross receipts						
4 Other partnership deductions apportioned to foreign-derived gross receipts						

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes**

Description	(a) Type of tax	(b) Section 951A category income		(c) Foreign branch category income		
		U.S.	Foreign	U.S.	Foreign	Partner
1 Direct (section 901 or 903) foreign taxes: <input checked="" type="checkbox"/> Paid <input type="checkbox"/> Accrued						
A UK	OTHR					
B JA	OTHR					
C						
D						
E						
F						
2 Reduction of taxes (total)						
A Taxes on foreign mineral income						
B Reserved for future use						
C International boycott provisions						
D Failure-to-file penalties						
E Taxes with respect to splitter arrangements . .						
F Taxes on foreign corporate distributions . .						
G Other						
3 Foreign tax redeterminations						
A						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
B						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
C						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
4 Reserved for future use						
5 Reserved for future use						
6 Reserved for future use						

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes (continued)**

	(d) Passive category income			(e) General category income			(f) Other (category code _____)	(g) Total
	U.S.	Foreign	Partner	U.S.	Foreign	Partner		
1 A		2,000						2,000
B					1,518,024			1,518,024
C								
D								
E								
F								
2 A								
B								
C								
D								
E								
F								
G								
3 A								
B								
C								
4								
5								
6								

Section 5—Other Tax Information

Description	(a) U.S. source	Foreign Source					(g) Sourced by partner	(h) Total
		(b) Section 951A category income	(c) Foreign branch category income	(d) Passive category income	(e) General category income	(f) Other (category code _____) (country code _____)		
1 Section 743(b) positive income adjustment .								
2 Section 743(b) negative income adjustment .								
3 Reserved for future use . .								
4 Reserved for future use . .								

Name of partnership

CARLTON ASSET MANAGEMENT LP

E1

00-2000202

Part VI **Information on Partners' Section 951(a)(1) and Section 951A Inclusions**

	(a) Name of CFC	(b) EIN or reference ID number	(c) Ending of CFC tax year	(d) Partners' share of CFC items through their ownership in the partnership ("aggregate share")	(e) Aggregate share of subpart F income	(f) Aggregate section 951(a)(1)(B) inclusion	(g) Tested income
A	HULKY CORP CANADA	00-2000004	20251231	100%	8,500,000		
B							
C							
D							
E							
F							
G							
H							
I							
J							
K							

1 Partnership total (sum for all CFCs)

	(h) Tested loss	(i) Aggregate share of tested income	(j) Aggregate share of tested loss	(k) Aggregate share of QBAI	(l) Aggregate share of the tested loss QBAI amount	(m) Aggregate share of tested interest income	(n) Aggregate share of tested interest expense
A	()	()	()	()	()		
B	()	()	()	()	()		
C	()	()	()	()	()		
D	()	()	()	()	()		
E	()	()	()	()	()		
F	()	()	()	()	()		
G	()	()	()	()	()		
H	()	()	()	()	()		
I	()	()	()	()	()		
J	()	()	()	()	()		
K	()	()	()	()	()		
1	()	()	()	()	()		

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part VIII Partnership's Interest in Foreign Corporation Income (Section 960)

A Enter EIN or reference ID number of CFC: H1 **B** Separate category (enter code—see instructions): GEN

C If PAS was entered on line B, enter the applicable grouping under Regulations section 1.904-4(c). See instructions

D Check the box and attach a statement if there is more than one source country for a line. See instructions **E** If U.S. source, check the box and complete a separate Part VIII

F If foreign oil related income or foreign oil and gas extraction income, check the box and attach a separate Part VIII **G** Enter functional currency of foreign corporation: CAD

Enter amounts in functional currency of the foreign corporation (unless otherwise noted).		(i) Country code	(ii) Partnership's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
1	Subpart F income groups				
a	Dividends, interest, rents, royalties, and annuities (total)				
(1)	Unit:				
(2)	Unit:				
b	Net gain from certain property transactions (total)				
(1)	Unit:				
(2)	Unit:				
c	Net gain from commodities transactions (total)				
(1)	Unit:				
(2)	Unit:				
d	Net foreign currency gain (total)				
(1)	Unit:				
(2)	Unit:				
e	Income equivalent to interest (total)				
(1)	Unit:				
(2)	Unit:				
f	Other foreign personal holding company income (total)				
(1)	Unit:				
(2)	Unit:				
g	Foreign base company sales income (total)		34,000,000	34,000,000	1,500,000
(1)	Unit: HULKY CORP CANADA	CA	34,000,000	34,000,000	1,500,000
(2)	Unit:				
h	Foreign base company services income (total)				
(1)	Unit:				
(2)	Unit:				
i	Full inclusion foreign base company income (total)				
(1)	Unit:				
(2)	Unit:				
j	Insurance income (total)				
(1)	Unit:				
(2)	Unit:				
k	International boycott income (total)				
l	Bribes, kickbacks, and other payments (total)				
m	Section 901(j) (total)				

Name of partnership

CARLTON ASSET MANAGEMENT LP

EIN

00-2000202

Part VIII Partnership's Interest in Foreign Corporation Income (Section 960) (continued)

Enter amounts in functional currency of the foreign corporation (unless otherwise noted).		(i) Country code	(ii) Partnership's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
2	Recaptured subpart F income				
3	Tested income group (total)				
(1)	Unit:				
(2)	Unit:				
4	Residual income group (total)				
(1)	Unit:				
(2)	Unit:				
5	Total		34,000,000	34,000,000	1,500,000

Part IX Partners' Information for Base Erosion and Anti-Abuse Tax (Section 59A)**Section 1—Applicable Taxpayer** (see instructions for more information and definition of terms)

	Description	(a) Total	(b) Total ECI gross receipts	(c) Total non-ECI gross receipts
1	Gross receipts for section 59A(e)			
2	Gross receipts for the first preceding year			
3	Gross receipts for the second preceding year			
4	Gross receipts for the third preceding year			
5	Amounts included in the denominator of the base erosion percentage as described in Regulations section 1.59A-2(e)(3)			

Section 2—Base Erosion Payments and Base Erosion Tax Benefits (see instructions)

	Description	(a) Total	(b) Total base erosion payments	(c) Total base erosion tax benefits
6	Reserved for future use			
7	Cost sharing transaction payments			
8	Purchase or creations of property rights for intangibles (patents, trademarks, etc.)			
9	Rents, royalties, and license fees			
10a	Compensation/consideration paid for services not excepted by section 59A(d)(5)			
b	Compensation/consideration paid for services excepted by section 59A(d)(5)			
11	Interest expense			
12	Payments for the purchase of tangible personal property			
13	Premiums and/or other considerations paid or accrued for insurance and reinsurance as covered by sections 59A(d)(3) and 59A(c)(2)(A)(iii)			
14a	Nonqualified derivative payments			
b	Qualified derivative payments excepted by section 59A(h)			
15	Payments reducing gross receipts made to surrogate foreign corporation			
16	Other payments—specify:			
17	Base erosion tax benefits related to payments reported on lines 6 through 16, on which tax is imposed by section 871, 881, or 884(f), with respect to which tax has been withheld under section 1441 or 1442 at the 30% statutory withholding tax rate or subject to tax under Regulations section 1.884-4(a)(2)(ii) at the 30% statutory rate (see instructions)			

**Schedule K-3
(Form 1065)**Department of the Treasury
Internal Revenue Service**Partner's Share of Income, Deductions,
Credits, etc.—International**

OMB No. 1545-0123

For calendar year 2025, or tax year beginning 01 / 01 / 2025, ending 12 / 31 / 2025
See separate instructions.**2025**

Information About the Partnership		Information About the Partner																													
A Partnership's employer identification number (EIN)	00-2000202	C Partner's social security number (SSN) or taxpayer identification number (TIN) (Do not use TIN of a disregarded entity. See instructions.)	69-3000002																												
B Partnership's name, address, city, state, and ZIP code	CARLTON ASSET MANAGEMENT LP 1678 S HOOVER BLVD SAN FRANCISCO CA 94101	D Name, address, city, state, and ZIP code for partner entered in box C. See instructions.	ABC INVESTMENTS 93 OAKS DRIVE LOS ANGELES CA 90052																												
E Check to indicate the parts of Schedule K-3 that apply.																															
<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: right; padding-right: 10px;">1</th> <th style="text-align: center; padding: 2px;">Yes</th> <th style="text-align: right; padding-right: 10px;">2</th> <th style="text-align: center; padding: 2px;">No</th> </tr> </thead> <tbody> <tr><td style="text-align: right; padding-right: 10px;">3</td><td style="text-align: center; padding: 2px;">✓</td><td style="text-align: right; padding-right: 10px;">4</td><td style="text-align: center; padding: 2px;">✓</td></tr> <tr><td style="text-align: right; padding-right: 10px;">5</td><td style="text-align: center; padding: 2px;">✓</td><td style="text-align: right; padding-right: 10px;">6</td><td style="text-align: center; padding: 2px;">✓</td></tr> <tr><td style="text-align: right; padding-right: 10px;">7</td><td style="text-align: center; padding: 2px;">✓</td><td style="text-align: right; padding-right: 10px;">8</td><td style="text-align: center; padding: 2px;">✓</td></tr> <tr><td style="text-align: right; padding-right: 10px;">9</td><td style="text-align: center; padding: 2px;">✓</td><td style="text-align: right; padding-right: 10px;">10</td><td style="text-align: center; padding: 2px;">✓</td></tr> <tr><td style="text-align: right; padding-right: 10px;">11</td><td style="text-align: center; padding: 2px;">✓</td><td style="text-align: right; padding-right: 10px;">12</td><td style="text-align: center; padding: 2px;">✓</td></tr> <tr><td style="text-align: right; padding-right: 10px;">13</td><td style="text-align: center; padding: 2px;">✓</td><td></td><td></td></tr> </tbody> </table>				1	Yes	2	No	3	✓	4	✓	5	✓	6	✓	7	✓	8	✓	9	✓	10	✓	11	✓	12	✓	13	✓		
1	Yes	2	No																												
3	✓	4	✓																												
5	✓	6	✓																												
7	✓	8	✓																												
9	✓	10	✓																												
11	✓	12	✓																												
13	✓																														
F Check applicable box. (1) <input type="checkbox"/> Amended K-3 (2) <input checked="" type="checkbox"/> Reserved for future use																															

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Form 1065.

www.irs.gov/Form1065

Cat. No. 74715S

Schedule K-3 (Form 1065) 2025 Created 3/21/25

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part I Partner's Share of Partnership's Other Current Year International Information

Check box(es) for additional specified attachments. See instructions.

<input type="checkbox"/> 1. Gain on personal property sale	<input type="checkbox"/> 5. High-taxed income	<input checked="" type="checkbox"/> 8. Form 5471 information	<input type="checkbox"/> 11. Dual consolidated loss
<input type="checkbox"/> 2. Foreign oil and gas taxes	<input type="checkbox"/> 6. Section 267A disallowed deduction	<input checked="" type="checkbox"/> 9. Other forms	<input type="checkbox"/> 12. Form 8865 information
<input type="checkbox"/> 3. Splitter arrangements	<input type="checkbox"/> 7. Reserved for future use	<input type="checkbox"/> 10. Partner loan transactions	<input type="checkbox"/> 13. Other international items (attach description and statement)
<input checked="" type="checkbox"/> 4. Foreign tax translation			

Part II Foreign Tax Credit Limitation**Section 1—Gross Income**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
1 Sales				24,030,000			24,030,000
A JA							
B							
C							
2 Gross income from performance of services	355,893,424						355,893,424
A US	355,893,424						
B							
C							
3 Gross rental real estate income							
A							
B							
C							
4 Other gross rental income							
A							
B							
C							
5 Guaranteed payments							
6 Interest income							
A UK	14,707		17,800				32,507
B							
C							
7 Ordinary dividends (exclude amount on line 8)							
A							
B							
C							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
8 Qualified dividends							
A							
B							
C							
9 Reserved for future use							
10 Royalties and license fees							
A							
B							
C							
11 Net short-term capital gain							
A							
B							
C							
12 Net long-term capital gain							
A							
B							
C							
13 Collectibles (28%) gain							
A							
B							
C							
14 Unrecaptured section 1250 gain							
A							
B							
C							
15 Net section 1231 gain							
A							
B							
C							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
16 Section 986(c) gain							
17 Section 987 gain							
18 Section 988 gain							
19 Reserved for future use							
A							
B							
C							
20 Other income (see instructions)	480,600						480,600
A US	480,600						480,600
B							
C							
21 Reserved for future use							
A							
B							
C							
22 Reserved for future use							
A							
B							
C							
23 Reserved for future use							
A							
B							
C							
24 Total gross income (combine lines 1 through 23)	365,388,731		17,800	24,030,000			380,436,531
A JA				24,030,000			24,030,000
B US	356,374,024						356,374,024
C UK	14,707		17,800				32,507

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
25 Expenses allocable to sales income				2,179,734			2,179,734
26 Expenses allocable to gross income from performance of services	3,739,977						3,739,977
27 Net short-term capital loss							
28 Net long-term capital loss							
29 Collectibles loss							
30 Net section 1231 loss							
31 Other losses							
32 Research & experimental (R&E) expenses							
A SIC code:							
B SIC code:							
C SIC code:							
33 Allocable rental expenses—depreciation, depletion, and amortization							
34 Allocable rental expenses—other than depreciation, depletion, and amortization							
35 Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36 Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37 Depreciation not included on line 33 or line 35							
38 Charitable contributions							
39 Interest expense specifically allocable under Regulations section 1.861-10(e)							
40 Other interest expense specifically allocable under Regulations section 1.861-10T							
41 Other interest expense—business							
42 Other interest expense—investment							
43 Other interest expense—passive activity							
44 Section 59(e)(2) expenditures, excluding R&E expenses on line 32							
45 Foreign taxes not creditable but deductible							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
46 Section 986(c) loss							
47 Section 987 loss							
48 Section 988 loss							
49 Other allocable deductions (see instructions)							
50 Other apportioned share of deductions (see instructions)				890,000			890,000
51 Reserved for future use							
52 Reserved for future use							
53 Reserved for future use							
54 Total deductions (combine lines 25 through 53)	3,739,977			3,069,734			6,809,711
55 Net income (loss) (subtract line 54 from line 24)	352,648,754		17,800	20,960,266			373,626,820

Part III Other Information for Preparation of Form 1116 or 1118**Section 1—R&E Expenses Apportionment Factors**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____) (country code ____)		
1 Gross receipts by SIC code							
A SIC code:							
B SIC code:							
C SIC code:							
D SIC code:							
E SIC code:							
F SIC code:							
2 Exclusive apportionment with respect to total R&E expenses entered on Part II, line 32.							
A R&E expenses with respect to activity performed in the United States							
(i) SIC code:						2A(i)	
(ii) SIC code:						2A(ii)	
(iii) SIC code:						2A(iii)	
B R&E expenses with respect to activity performed outside the United States							
(i) SIC code:						2B(i)	
(ii) SIC code:						2B(ii)	
(iii) SIC code:						2B(iii)	

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 2—Interest Expense Apportionment Factors**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____) (country code _____)		
1 Total average value of assets							
2 Sections 734(b) and 743(b) adjustment to assets—average value .							
3 Assets attracting directly allocable interest expense under Regulations section 1.861-10(e)							
4 Other assets attracting directly allocable interest expense under Regulations section 1.861-10T							
5 Assets excluded from apportionment formula							
6a Total assets used for apportionment (subtract the sum of lines 3, 4, and 5 from the sum of lines 1 and 2)							
b Assets attracting business interest expense							
c Assets attracting investment interest expense							
d Assets attracting passive activity interest expense							
7 Basis in stock of 10%-owned noncontrolled foreign corporations (see attachment)							
8 Basis in stock of CFCs (see attachment)							

Section 3—Foreign-Derived Intangible Income (FDII) Deduction Apportionment Factors

Description	(a) U.S. source	Foreign Source			(e) Sourced by partner	(f) Total
		(b) Passive category income	(c) General category income	(d) Other (category code _____) (country code _____)		
1 Foreign-derived gross receipts						
2 Cost of goods sold (COGS)						
3 Partnership deductions allocable to foreign-derived gross receipts						
4 Other partnership deductions apportioned to foreign-derived gross receipts						

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes**

Description	(a) Type of tax	(b) Section 951A category income		(c) Foreign branch category income		
		U.S.	Foreign	U.S.	Foreign	Partner
1 Direct (section 901 or 903) foreign taxes: <input checked="" type="checkbox"/> Paid <input type="checkbox"/> Accrued						
A UK	OTHR					
B JA	OTHR					
C						
D						
E						
F						
2 Reduction of taxes (total)						
A Taxes on foreign mineral income						
B Reserved for future use						
C International boycott provisions						
D Failure-to-file penalties						
E Taxes with respect to splitter arrangements . .						
F Taxes on foreign corporate distributions . . .						
G Other						
3 Foreign tax redeterminations						
A						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
B						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
C						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
4 Reserved for future use						
5 Reserved for future use						
6 Reserved for future use						

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes (continued)**

	(d) Passive category income			(e) General category income			(f) Other (category code _____)	(g) Total
	U.S.	Foreign	Partner	U.S.	Foreign	Partner		
1 A		1,780						1,780
B					1,351,041			1,351,041
C								
D								
E								
F								
2 A								
B								
C								
D								
E								
F								
G								
3 A								
B								
C								
4								
5								
6								

Section 5—Other Tax Information

Description	(a) U.S. source	Foreign Source					(g) Sourced by partner	(h) Total
		(b) Section 951A category income	(c) Foreign branch category income	(d) Passive category income	(e) General category income	(f) Other (category code _____) (country code _____)		
1 Section 743(b) positive income adjustment .								
2 Section 743(b) negative income adjustment .								
3 Reserved for future use . .								
4 Reserved for future use . .								

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part VI Information on Partner's Section 951(a)(1) and Section 951A Inclusions

a Separate category (code)	GEN
b If box is checked, this is completed with respect to U.S. source income	<input type="checkbox"/>

	(a) Name of CFC	(b) EIN or reference ID number	(c) Ending of CFC tax year	(d) Partner's share of CFC items through its ownership in the partnership	(e) Partner's share of subpart F income	(f) Partner's section 951(a)(1)(B) inclusion	(g) Tested income
A	HULKY CORP CANADA	00-2000004	20251231	89%	7,565,000		
B							
C							
D							
E							
F							
G							
H							
I							
J							
K							
1	Partner's total (sum for all CFCs)						

	(h) Tested loss	(i) Partner's share of tested income	(j) Partner's share of tested loss	(k) Partner's share of QBAI	(l) Partner's share of the tested loss QBAI amount	(m) Partner's share of tested interest income	(n) Partner's share of tested interest expense
A	()	()	()	()	()		
B	()	()	()	()	()		
C	()	()	()	()	()		
D	()	()	()	()	()		
E	()	()	()	()	()		
F	()	()	()	()	()		
G	()	()	()	()	()		
H	()	()	()	()	()		
I	()	()	()	()	()		
J	()	()	()	()	()		
K	()	()	()	()	()		
1	()	()	()	()	()		

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part VIII Partner's Interest in Foreign Corporation Income (Section 960)

A EIN or reference ID number of CFC	H1	B Separate category. See instructions	GEN
C If PAS was entered on line B, applicable grouping under Regulations section 1.904-4(c). See instructions			
D Box is checked if there is more than one source country for a line. See attachment and instructions <input type="checkbox"/>		E Box is checked if U.S. source income	<input type="checkbox"/>
F Box is checked if foreign oil related income or foreign oil and gas extraction income <input type="checkbox"/>		G Functional currency of foreign corporation	CAD

<i>Amounts are in functional currency unless otherwise noted. See instructions.</i>		(i) Country code	(ii) Partner's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
1 Subpart F income groups					
a Dividends, interest, rents, royalties, and annuities (total)					
(1) Unit:					
(2) Unit:					
b Net gain from certain property transactions (total)					
(1) Unit:					
(2) Unit:					
c Net gain from commodities transactions (total)					
(1) Unit:					
(2) Unit:					
d Net foreign currency gain (total)					
(1) Unit:					
(2) Unit:					
e Income equivalent to interest (total)					
(1) Unit:					
(2) Unit:					
f Other foreign personal holding company income (total)					
(1) Unit:					
(2) Unit:					
g Foreign base company sales income (total)			30,260,000	30,260,000	1,335,000
(1) Unit: HULKY CORP CANADA	CA		30,260,000	30,260,000	1,335,000
(2) Unit:					
h Foreign base company services income (total)					
(1) Unit:					
(2) Unit:					
i Full inclusion foreign base company income (total)					
(1) Unit:					
(2) Unit:					
j Insurance income (total)					
(1) Unit:					
(2) Unit:					
k International boycott income (total)					
l Bribes, kickbacks, and other payments (total)					
m Section 901(j) (total)					

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner ABC INVESTMENTS	SSN or TIN 69-3000002
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Part VIII Partner's Interest in Foreign Corporation Income (Section 960) (continued)

<i>Amounts are in functional currency unless otherwise noted. See instructions.</i>		(i) Country code	(ii) Partner's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
2	Recaptured subpart F income				
3	Tested income group (total)				
	(1) Unit:				
	(2) Unit:				
4	Residual income group (total)				
	(1) Unit:				
	(2) Unit:				
5	Total		30,260,000	30,260,000	1,335,000

Part IX Partner's Information for Base Erosion and Anti-Abuse Tax (Section 59A)**Section 1—Applicable Taxpayer** (see instructions for more information and definitions of terms)

Description	(a) Total	(b) Total ECI gross receipts	(c) Total non-ECI gross receipts
1 Gross receipts for section 59A(e)			
2 Gross receipts for the first preceding year			
3 Gross receipts for the second preceding year			
4 Gross receipts for the third preceding year			
5 Amounts included in the denominator of the base erosion percentage as described in Regulations section 1.59A-2(e)(3)			

Section 2—Base Erosion Payments and Base Erosion Tax Benefits (see instructions)

Description	(a) Total	(b) Total base erosion payments	(c) Total base erosion tax benefits
6 Reserved for future use			
7 Cost sharing transaction payments			
8 Purchase or creations of property rights for intangibles (patents, trademarks, etc.)			
9 Rents, royalties, and license fees			
10a Compensation/consideration paid for services not excepted by section 59A(d)(5)			
b Compensation/consideration paid for services excepted by section 59A(d)(5)			
11 Interest expense			
12 Payments for the purchase of tangible personal property			
13 Premiums and/or other considerations paid or accrued for insurance and reinsurance as covered by sections 59A(d)(3) and 59A(c)(2)(A)(iii)			
14a Nonqualified derivative payments			
b Qualified derivative payments excepted by section 59A(h)			
15 Payments reducing gross receipts made to surrogate foreign corporation			
16 Other payments—specify:			
17 Base erosion tax benefits related to payments reported on lines 6 through 16, on which tax is imposed by section 871, 881, or 884(f), with respect to which tax has been withheld under section 1441 or 1442 at the 30% statutory withholding tax rate or subject to tax under Regulations section 1.884-4(a)(2)(ii) at the 30% statutory rate (see instructions)			

**Schedule K-3
(Form 1065)**Department of the Treasury
Internal Revenue Service**Partner's Share of Income, Deductions,
Credits, etc.—International**

OMB No. 1545-0123

For calendar year 2025, or tax year beginning 01 / 01 / 2025, ending 12 / 31 / 2025
See separate instructions.**2025**

Information About the Partnership		Information About the Partner																																											
A Partnership's employer identification number (EIN)	00-2000202	C Partner's social security number (SSN) or taxpayer identification number (TIN) (Do not use TIN of a disregarded entity. See instructions.)	69-3000003																																										
B Partnership's name, address, city, state, and ZIP code	CARLTON ASSET MANAGEMENT LP 1678 S HOOVER BLVD SAN FRANCISCO CA 94101	D Name, address, city, state, and ZIP code for partner entered in box C. See instructions.	XYZ MANAGEMENT 7272 W TRUMAN SACRAMENTO CA 95813																																										
E Check to indicate the parts of Schedule K-3 that apply.																																													
<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 10px;"></th> <th style="text-align: center;">Yes</th> <th style="text-align: center;">No</th> </tr> </thead> <tbody> <tr><td>1</td><td style="text-align: center;">✓</td><td></td></tr> <tr><td>2</td><td style="text-align: center;">✓</td><td></td></tr> <tr><td>3</td><td style="text-align: center;">✓</td><td></td></tr> <tr><td>4</td><td></td><td style="text-align: center;">✓</td></tr> <tr><td>5</td><td></td><td style="text-align: center;">✓</td></tr> <tr><td>6</td><td style="text-align: center;">✓</td><td></td></tr> <tr><td>7</td><td></td><td style="text-align: center;">✓</td></tr> <tr><td>8</td><td style="text-align: center;">✓</td><td></td></tr> <tr><td>9</td><td></td><td style="text-align: center;">✓</td></tr> <tr><td>10</td><td></td><td style="text-align: center;">✓</td></tr> <tr><td>11</td><td></td><td style="text-align: center;">✓</td></tr> <tr><td>12</td><td></td><td style="text-align: center;">✓</td></tr> <tr><td>13</td><td></td><td style="text-align: center;">✓</td></tr> </tbody> </table>					Yes	No	1	✓		2	✓		3	✓		4		✓	5		✓	6	✓		7		✓	8	✓		9		✓	10		✓	11		✓	12		✓	13		✓
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1	✓																																												
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F Check applicable box. (1) <input type="checkbox"/> Amended K-3 (2) <input checked="" type="checkbox"/> Reserved for future use																																													

For IRS Use Only

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part I Partner's Share of Partnership's Other Current Year International Information

Check box(es) for additional specified attachments. See instructions.

<input type="checkbox"/> 1. Gain on personal property sale	<input type="checkbox"/> 5. High-taxed income	<input checked="" type="checkbox"/> 8. Form 5471 information	<input type="checkbox"/> 11. Dual consolidated loss
<input type="checkbox"/> 2. Foreign oil and gas taxes	<input type="checkbox"/> 6. Section 267A disallowed deduction	<input checked="" type="checkbox"/> 9. Other forms	<input type="checkbox"/> 12. Form 8865 information
<input type="checkbox"/> 3. Splitter arrangements	<input type="checkbox"/> 7. Reserved for future use	<input type="checkbox"/> 10. Partner loan transactions	<input type="checkbox"/> 13. Other international items (attach description and statement)
<input checked="" type="checkbox"/> 4. Foreign tax translation			

Part II Foreign Tax Credit Limitation
Section 1—Gross Income

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
1 Sales				2,700,000			2,700,000
A JA							
B							
C							
2 Gross income from performance of services	39,988,025						39,988,025
A US	39,988,025						
B							
C							
3 Gross rental real estate income							
A							
B							
C							
4 Other gross rental income							
A							
B							
C							
5 Guaranteed payments	561,900						561,900
6 Interest income							
A UK	1,653		2,000				3,653
B							
C							
7 Ordinary dividends (exclude amount on line 8)							
A							
B							
C							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
8 Qualified dividends							
A							
B							
C							
9 Reserved for future use							
10 Royalties and license fees							
A							
B							
C							
11 Net short-term capital gain							
A							
B							
C							
12 Net long-term capital gain							
A							
B							
C							
13 Collectibles (28%) gain							
A							
B							
C							
14 Unrecaptured section 1250 gain							
A							
B							
C							
15 Net section 1231 gain							
A							
B							
C							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

	Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
			(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
16	Section 986(c) gain							
17	Section 987 gain							
18	Section 988 gain							
19	Reserved for future use							
A								
B								
C								
20	Other income (see instructions)	54,000						54,000
A	US							
B								
C								
21	Reserved for future use							
A								
B								
C								
22	Reserved for future use							
A								
B								
C								
23	Reserved for future use							
A								
B								
C								
24	Total gross income (combine lines 1 through 23)	40,605,578		2,000	2,700,000			43,307,578
A	JA				2,700,000			2,700,000
B	US	40,603,925						40,603,925
C	UK	1,653		2,000				3,653

Name of partnership	EIN	Name of partner	SSN or TIN
CARLTON ASSET MANAGEMENT LP	00-2000202	XYZ MANAGEMENT	69-3000003

Part II Foreign Tax Credit Limitation (continued)
Section 2—Deductions

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
25 Expenses allocable to sales income				244,914			244,914
26 Expenses allocable to gross income from performance of services	420,222						420,222
27 Net short-term capital loss							
28 Net long-term capital loss							
29 Collectibles loss							
30 Net section 1231 loss							
31 Other losses							
32 Research & experimental (R&E) expenses							
A SIC code:							
B SIC code:							
C SIC code:							
33 Allocable rental expenses—depreciation, depletion, and amortization							
34 Allocable rental expenses—other than depreciation, depletion, and amortization							
35 Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36 Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37 Depreciation not included on line 33 or line 35							
38 Charitable contributions							
39 Interest expense specifically allocable under Regulations section 1.861-10(e)							
40 Other interest expense specifically allocable under Regulations section 1.861-10T							
41 Other interest expense—business							
42 Other interest expense—investment							
43 Other interest expense—passive activity							
44 Section 59(e)(2) expenditures, excluding R&E expenses on line 32							
45 Foreign taxes not creditable but deductible							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions (continued)**

	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
46 Section 986(c) loss							
47 Section 987 loss							
48 Section 988 loss							
49 Other allocable deductions (see instructions)							
50 Other apportioned share of deductions (see instructions)				100,000			100,000
51 Reserved for future use							
52 Reserved for future use							
53 Reserved for future use							
54 Total deductions (combine lines 25 through 53)	420,222			344,914			765,136
55 Net income (loss) (subtract line 54 from line 24)	40,185,356		2,000	2,355,006			42,542,442

Part III Other Information for Preparation of Form 1116 or 1118**Section 1—R&E Expenses Apportionment Factors**

	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____) (country code ____)		
1 Gross receipts by SIC code							
A SIC code:							
B SIC code:							
C SIC code:							
D SIC code:							
E SIC code:							
F SIC code:							
2 Exclusive apportionment with respect to total R&E expenses entered on Part II, line 32.							
A R&E expenses with respect to activity performed in the United States							
(i) SIC code:						2A(i)	
(ii) SIC code:						2A(ii)	
(iii) SIC code:						2A(iii)	
B R&E expenses with respect to activity performed outside the United States							
(i) SIC code:						2B(i)	
(ii) SIC code:						2B(ii)	
(iii) SIC code:						2B(iii)	

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes**

Description	(a) Type of tax	(b) Section 951A category income		(c) Foreign branch category income		
		U.S.	Foreign	U.S.	Foreign	Partner
1 Direct (section 901 or 903) foreign taxes: <input checked="" type="checkbox"/> Paid <input type="checkbox"/> Accrued						
A UK	OTHR					
B JA	OTHR					
C						
D						
E						
F						
2 Reduction of taxes (total)						
A Taxes on foreign mineral income						
B Reserved for future use						
C International boycott provisions						
D Failure-to-file penalties						
E Taxes with respect to splitter arrangements . .						
F Taxes on foreign corporate distributions . .						
G Other						
3 Foreign tax redeterminations						
A						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
B						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
C						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
4 Reserved for future use						
5 Reserved for future use						
6 Reserved for future use						

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes (continued)**

	(d) Passive category income			(e) General category income			(f) Other (category code _____)	(g) Total
	U.S.	Foreign	Partner	U.S.	Foreign	Partner		
1 A		200						200
B					151,802			151,802
C								
D								
E								
F								
2 A								
B								
C								
D								
E								
F								
G								
3 A								
B								
C								
4								
5								
6								

Section 5—Other Tax Information

Description	(a) U.S. source	Foreign Source					(g) Sourced by partner	(h) Total
		(b) Section 951A category income	(c) Foreign branch category income	(d) Passive category income	(e) General category income	(f) Other (category code _____) (country code _____)		
1 Section 743(b) positive income adjustment .								
2 Section 743(b) negative income adjustment .								
3 Reserved for future use . .								
4 Reserved for future use . .								

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part VI Information on Partner's Section 951(a)(1) and Section 951A Inclusions

a Separate category (code)	GEN
b If box is checked, this is completed with respect to U.S. source income	<input type="checkbox"/>

	(a) Name of CFC	(b) EIN or reference ID number	(c) Ending of CFC tax year	(d) Partner's share of CFC items through its ownership in the partnership	(e) Partner's share of subpart F income	(f) Partner's section 951(a)(1)(B) inclusion	(g) Tested income
A	HULKY CORP CANADA	00-2000004	20251231	10%	850,000		
B							
C							
D							
E							
F							
G							
H							
I							
J							
K							
1	Partner's total (sum for all CFCs)						

	(h) Tested loss	(i) Partner's share of tested income	(j) Partner's share of tested loss	(k) Partner's share of QBAI	(l) Partner's share of the tested loss QBAI amount	(m) Partner's share of tested interest income	(n) Partner's share of tested interest expense
A	()	()	()	()	()		
B	()	()	()	()	()		
C	()	()	()	()	()		
D	()	()	()	()	()		
E	()	()	()	()	()		
F	()	()	()	()	()		
G	()	()	()	()	()		
H	()	()	()	()	()		
I	()	()	()	()	()		
J	()	()	()	()	()		
K	()	()	()	()	()		
1	()	()	()	()	()		

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part VIII Partner's Interest in Foreign Corporation Income (Section 960)

A EIN or reference ID number of CFC **H1** **B** Separate category. See instructions **GEN**

C If PAS was entered on line B, applicable grouping under Regulations section 1.904-4(c). See instructions

D Box is checked if there is more than one source country for a line. See attachment and instructions **E** Box is checked if U.S. source income

F Box is checked if foreign oil related income or foreign oil and gas extraction income **G** Functional currency of foreign corporation **CAD**

<i>Amounts are in functional currency unless otherwise noted. See instructions.</i>	(i) Country code	(ii) Partner's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
1 Subpart F income groups				
a Dividends, interest, rents, royalties, and annuities (total)				
(1) Unit:				
(2) Unit:				
b Net gain from certain property transactions (total)				
(1) Unit:				
(2) Unit:				
c Net gain from commodities transactions (total)				
(1) Unit:				
(2) Unit:				
d Net foreign currency gain (total)				
(1) Unit:				
(2) Unit:				
e Income equivalent to interest (total)				
(1) Unit:				
(2) Unit:				
f Other foreign personal holding company income (total)				
(1) Unit:				
(2) Unit:				
g Foreign base company sales income (total)	CA	3,400,000	3,400,000	150,000
(1) Unit: HULKY CORP CANADA		3,400,000	3,400,000	150,000
h Foreign base company services income (total)				
(1) Unit:				
(2) Unit:				
i Full inclusion foreign base company income (total)				
(1) Unit:				
(2) Unit:				
j Insurance income (total)				
(1) Unit:				
(2) Unit:				
k International boycott income (total)				
l Bribes, kickbacks, and other payments (total)				
m Section 901(j) (total)				

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner XYZ MANAGEMENT	SSN or TIN 69-3000003
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Part VIII Partner's Interest in Foreign Corporation Income (Section 960) (continued)

Amounts are in functional currency unless otherwise noted. See instructions.		(i) Country code	(ii) Partner's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
2	Recaptured subpart F income				
3	Tested income group (total)				
	(1) Unit:				
	(2) Unit:				
4	Residual income group (total)				
	(1) Unit:				
	(2) Unit:				
5	Total		3,400,000	3,400,000	150,000

Part IX Partner's Information for Base Erosion and Anti-Abuse Tax (Section 59A)**Section 1—Applicable Taxpayer** (see instructions for more information and definitions of terms)

Description		(a) Total	(b) Total ECI gross receipts	(c) Total non-ECI gross receipts
1	Gross receipts for section 59A(e)			
2	Gross receipts for the first preceding year			
3	Gross receipts for the second preceding year			
4	Gross receipts for the third preceding year			
5	Amounts included in the denominator of the base erosion percentage as described in Regulations section 1.59A-2(e)(3)			

Section 2—Base Erosion Payments and Base Erosion Tax Benefits (see instructions)

Description		(a) Total	(b) Total base erosion payments	(c) Total base erosion tax benefits
6	Reserved for future use			
7	Cost sharing transaction payments			
8	Purchase or creations of property rights for intangibles (patents, trademarks, etc.)			
9	Rents, royalties, and license fees			
10a	Compensation/consideration paid for services not excepted by section 59A(d)(5)			
b	Compensation/consideration paid for services excepted by section 59A(d)(5)			
11	Interest expense			
12	Payments for the purchase of tangible personal property			
13	Premiums and/or other considerations paid or accrued for insurance and reinsurance as covered by sections 59A(d)(3) and 59A(c)(2)(A)(iii)			
14a	Nonqualified derivative payments			
b	Qualified derivative payments excepted by section 59A(h)			
15	Payments reducing gross receipts made to surrogate foreign corporation			
16	Other payments—specify:			
17	Base erosion tax benefits related to payments reported on lines 6 through 16, on which tax is imposed by section 871, 881, or 884(f), with respect to which tax has been withheld under section 1441 or 1442 at the 30% statutory withholding tax rate or subject to tax under Regulations section 1.884-4(a)(2)(ii) at the 30% statutory rate (see instructions)			

**Schedule K-3
(Form 1065)**Department of the Treasury
Internal Revenue Service**Partner's Share of Income, Deductions,
Credits, etc.—International**

OMB No. 1545-0123

For calendar year 2025, or tax year beginning / / 2025, ending / /

See separate instructions.

2025

Information About the Partnership		Information About the Partner
A Partnership's employer identification number (EIN) 00-2000202	C Partner's social security number (SSN) or taxpayer identification number (TIN) (Do not use TIN of a disregarded entity. See instructions.) 990-00-0001	
B Partnership's name, address, city, state, and ZIP code CARLTON ASSET MANAGEMENT LP 1678 S HOOVER BLVD SAN FRANCISCO CA 94101	D Name, address, city, state, and ZIP code for partner entered in box C. See instructions. TAXPAYER B1 888 NW PEACH STREET SAN FRANCISCO CA 94101	

E Check to indicate the parts of Schedule K-3 that apply.

	Yes	No
1 Does Part I apply? If "Yes," complete and attach Part I	✓	
2 Does Part II apply? If "Yes," complete and attach Part II	✓	
3 Does Part III apply? If "Yes," complete and attach Part III	✓	
4 Does Part IV apply? If "Yes," complete and attach Part IV		✓
5 Does Part V apply? If "Yes," complete and attach Part V		✓
6 Does Part VI apply? If "Yes," complete and attach Part VI		✓
7 Does Part VII apply? If "Yes," complete and attach Part VII		✓
8 Does Part VIII apply? If "Yes," complete and attach Part VIII		✓
9 Does Part IX apply? If "Yes," complete and attach Part IX		✓
10 Does Part X apply? If "Yes," complete and attach Part X		✓
11 Does Part XI apply? If "Yes," complete and attach Part XI		✓
12 Does Part XII apply? If "Yes," complete and attach Part XII		✓
13 Does Part XIII apply? If "Yes," complete and attach Part XIII		✓

F Check applicable box. (1) Amended K-3 (2) Reserved for future use

For IRS Use Only

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part I Partner's Share of Partnership's Other Current Year International Information

Check box(es) for additional specified attachments. See instructions.

<input type="checkbox"/> 1. Gain on personal property sale	<input type="checkbox"/> 5. High-taxed income	<input checked="" type="checkbox"/> 8. Form 5471 information	<input type="checkbox"/> 11. Dual consolidated loss
<input type="checkbox"/> 2. Foreign oil and gas taxes	<input type="checkbox"/> 6. Section 267A disallowed deduction	<input checked="" type="checkbox"/> 9. Other forms	<input type="checkbox"/> 12. Form 8865 information
<input type="checkbox"/> 3. Splitter arrangements	<input type="checkbox"/> 7. Reserved for future use	<input type="checkbox"/> 10. Partner loan transactions	<input type="checkbox"/> 13. Other international items (attach description and statement)
<input checked="" type="checkbox"/> 4. Foreign tax translation			

Part II Foreign Tax Credit Limitation
Section 1—Gross Income

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
1 Sales				270,000			270,000
A JA							
B							
C							
2 Gross income from performance of services	3,998,803						3,998,803
A US	3,998,803						
B							
C							
3 Gross rental real estate income							
A							
B							
C							
4 Other gross rental income							
A							
B							
C							
5 Guaranteed payments							
6 Interest income							
A UK	165		200				365
B							
C							
7 Ordinary dividends (exclude amount on line 8)							
A							
B							
C							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
8 Qualified dividends							
A							
B							
C							
9 Reserved for future use							
10 Royalties and license fees							
A							
B							
C							
11 Net short-term capital gain							
A							
B							
C							
12 Net long-term capital gain							
A							
B							
C							
13 Collectibles (28%) gain							
A							
B							
C							
14 Unrecaptured section 1250 gain							
A							
B							
C							
15 Net section 1231 gain							
A							
B							
C							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part II Foreign Tax Credit Limitation (continued)**Section 1—Gross Income (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
16 Section 986(c) gain							
17 Section 987 gain							
18 Section 988 gain							
19 Reserved for future use							
A							
B							
C							
20 Other income (see instructions)	5,400						5,400
A US	5,400						
B							
C							
21 Reserved for future use							
A							
B							
C							
22 Reserved for future use							
A							
B							
C							
23 Reserved for future use							
A							
B							
C							
24 Total gross income (combine lines 1 through 23)	4,004,368	200	270,000				4,274,568
A JA			270,000				270,000
B US	4,004,203						4,004,203
C UK	165	200					365

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
25 Expenses allocable to sales income				24,491			24,491
26 Expenses allocable to gross income from performance of services	42,022						42,022
27 Net short-term capital loss							
28 Net long-term capital loss							
29 Collectibles loss							
30 Net section 1231 loss							
31 Other losses							
32 Research & experimental (R&E) expenses							
A SIC code:							
B SIC code:							
C SIC code:							
33 Allocable rental expenses—depreciation, depletion, and amortization							
34 Allocable rental expenses—other than depreciation, depletion, and amortization							
35 Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36 Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37 Depreciation not included on line 33 or line 35							
38 Charitable contributions							
39 Interest expense specifically allocable under Regulations section 1.861-10(e)							
40 Other interest expense specifically allocable under Regulations section 1.861-10T							
41 Other interest expense—business							
42 Other interest expense—investment							
43 Other interest expense—passive activity							
44 Section 59(e)(2) expenditures, excluding R&E expenses on line 32							
45 Foreign taxes not creditable but deductible							

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions (continued)**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
46 Section 986(c) loss							
47 Section 987 loss							
48 Section 988 loss							
49 Other allocable deductions (see instructions)							
50 Other apportioned share of deductions (see instructions)				10,000			10,000
51 Reserved for future use							
52 Reserved for future use							
53 Reserved for future use							
54 Total deductions (combine lines 25 through 53)	42,022			34,491			76,513
55 Net income (loss) (subtract line 54 from line 24)	3,962,346		200	193,487			4,156,033

Part III Other Information for Preparation of Form 1116 or 1118**Section 1—R&E Expenses Apportionment Factors**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____) (country code ____)		
1 Gross receipts by SIC code							
A SIC code:							
B SIC code:							
C SIC code:							
D SIC code:							
E SIC code:							
F SIC code:							
2 Exclusive apportionment with respect to total R&E expenses entered on Part II, line 32.							
A R&E expenses with respect to activity performed in the United States							
(i) SIC code:						2A(i)	
(ii) SIC code:						2A(ii)	
(iii) SIC code:						2A(iii)	
B R&E expenses with respect to activity performed outside the United States							
(i) SIC code:						2B(i)	
(ii) SIC code:						2B(ii)	
(iii) SIC code:						2B(iii)	

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 2—Interest Expense Apportionment Factors**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____) (country code _____)		
1 Total average value of assets							
2 Sections 734(b) and 743(b) adjustment to assets—average value							
3 Assets attracting directly allocable interest expense under Regulations section 1.861-10(e)							
4 Other assets attracting directly allocable interest expense under Regulations section 1.861-10T							
5 Assets excluded from apportionment formula							
6a Total assets used for apportionment (subtract the sum of lines 3, 4, and 5 from the sum of lines 1 and 2)							
b Assets attracting business interest expense							
c Assets attracting investment interest expense							
d Assets attracting passive activity interest expense							
7 Basis in stock of 10%-owned noncontrolled foreign corporations (see attachment)							
8 Basis in stock of CFCs (see attachment)							

Section 3—Foreign-Derived Intangible Income (FDII) Deduction Apportionment Factors

Description	(a) U.S. source	Foreign Source			(e) Sourced by partner	(f) Total
		(b) Passive category income	(c) General category income	(d) Other (category code _____) (country code _____)		
1 Foreign-derived gross receipts						
2 Cost of goods sold (COGS)						
3 Partnership deductions allocable to foreign-derived gross receipts						
4 Other partnership deductions apportioned to foreign-derived gross receipts						

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes**

Description	(a) Type of tax	(b) Section 951A category income		(c) Foreign branch category income		
		U.S.	Foreign	U.S.	Foreign	Partner
1 Direct (section 901 or 903) foreign taxes: <input checked="" type="checkbox"/> Paid <input type="checkbox"/> Accrued						
A UK	OTHR					
B JA	OTHR					
C						
D						
E						
F						
2 Reduction of taxes (total)						
A Taxes on foreign mineral income						
B Reserved for future use						
C International boycott provisions						
D Failure-to-file penalties						
E Taxes with respect to splitter arrangements . .						
F Taxes on foreign corporate distributions . .						
G Other						
3 Foreign tax redeterminations						
A	Related tax year: _____ Date tax paid: _____ Contested tax <input type="checkbox"/>					
B	Related tax year: _____ Date tax paid: _____ Contested tax <input type="checkbox"/>					
C	Related tax year: _____ Date tax paid: _____ Contested tax <input type="checkbox"/>					
4 Reserved for future use						
5 Reserved for future use						
6 Reserved for future use						

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes (continued)**

	(d) Passive category income			(e) General category income			(f) Other (category code _____)	(g) Total
	U.S.	Foreign	Partner	U.S.	Foreign	Partner		
1 A		20						20
B					15,180			15,180
C								
D								
E								
F								
2 A								
B								
C								
D								
E								
F								
G								
3 A								
B								
C								
4								
5								
6								

Section 5—Other Tax Information

Description	(a) U.S. source	Foreign Source					(g) Sourced by partner	(h) Total
		(b) Section 951A category income	(c) Foreign branch category income	(d) Passive category income	(e) General category income	(f) Other (category code _____) (country code _____)		
1 Section 743(b) positive income adjustment .								
2 Section 743(b) negative income adjustment .								
3 Reserved for future use . .								
4 Reserved for future use . .								

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part VI Information on Partner's Section 951(a)(1) and Section 951A Inclusions

a Separate category (code)	GEN
b If box is checked, this is completed with respect to U.S. source income	<input type="checkbox"/>

	(a) Name of CFC	(b) EIN or reference ID number	(c) Ending of CFC tax year	(d) Partner's share of CFC items through its ownership in the partnership	(e) Partner's share of subpart F income	(f) Partner's section 951(a)(1)(B) inclusion	(g) Tested income
A	HULKY CORP CANADA	00-2000004	20251231	1%	85,000		
B							
C							
D							
E							
F							
G							
H							
I							
J							
K							
1	Partner's total (sum for all CFCs)						

	(h) Tested loss	(i) Partner's share of tested income	(j) Partner's share of tested loss	(k) Partner's share of QBAI	(l) Partner's share of the tested loss QBAI amount	(m) Partner's share of tested interest income	(n) Partner's share of tested interest expense
A	()	()	()	()	()		
B	()	()	()	()	()		
C	()	()	()	()	()		
D	()	()	()	()	()		
E	()	()	()	()	()		
F	()	()	()	()	()		
G	()	()	()	()	()		
H	()	()	()	()	()		
I	()	()	()	()	()		
J	()	()	()	()	()		
K	()	()	()	()	()		
1	()	()	()	()	()		

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part VIII Partner's Interest in Foreign Corporation Income (Section 960)

A EIN or reference ID number of CFC **H1** **B** Separate category. See instructions **GEN**

C If PAS was entered on line B, applicable grouping under Regulations section 1.904-4(c). See instructions

D Box is checked if there is more than one source country for a line. See attachment and instructions **E** Box is checked if U.S. source income

F Box is checked if foreign oil related income or foreign oil and gas extraction income **G** Functional currency of foreign corporation **CAD**

Amounts are in functional currency unless otherwise noted. See instructions.		(i) Country code	(ii) Partner's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
1	Subpart F income groups				
a	Dividends, interest, rents, royalties, and annuities (total)				
(1)	Unit:				
(2)	Unit:				
b	Net gain from certain property transactions (total)				
(1)	Unit:				
(2)	Unit:				
c	Net gain from commodities transactions (total)				
(1)	Unit:				
(2)	Unit:				
d	Net foreign currency gain (total)				
(1)	Unit:				
(2)	Unit:				
e	Income equivalent to interest (total)				
(1)	Unit:				
(2)	Unit:				
f	Other foreign personal holding company income (total)		340,000	340,000	15,000
(1)	Unit: HULKY CORP CANADA	CA	340,000	340,000	15,000
(2)	Unit:				
g	Foreign base company sales income (total)				
(1)	Unit:				
(2)	Unit:				
h	Foreign base company services income (total)				
(1)	Unit:				
(2)	Unit:				
i	Full inclusion foreign base company income (total)				
(1)	Unit:				
(2)	Unit:				
j	Insurance income (total)				
(1)	Unit:				
(2)	Unit:				
k	International boycott income (total)				
l	Bribes, kickbacks, and other payments (total)				
m	Section 901(j) (total)				

Name of partnership CARLTON ASSET MANAGEMENT LP	EIN 00-2000202	Name of partner TAXPAYER B1	SSN or TIN 990-00-0001
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Part VIII Partner's Interest in Foreign Corporation Income (Section 960) (continued)

Amounts are in functional currency unless otherwise noted. See instructions.		(i) Country code	(ii) Partner's share of foreign corporation's net income (functional currency)	(iii) Foreign corporation's total net income (functional currency) (see instructions)	(iv) Foreign corporation's current year foreign taxes for which credit allowed (U.S. dollars) (see instructions)
2 Recaptured subpart F income					
3 Tested income group (total)					
(1) Unit:					
(2) Unit:					
4 Residual income group (total)					
(1) Unit:					
(2) Unit:					
5 Total			340,000	340,000	15,000

Part IX Partner's Information for Base Erosion and Anti-Abuse Tax (Section 59A)**Section 1—Applicable Taxpayer** (see instructions for more information and definitions of terms)

Description	(a) Total	(b) Total ECI gross receipts	(c) Total non-ECI gross receipts
1 Gross receipts for section 59A(e)			
2 Gross receipts for the first preceding year			
3 Gross receipts for the second preceding year			
4 Gross receipts for the third preceding year			
5 Amounts included in the denominator of the base erosion percentage as described in Regulations section 1.59A-2(e)(3)			

Section 2—Base Erosion Payments and Base Erosion Tax Benefits (see instructions)

Description	(a) Total	(b) Total base erosion payments	(c) Total base erosion tax benefits
6 Reserved for future use			
7 Cost sharing transaction payments			
8 Purchase or creations of property rights for intangibles (patents, trademarks, etc.)			
9 Rents, royalties, and license fees			
10a Compensation/consideration paid for services not excepted by section 59A(d)(5)			
b Compensation/consideration paid for services excepted by section 59A(d)(5)			
11 Interest expense			
12 Payments for the purchase of tangible personal property			
13 Premiums and/or other considerations paid or accrued for insurance and reinsurance as covered by sections 59A(d)(3) and 59A(c)(2)(A)(iii)			
14a Nonqualified derivative payments			
b Qualified derivative payments excepted by section 59A(h)			
15 Payments reducing gross receipts made to surrogate foreign corporation			
16 Other payments—specify:			
17 Base erosion tax benefits related to payments reported on lines 6 through 16, on which tax is imposed by section 871, 881, or 884(f), with respect to which tax has been withheld under section 1441 or 1442 at the 30% statutory withholding tax rate or subject to tax under Regulations section 1.884-4(a)(2)(ii) at the 30% statutory rate (see instructions)			

**SCHEDULE M-3
(Form 1065)**(Rev. December 2021)
Department of the Treasury
Internal Revenue Service**Net Income (Loss) Reconciliation
for Certain Partnerships**

► Attach to Form 1065.

► Go to www.irs.gov/Form1065 for instructions and the latest information.

OMB No. 1545-0123

Name of partnership

CARLTON ASSET MANAGEMENT LP

Employer identification number

00-2000202

This Schedule M-3 is being filed because (check all that apply):

A The amount of the partnership's total assets at the end of the tax year is equal to \$10 million or more.

B The amount of the partnership's adjusted total assets for the tax year is equal to \$10 million or more. If box B is checked, enter the amount of adjusted total assets for the tax year 414,477,993.

C The amount of total receipts for the tax year is equal to \$35 million or more. If box C is checked, enter the total receipts for the tax year 424,934,587.

D An entity that is a reportable entity partner with respect to the partnership owns or is deemed to own an interest of 50% or more in the partnership's capital, profit, or loss on any day during the tax year of the partnership.

Name of Reportable Entity Partner	Identifying Number	Maximum Percentage Owned or Deemed Owned

E Voluntary filer.

Part I Financial Information and Net Income (Loss) Reconciliation

1a Did the partnership file SEC Form 10-K for its income statement period ending with or within this tax year?

Yes. Skip lines 1b and 1c and complete lines 2 through 11 with respect to that SEC Form 10-K.

No. Go to line 1b. See instructions if multiple non-tax-basis income statements are prepared.

b Did the partnership prepare a certified audited non-tax-basis income statement for that period?

Yes. Skip line 1c and complete lines 2 through 11 with respect to that income statement.

No. Go to line 1c.

c Did the partnership prepare a non-tax-basis income statement for that period?

Yes. Complete lines 2 through 11 with respect to that income statement.

No. Skip lines 2 through 3b and enter the partnership's net income (loss) per its books and records on line 4a.

2 Enter the income statement period: Beginning 01 / 01 / 2025 Ending 12 / 31 / 2025

3a Has the partnership's income statement been restated for the income statement period on line 2?

Yes. (If "Yes," attach a statement and the amount of each item restated.)

No.

b Has the partnership's income statement been restated for any of the 5 income statement periods immediately preceding the period on line 2?

Yes. (If "Yes," attach a statement and the amount of each item restated.)

No.

4a Worldwide consolidated net income (loss) from income statement source identified on Part I, line 1

b Indicate accounting standard used for line 4a. See instructions.

1 GAAP 2 IFRS 3 Section 704(b)

4 Tax-basis 5 Other (specify) ►

5a Net income from nonincludible foreign entities (attach statement)

b Net loss from nonincludible foreign entities (attach statement and enter as a positive amount)

6a Net income from nonincludible U.S. entities (attach statement)

b Net loss from nonincludible U.S. entities (attach statement and enter as a positive amount)

7a Net income (loss) of other foreign disregarded entities (attach statement)

b Net income (loss) of other U.S. disregarded entities (attach statement)

8 Adjustment to eliminations of transactions between includible entities and nonincludible entities (attach statement)

9 Adjustment to reconcile income statement period to tax year (attach statement)

10 Other adjustments to reconcile to amount on line 11 (attach statement)

11 **Net income (loss) per income statement of the partnership.** Combine lines 4a through 10

Note: Part I, line 11, must equal Part II, line 26, column (a); or Form 1065, Schedule M-1, line 1. See instructions.

12 Enter the total amount (not just the partnership's share) of the assets and liabilities of all entities included or removed on the following lines.

	Total Assets	Total Liabilities
a Included on Part I, line 4	<u>6,273,256</u>	<u>3,589,605</u>
b Removed on Part I, line 5		
c Removed on Part I, line 6		
d Included on Part I, line 7		

Name of partnership

CARLTON ASSET MANAGEMENT LP

Employer identification number

00-2000004

Part II Reconciliation of Net Income (Loss) per Income Statement of Partnership With Income (Loss) per Return

Income (Loss) Items		(a) Income (Loss) per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Income (Loss) per Tax Return
Attach statements for lines 1 through 10.					
1	Income (loss) from equity method foreign corporations				
2	Gross foreign dividends not previously taxed . . .				
3	Subpart F, QEF, and similar income inclusions . . .				
4	Gross foreign distributions previously taxed . . .				
5	Income (loss) from equity method U.S. corporations				
6	U.S. dividends				
7	Income (loss) from U.S. partnerships				
8	Income (loss) from foreign partnerships				
9	Income (loss) from other pass-through entities . . .				
10	Items relating to reportable transactions				
11	Interest income (see instructions)				
12	Total accrual to cash adjustment				
13	Hedging transactions				
14	Mark-to-market income (loss)				
15	Cost of goods sold (see instructions)	()		()	
16	Sale versus lease (for sellers and/or lessors) . . .				
17	Section 481(a) adjustments				
18	Unearned/deferred revenue				
19	Income recognition from long-term contracts . . .				
20	Original issue discount and other imputed interest .				
21a	Income statement gain/loss on sale, exchange, abandonment, worthlessness, or other disposition of assets other than inventory and pass-through entities				
b	Gross capital gains from Schedule D, excluding amounts from pass-through entities				
c	Gross capital losses from Schedule D, excluding amounts from pass-through entities, abandonment losses, and worthless stock losses				
d	Net gain/loss reported on Form 4797, line 17, excluding amounts from pass-through entities, abandonment losses, and worthless stock losses				
e	Abandonment losses				
f	Worthless stock losses (attach statement)				
g	Other gain/loss on disposition of assets other than inventory				
22	Other income (loss) items with differences (attach statement)				
23	Total income (loss) items. Combine lines 1 through 22	24,550,860			24,550,860
24	Total expense/deduction items. (From Part III, line 31) (see instructions)	(1,522,246)		(560,789)	(2,083,035)
25	Other items with no differences	397,379,467			397,379,467
26	Reconciliation totals. Combine lines 23 through 25	420,408,081			419,847,292

Note: Line 26, column (a), must equal Part I, line 11, and column (d) must equal Form 1065, Analysis of Net Income (Loss), line 1.

Name of partnership

CARLTON ASSET MANAGEMENT LP

Employer identification number

00-2000004

Part III Reconciliation of Net Income (Loss) per Income Statement of Partnership With Income (Loss) per Return—Expense/Deduction Items

Expense/Deduction Items	(a) Expense per Income Statement	(b) Temporary Difference	(c) Permanent Difference	(d) Deduction per Tax Return
1 State and local current income tax expense				
2 State and local deferred income tax expense				
3 Foreign current income tax expense (other than foreign withholding taxes)	1,520,024			1,520,024
4 Foreign deferred income tax expense				
5 Equity-based compensation				
6 Meals and entertainment	2,222		(1,111)	1,111
7 Fines and penalties				
8 Judgments, damages, awards, and similar costs				
9 Guaranteed payments			561,900	561,900
10 Pension and profit-sharing				
11 Other post-retirement benefits				
12 Deferred compensation				
13 Charitable contribution of cash and tangible property				
14 Charitable contribution of intangible property				
15 Organizational expenses as per Regulations section 1.709-2(a)				
16 Syndication expenses as per Regulations section 1.709-2(b)				
17 Current year acquisition/reorganization investment banking fees				
18 Current year acquisition/reorganization legal and accounting fees				
19 Amortization/impairment of goodwill				
20 Amortization of acquisition, reorganization, and start-up costs				
21 Other amortization or impairment write-offs				
22 Reserved for future use				
23a Depletion—oil & gas				
b Depletion—other than oil & gas				
24 Intangible drilling and development costs (IDC)				
25 Depreciation				
26 Bad debt expense				
27 Interest expense (see instructions)				
28 Purchase versus lease (for purchasers and/or lessees)				
29 Research and development costs				
30 Other expense/deduction items with differences (attach statement)				
31 Total expense/deduction items. Combine lines 1 through 30. Enter here and on Part II, line 24, reporting positive amounts as negative and negative amounts as positive	1,522,246		560,789	2,080,813

Depreciation and Amortization
(Including Information on Listed Property)

Attach to your tax return.

Go to www.irs.gov/Form4562 for instructions and the latest information.

OMB No. 1545-0172

2025

Attachment
Sequence No. 179

Name(s) shown on return

CARLTON ASSET MANAGEMENT LP

Business or activity to which this form relates

CARLTON ASSET MANAGEMENT LP

Identifying number

00-2000202

Part I Election To Expense Certain Property Under Section 179**Note:** If you have any listed property, complete Part V before you complete Part I.

1 Maximum amount (see instructions)	1	1,050,000
2 Total cost of section 179 property placed in service (see instructions)	2	443,332
3 Threshold cost of section 179 property before reduction in limitation (see instructions)	3	2,620,000
4 Reduction in limitation. Subtract line 3 from line 2. If zero or less, enter -0-	4	0
5 Dollar limitation for tax year. Subtract line 4 from line 1. If zero or less, enter -0-. If married filing separately, see instructions	5	1,050,000
6 (a) Description of property	(b) Cost (business use only)	(c) Elected cost
OFFICE EQUIPMENT	23,456	23,456
FURNITURE/FIXTURES	19,876	19,876
7 Listed property. Enter the amount from line 29	7	
8 Total elected cost of section 179 property. Add amounts in column (c), lines 6 and 7	8	43,332
9 Tentative deduction. Enter the smaller of line 5 or line 8	9	43,332
10 Carryover of disallowed deduction from line 13 of your 2024 Form 4562	10	
11 Business income limitation. Enter the smaller of business income (not less than zero) or line 5. See instructions	11	1,050,000
12 Section 179 expense deduction. Add lines 9 and 10, but don't enter more than line 11	12	43,332
13 Carryover of disallowed deduction to 2026. Add lines 9 and 10, less line 12	13	

Note: Don't use Part II or Part III below for listed property. Instead, use Part V.**Part II Special Depreciation Allowance and Other Depreciation (Don't include listed property. See instructions.)**

14 Special depreciation allowance for qualified property (other than listed property) placed in service during the tax year. See instructions	14	
15 Property subject to section 168(f)(1) election	15	
16 Other depreciation (including ACRS)	16	

Part III MACRS Depreciation (Don't include listed property. See instructions.)**Section A**

17 MACRS deductions for assets placed in service in tax years beginning before 2025	17	18,999
18 If you are electing to group any assets placed in service during the tax year into one or more general asset accounts, check here		<input type="checkbox"/>

Section B—Assets Placed in Service During 2025 Tax Year Using the General Depreciation System

(a) Classification of property (see instructions)	(b) Month and year placed in service	(c) Basis for depreciation (business/investment use only—see instructions)	(d) Recovery period	(e) Convention	(f) Method	(g) Depreciation deduction
19a 3-year property						
b 5-year property						
c 7-year property						
d 10-year property						
e 15-year property						
f 20-year property						
g 25-year property			25 yrs.		S/L	
h 50-year property			50 yrs.	MM	S/L	
i Residential rental property			27.5 yrs.	MM	S/L	
j Nonresidential real property			27.5 yrs.	MM	S/L	
			39 yrs.	MM	S/L	
				MM	S/L	

Section C—Assets Placed in Service During 2025 Tax Year Using the Alternative Depreciation System

20a Class life					S/L	
b 12-year			12 yrs.		S/L	
c 30-year			30 yrs.	MM	S/L	
d 40-year			40 yrs.	MM	S/L	
e 50-year			50 yrs.	MM	S/L	

Part IV Summary (See instructions.)

21 Listed property. Enter amount from line 28	21
22 Total. Add amounts from line 12, lines 14 through 17, lines 19 and 20 in column (g), and line 21. Enter here and on the appropriate lines of your return. Partnerships and S corporations—see instructions	22 62,765
23a For assets shown in Part III that are placed in service during the current tax year, and have costs capitalized under section 263A, enter the amount of the basis attributable to interest costs capitalized under section 263A(f)	23a
b For assets shown in Part III that are placed in service during the current tax year, and have costs capitalized under section 263A, enter the amount of the basis attributable to costs capitalized under section 263A other than interest costs capitalized under section 263A(f)	23b

Part V Listed Property (Include automobiles, certain other vehicles, certain aircraft, and property used for entertainment, recreation, or amusement.)

Note: For any vehicle for which you are using the standard mileage rate or deducting lease expense, complete **only** 24a, 24b, columns (a) through (c) of Section A, all of Section B, and Section C if applicable.

Section A—Depreciation and Other Information (Caution: See the instructions for limits for passenger automobiles.)

24a Do you have evidence to support the business/investment use claimed?	<input type="checkbox"/> Yes	<input type="checkbox"/> No
b If "Yes," is the evidence written?	<input type="checkbox"/> Yes	<input type="checkbox"/> No
c Do you own, lease, or charter an aircraft? Check all that apply. See instructions	<input type="checkbox"/> Own	<input type="checkbox"/> Lease

(a) Type of property (list vehicles first)	(b) Date placed in service	(c) Business/ investment use percentage	(d) Cost or other basis	(e) Basis for depreciation (business/investment use only)	(f) Recovery period	(g) Method/ Convention	(h) Depreciation deduction	(i) Elected section 179 cost
--	----------------------------------	--	----------------------------	--	---------------------------	------------------------------	----------------------------------	------------------------------------

25 Special depreciation allowance for qualified listed property placed in service during the tax year and used more than 50% in a qualified business use. See instructions	25
--	----

26 Property used more than 50% in a qualified business use:
%
%
%

27 Property used 50% or less in a qualified business use:
%
%
%

28 Add amounts in column (h), lines 25 through 27. Enter here and on line 21, page 1	28
29 Add amounts in column (i), line 26. Enter here and on line 7, page 1	29

Section B—Information on Use of Vehicles

Complete this section for vehicles used by a sole proprietor, partner, or other "more than 5% owner," or related person. If you provided vehicles to your employees, first answer the questions in Section C to see if you meet an exception to completing this section for those vehicles.

30 Total business/investment miles driven during the year (don't include commuting miles)	(a) Vehicle 1	(b) Vehicle 2	(c) Vehicle 3	(d) Vehicle 4	(e) Vehicle 5	(f) Vehicle 6
31 Total commuting miles driven during the year						
32 Total other personal (noncommuting) miles driven						
33 Total miles driven during the year. Add lines 30 through 32						
34 Was the vehicle available for personal use during off-duty hours?	Yes	No	Yes	No	Yes	No
35 Was the vehicle used primarily by a more than 5% owner or related person?						
36 Is another vehicle available for personal use?						

Part V Listed Property (Include automobiles, certain other vehicles, certain aircraft, and property used for entertainment, recreation, or amusement.) (continued)

Section C—Questions for Employers Who Provide Vehicles for Use by Their Employees

Answer these questions to determine if you meet an exception to completing Section B for vehicles used by employees who aren't more than 5% owners or related persons. See instructions.

		Yes	No
37	Do you maintain a written policy statement that prohibits all personal use of vehicles, including commuting, by your employees?		
38	Do you maintain a written policy statement that prohibits personal use of vehicles, except commuting, by your employees? See the instructions for vehicles used by corporate officers, directors, or 1% or more owners		
39	Do you treat all use of vehicles by employees as personal use?		
40	Do you provide more than five vehicles to your employees, obtain information from your employees about the use of the vehicles, and retain the information received?		
41	Do you meet the requirements concerning qualified automobile demonstration use? See instructions		
Note: If your answer to 37, 38, 39, 40, or 41 is "Yes," don't complete Section B for the covered vehicles.			

Part VI Amortization

(a) Description of costs	(b) Date amortization begins	(c) Amortizable amount	(d) Code section	(e) Amortization period or percentage	(f) Amortization for this year
42 Amortization of costs that begins during your 2025 tax year (see instructions):					
DEVELOPMENT	6/30/2025	104,106	291	10	10,291
43 Amortization of costs that began before your 2025 tax year					
44 Total. Add amounts in column (f). See the instructions for where to report				43	431,513
				44	441,634

Form **5471**

(Rev. December 2025)

Information Return of U.S. Persons With Respect to Certain Foreign Corporations

OMB No. 1545-0123

Go to www.irs.gov/Form5471 for instructions and the latest information.Department of the Treasury
Internal Revenue ServiceInformation furnished for the foreign corporation's annual accounting period (tax year required by section 898) (see instructions) beginning **01/01**, 20 **25**, and ending **12/31**, 20 **25**Attachment
Sequence No. **121**

Name of person filing this return

A Identifying number**CARLTON ASSET MANAGEMENT LP****00-2000202**

Number and street. If a P.O. box, see instructions.

Room or suite no.

1678 SOUTH HOOVER BLVD

City or town

State

SAN FRANCISCO

ZIP code

CA**94101****C Enter the total percentage of the foreign corporation's voting stock you owned at the end of its annual accounting period****100%**

Filer's tax year beginning

1/1, 20 **25**, and ending**12/31**, 20 **25****D** Check box if this is a final Form 5471 for the foreign corporation **E** Check if any excepted specified foreign financial assets are reported on this form (see instructions) **F** Check the box if this Form 5471 has been completed using "Alternative Information" under Rev. Proc. 2019-40 **G** If the box on line F is checked, enter the corresponding code for "Alternative Information" (see instructions) **H** Person(s) on whose behalf this information is filed:

(1) Name	(2) Address	(3) Identifying number	(4) Check applicable box(es)		
			Shareholder	Officer	Director

Important: Fill in all applicable lines and schedules. All information **must** be in English. All amounts **must** be stated in U.S. dollars unless otherwise indicated.**1a** Name and address of foreign corporation**b(1)** Employer identification number, if any**HULKY CORP CANADA**
123 RUE SHERBROOKE O
MONTREAL QUEBEC H3A 1E9
CANADA**b(2)** Reference ID number (see instructions)**H1****b(3)** Previous reference ID number(s), if any (see instructions)**c** Country under whose laws incorporated
CANADA**d** Date of incorporation**e** Principal place of business**f** Principal business activity code number**g** Principal business activity**h** Functional currency code**05/22/2019****CANADA****VIDEO GAME SALES****CAD****2** Provide the following information for the foreign corporation's accounting period stated above.**a** Name, address, and identifying number of branch office or agent (if any) in the United States**b** If a U.S. income tax return was filed, enter:**(i)** Taxable income or (loss)**(ii)** U.S. income tax paid (after all credits)**c** Name and address of foreign corporation's statutory or resident agent in country of incorporation**d** Name and address (including corporate department, if applicable) of person (or persons) with custody of the books and records of the foreign corporation, and the location of such books and records, if different**Schedule A Stock of the Foreign Corporation**

(a) Description of each class of stock	(b) Number of shares issued and outstanding	
	(i) Beginning of annual accounting period	(ii) End of annual accounting period
COMMON	100	100

Schedule B Shareholders of Foreign Corporations

Part I U.S. Shareholders of Foreign Corporation (see instructions)

(a) Name, address, and identifying number of shareholder	(b) Description of each class of stock held by shareholder. Note: This description should match the corresponding description entered in Schedule A, column (a).	(c) Number of shares held at beginning of annual accounting period	(d) Number of shares held at end of annual accounting period	(e) Pro rata share of subpart F income (enter as a percentage)
	COMMON	100	100	

Part II Direct Shareholders of Foreign Corporation (see instructions)

Schedule C Income Statement (see instructions)

Important: Report all information in functional currency in accordance with U.S. generally accepted accounting principles (GAAP). Also, report each amount in U.S. dollars translated from functional currency (using GAAP translation rules). However, if the functional currency is the U.S. dollar, complete only the U.S. Dollars column. See instructions for special rules for dollar approximate separate transactions method (DASTM) corporations.

		Functional Currency	U.S. Dollars
Income	1a Gross receipts or sales	1a 170,000,000	42,500,000
	b Returns and allowances	1b	
	c Subtract line 1b from line 1a	1c 170,000,000	42,500,000
	2 Cost of goods sold	2 50,000,000	12,500,000
	3 Gross profit (subtract line 2 from line 1c)	3 120,000,000	30,000,000
	4 Dividends	4	
	5 Interest	5	
	6a Gross rents	6a	
	b Gross royalties and license fees	6b	
	7 Net gain or (loss) on sale of capital assets	7	
Deductions	8a Foreign currency transaction gain or loss—unrealized	8a	
	b Foreign currency transaction gain or loss—realized	8b	
	9 Other income (attach statement)	9	
	10 Total income (add lines 3 through 9)	10 120,000,000	30,000,000
	11 Compensation not deducted elsewhere	11	
	12a Rents	12a	
	b Royalties and license fees	12b	
	13 Interest	13	
Net Income	14 Depreciation not deducted elsewhere	14	
	15 Depletion	15	
	16 Taxes (exclude income tax expense (benefit))	16	
	17 Other deductions (attach statement—exclude income tax expense (benefit))	17 80,000,000	20,000,000
	18 Total deductions (add lines 11 through 17)	18 80,000,000	20,000,000
	19 Net income or (loss) before unusual or infrequently occurring items, and income tax expense (benefit) (subtract line 18 from line 10)	19	40,000,000
	20 Unusual or infrequently occurring items	20	
Other Comprehensive Income	21a Income tax expense (benefit)—current	21a 6,000,000	1,500,000
	b Income tax expense (benefit)—deferred	21b	
	22 Current year net income or (loss) per books (combine lines 19 through 21b)	22 34,000,000	8,500,000
	23a Foreign currency translation adjustments	23a	
	b Other	23b	
	c Income tax expense (benefit) related to other comprehensive income	23c	
	24 Other comprehensive income (loss), net of tax (line 23a plus line 23b less line 23c)	24	

Schedule F Balance Sheet

Important: Report all amounts in U.S. dollars prepared and translated in accordance with U.S. GAAP. See instructions for an exception for DASTM corporations.

	Assets	(a) Beginning of annual accounting period	(b) End of annual accounting period
1	Cash	1	
2a	Trade notes and accounts receivable	2a	
b	Less allowance for bad debts	2b () ()	
3	Derivatives	3	
4	Inventories	4	
5	Other current assets (attach statement)	5 40,000,000	34,000,000
6	Loans to shareholders and other related persons	6	
7	Investment in subsidiaries (attach statement)	7	
8	Other investments (attach statement)	8	
9a	Buildings and other depreciable assets	9a	
b	Less accumulated depreciation	9b () ()	
10a	Depletable assets	10a	
b	Less accumulated depletion	10b () ()	
11	Land (net of any amortization)	11	
12	Intangible assets:		
a	Goodwill	12a	
b	Organization costs	12b	
c	Patents, trademarks, and other intangible assets	12c	
d	Less accumulated amortization for lines 12a, 12b, and 12c	12d () ()	
13	Other assets (attach statement)	13	
14	Total assets	14 34,000,000	34,000,000
	Liabilities and Shareholders' Equity		
15	Accounts payable	15	
16	Other current liabilities (attach statement)	16	
17	Derivatives	17	
18	Loans from shareholders and other related persons	18	
19	Other liabilities (attach statement)	19 36,000,000	20,000,000
20	Capital stock:		
a	Preferred stock	20a	
b	Common stock	20b 1,000,000	1,000,000
21	Paid-in or capital surplus (attach reconciliation)	21	
22	Retained earnings	22 3,000,000	13,000,000
23	Less cost of treasury stock	23 () ()	
24	Total liabilities and shareholders' equity	24 40,000,000	34,000,000

Schedule G Other Information

		Yes	No
1	During the tax year, did the foreign corporation own at least a 10% interest, directly or indirectly, in any foreign partnership?		✓
	If "Yes," see the instructions for required statement.		
2	During the tax year, did the foreign corporation own an interest in any trust?		✓
3a	During the tax year, did the foreign corporation own any foreign entities that were disregarded as separate from their owner under Regulations sections 301.7701-2 and 301.7701-3 or did the foreign corporation own any foreign branches (see instructions)?		✓
	If "Yes," you are generally required to attach Form 8858 for each entity or branch (see instructions).		
b	During the tax year, did the foreign corporation have one or more qualified business units as defined in section 989(a) with a functional currency different than its owner?		✓
	If "Yes," enter number of Forms 8964 attached to Form 5471		
4a	During the tax year, did the filer pay or accrue any base erosion payment under section 59A(d) to the foreign corporation or did the filer have a base erosion tax benefit under section 59A(c)(2) with respect to a base erosion payment made or accrued to the foreign corporation (see instructions)?		✓
	If "Yes," complete lines 4b and 4c.		
b	Enter the total amount of the base erosion payments	\$	
c	Enter the total amount of the base erosion tax benefits	\$	

Schedule G Other Information (continued)

	Yes	No
5a During the tax year, did the foreign corporation pay or accrue any interest or royalty for which the deduction is not allowed under section 267A?		
If "Yes," complete line 5b.		
b Enter the total amount of the disallowed deductions (see instructions) \$ _____		
6a Is the filer claiming a foreign-derived intangible income (FDII) deduction (under section 250) with respect to any transactions with the foreign corporation?		✓
If "Yes," complete lines 6b, 6c, and 6d. See instructions.		
b Enter the amount of gross receipts derived from all sales of general property to the foreign corporation that the filer included in its computation of foreign-derived deduction eligible income (FDDEI) \$ _____		
c Enter the amount of gross receipts derived from all sales of intangible property to the foreign corporation that the filer included in its computation of FDDEI \$ _____		
d Enter the amount of gross receipts derived from all services provided to the foreign corporation that the filer included in its computation of FDDEI \$ _____		
7 During the tax year, was the foreign corporation a participant in any cost sharing arrangement?	✓	
If the answer to question 7 is "Yes," complete a separate Schedule G-1 for each cost sharing arrangement in which the foreign corporation was a participant during the tax year.		
8 After April 25, 2014, did the foreign corporation purchase stock or securities of a shareholder of the foreign corporation for use in a triangular reorganization (within the meaning of Regulations section 1.358-6(b)(2))?	✓	
9a Did the foreign corporation receive any intangible property in a prior year or the current tax year for which the U.S. transferor is required to report a section 367(d) annual income inclusion for the tax year?	✓	
If "Yes," go to line 9b.		
b Enter in functional currency the amount of the earnings and profits reduction pursuant to section 367(d)(2)(B) for the tax year		
10 During the tax year, was the foreign corporation an expatriated foreign subsidiary under Regulations section 1.7874-12(a)(9)?	✓	
If "Yes," see instructions and attach statement.		
11 During the tax year, did the foreign corporation participate in any reportable transaction as defined in Regulations section 1.6011-4?	✓	
If "Yes," attach Form(s) 8886 if required by Regulations section 1.6011-4(c)(3)(i)(G).		
12 During the tax year, did the foreign corporation pay or accrue any foreign tax that was disqualified for credit under section 901(m)?	✓	
13 During the tax year, did the foreign corporation pay or accrue foreign taxes to which section 909 applies, or treat foreign taxes that were previously suspended under section 909 as no longer suspended?	✓	
14 Did you answer "Yes" to any of the questions in the instructions for line 14?	✓	
If "Yes," enter the corresponding code(s) from the instructions and attach statement _____		
15 Does the foreign corporation have interest expense disallowed under section 163(j) (see instructions)?	✓	
If "Yes," enter the amount \$ _____		
16 Does the foreign corporation have previously disallowed interest expense under section 163(j) carried forward to the current tax year (see instructions)?	✓	
If "Yes," enter the amount \$ _____		
17a Did any extraordinary reduction with respect to a controlling section 245A shareholder occur during the tax year (see instructions)?	✓	
b If the answer to question 17a is "Yes," was an election made to close the tax year such that no amount is treated as an extraordinary reduction amount or tiered extraordinary reduction amount (see instructions)?	✓	
18a Did the filer have any loan to or from the foreign corporation to which the safe-haven rate rules of Regulations section 1.482-2(a)(2)(iii)(B) are applicable, and for which the filer used a rate of interest within the relevant safe-haven range (100% to 130% of the applicable Federal rate (AFR) for the relevant term)?	✓	
b Did the filer have any loan to or from the foreign corporation to which the safe-haven rate rules of Regulations section 1.482-2(a)(2)(iii)(B) are applicable, and for which the filer used a rate of interest outside the relevant safe-haven range (100% to 130% of the AFR for the relevant term)?	✓	
19a Did the filer issue a covered debt instrument in any of the transactions described in Regulations section 1.385-3(b)(2) with respect to the foreign corporation during the tax year, or, did the filer issue or refinance indebtedness owed to the foreign corporation during the 36 months before or after the date of a distribution or acquisition described in Regulations section 1.385-3(b)(3)(i) made by the filer, and either the issuance or refinance of indebtedness, or the distribution or acquisition, occurred during the tax year?		✓

Schedule G Other Information (continued)

		Yes	No
b	If the answer to question 19a is "Yes," provide the following.		
(1)	The amount of such transaction(s), distribution(s), and acquisition(s) \$ _____		
(2)	The amount of such related party indebtedness \$ _____		
20a	During the tax year, did the foreign corporation pay or accrue any Top-up Tax? See instructions		✓
b	If the answer to question 20a is "Yes," enter the amount of each type of tax paid or accrued. See instructions.		
(1)	Income Inclusion Rule (IIR) (or similar taxes) \$ _____		
(2)	Qualified Domestic Minimum Top-up Tax (QDMTT) (or similar taxes) \$ _____		
(3)	UTPR (or similar taxes) \$ _____		
21a	During the tax year, was any portion of any increase or decrease to the earnings and profits of the foreign corporation (including previously taxed earnings and profits described in section 959) attributable to a transaction described in section 304?		✓
b	If the answer to question 21a is "Yes," provide the following in functional currency, reporting an increase as a positive number and a decrease as a negative number.		
(1)	The change in previously taxed earnings and profits described in section 959(c)(1) and (c)(2) _____		
(2)	The change in other earnings and profits described in section 959(c)(3)		

Schedule I Summary of Shareholder's Income From Foreign Corporation (see instructions)

If item H on page 1 is completed, a separate Schedule I must be filed for each Category 4, 5a, or 5b filer for whom reporting is furnished on this Form 5471. This Schedule I is being completed for:

Name of U.S. shareholder	Identifying number		
1a Section 964(e)(4) subpart F dividend income from the sale of stock of a lower-tier foreign corporation (see instructions)		1a	
1b Section 245A(e)(2) subpart F income from hybrid dividends of tiered corporations (see instructions)		1b	
1c Subpart F income from tiered extraordinary disposition amounts not eligible for subpart F exception under section 954(c)(6)		1c	
1d Subpart F income from tiered extraordinary reduction amounts not eligible for subpart F exception under section 954(c)(6)		1d	
1e Section 954(c) Subpart F Foreign Personal Holding Company Income (enter result from Worksheet A)		1e	
1f Section 954(d) Subpart F Foreign Base Company Sales Income (enter result from Worksheet A)	8,500,000	1f	8,500,000
1g Section 954(e) Subpart F Foreign Base Company Services Income (enter result from Worksheet A)		1g	
1h Other subpart F income (enter result from Worksheet A)		1h	
2 Earnings invested in U.S. property (enter the result from Worksheet B)		2	
3 Reserved for future use		3	
4 Factoring income		4	
See instructions for reporting amounts on lines 1, 2, and 4 on your income tax return.			
5a Section 245A eligible dividends (see instructions)		5a	
5b Extraordinary disposition amounts (see instructions)		5b	
5c Extraordinary reduction amounts (see instructions)		5c	
5d Section 245A(e) dividends (see instructions)		5d	
5e Dividends not reported on line 5a, 5b, 5c, or 5d		5e	
6 Exchange gain or (loss) on a distribution of previously taxed earnings and profits	6	6	
7a Was any income of the foreign corporation blocked?		Yes	No
b Did any such income become unblocked during the tax year (see section 964(b))?			
If the answer to either question is "Yes," attach an explanation.			
8a Did this U.S. shareholder have an extraordinary disposition (ED) account with respect to the foreign corporation at any time during the tax year (see instructions)?			
b If the answer to question 8a is "Yes," enter the U.S. shareholder's ED account balance at the beginning of the CFC year \$ _____ and at the end of the tax year \$ _____. Provide an attachment detailing any changes from the beginning to the ending balances.			
c Enter the CFC's aggregate ED account balance with respect to all U.S. shareholders at the beginning of the CFC year \$ _____ and at the end of the tax year \$ _____. Provide an attachment detailing any changes from the beginning to the ending balances.			
9 Enter the sum of the hybrid deduction accounts with respect to stock of the foreign corporation) \$			

SCHEDULE E (Form 5471)

(Rev. December 2021)

Department of the Treasury
Internal Revenue Service

Income, War Profits, and Excess Profits Taxes Paid or Accrued

- Attach to Form 5471.
- Go to www.irs.gov/Form5471 for instructions and the latest information.

OMB No. 1545-0123

Name of person filing Form 5471

CARLTON ASSET MANAGEMENT LTD.

Name of foreign corporation

HULKY CORP CANADA

Part I Taxes for Which a Foreign Tax Credit Is Allowed

Section 1 – Taxes Paid or Accrued Directly by Foreign Corporation

	(a) Name of Payor Entity	(b) EIN or Reference ID Number of Payor Entity	(c) Unsuspended Taxes	(d) Country or U.S. Possession to Which Tax Is Paid (Enter code—see instructions. Use a separate line for each.)	(e) Foreign Tax Year of Payor Entity to Which Tax Relates (Year/Month/Day)	(f) U.S. Tax Year of Payor Entity to Which Tax Relates (Year/Month/Day)
1	HULKY CORP CANADA	H1	<input type="checkbox"/>	CA	2025/12/31	2025/12/31
2			<input type="checkbox"/>			
3			<input type="checkbox"/>			
4			<input type="checkbox"/>			
	(g) Income Subject to Tax in the Foreign Jurisdiction (see instructions)	(h) If taxes are paid on U.S. source income, check box	(i) Local Currency in Which Tax Is Payable (enter code—see instructions)	(j) Tax Paid or Accrued (in local currency in which the tax is payable)	(k) Conversion Rate to U.S. Dollars	(l) In U.S. Dollars (divide column (j) by column (k))
1	10,000,000	<input type="checkbox"/>	CAD	6,000,000	4	1,500,000
2		<input type="checkbox"/>				
3		<input type="checkbox"/>				
4		<input type="checkbox"/>				
5	Total (combine lines 1 through 4 of column (l)). Also report amount on Schedule E-1, line 4 ►					1,500,000
6	Total (combine lines 1 through 4 of column (m)) ►					6,000,000

Section 2 – Taxes Deemed Paid by Foreign Corporations

	(a) Name of Lower-Tier Distributing Foreign Corporation	(b) EIN or Reference ID Number of Lower-Tier Distributing Foreign Corporation	(c) Country or U.S. Possession to Which Tax Is Paid (Enter code—see instructions. Use a separate line for each.)	(d) PTEP Group (enter code)	(e) Annual PTEP Account (enter year)
1					
2					
3					
4					
	(f) PTEP Distributed (enter amount in functional currency)	(g) Total Amount of PTEP in the PTEP Group (in functional currency)	(h) Total Amount of the PTEP Group Taxes With Respect to PTEP Group (USD)	(i) Foreign Income Taxes Properly Attributable to PTEP and not Previously Deemed Paid ((column (f)/column (g)) x column (h)) (USD)	
1					
2					
3					
4					
5	Total (combine lines 1 through 4 of column (i)). Also report amount on Schedule E-1, line 6 ►				

Name of foreign corporation

HULKY CORP CANADA

EIN (if any)

Reference ID number (see instructions)

H1**GEN**

a Separate Category (Enter code—see instructions.) ►

b If code 901j is entered on line a, enter the country code for the sanctioned country (see instructions) ►

c If one of the RBT codes is entered on line a, enter the country code for the treaty country (see instructions) ►

Part II Election

For tax years beginning after December 31, 2004, has an election been made under section 986(a)(1)(D) to translate taxes using the exchange rate on the date of payment?

 Yes No If "Yes," state date of election ► _____**Part III Taxes for Which a Foreign Tax Credit Is Disallowed (Enter in functional currency of foreign corporation.)**

	(a) Name of Payor Entity	(b) EIN or Reference ID Number of Payor Entity	(c) Section 901(j)	(d) Section 901(k) and (l)	(e) Section 901(m)	(f) U.S. Taxes	(g) Suspended Taxes	(h) Other	(i) Total
1									
2									
3	In functional currency (combine lines 1 and 2)								►
4	In U.S. dollars (translated at the average exchange rate, as defined in section 989(b)(3) and related regulations (see instructions))								►

Schedule E-1 Taxes Paid, Accrued, or Deemed Paid on Earnings and Profits (E&P) of Foreign Corporation**IMPORTANT:** Enter amounts in U.S. dollars.

		Taxes related to:			
		(a) Subpart F Income	(b) Tested Income	(c) Residual Income	(d) Suspended Taxes
1a	Balance at beginning of year (as reported in prior year Schedule E-1)	-0-	-0-	-0-	
b	Beginning balance adjustments (attach statement)				
c	Adjusted beginning balance (combine lines 1a and 1b)				
2	Adjustment for foreign tax redetermination				
3a	Taxes unsuspended under anti-splitter rules				
b	Taxes suspended under anti-splitter rules				
4	Taxes reported on Schedule E, Part I, Section 1, line 5, column (l)	1,500,000			
5	Taxes carried over in nonrecognition transactions				
6	Taxes reported on Schedule E, Part I, Section 2, line 5, column (i)				
7	Other adjustments (attach statement)				
8	Taxes paid or accrued on current income/E&P or accumulated E&P (combine lines 1c through 7)	1,500,000			
9	Taxes deemed paid with respect to inclusions (see instructions)	(1,500,000)			
10	Taxes deemed paid with respect to actual distributions				
11	Taxes on amounts reclassified to section 959(c)(1) E&P from section 959(c)(2) E&P				
12	Other (attach statement)				
13	Balance of taxes paid or accrued (combine lines 8 through 12 in columns (a), (b), and (c))				
14	Reserved for future use				
15	Reduction for other taxes not deemed paid				
16	Balance of taxes paid or accrued at the beginning of the next year. Line 16, columns (a), (b), and (c) must always equal zero. So, if necessary, enter negative amounts on line 15 of columns (a), (b), and (c) in amounts sufficient to reduce line 13, columns (a), (b), and (c) to zero. For the remaining columns, combine lines 8 through 12	-0-	-0-	-0-	

Name of foreign corporation

HULKY CORP CANADA

EIN (if any)

Reference ID number (see instructions)

H1

GEN

Schedule E-1 Taxes Paid, Accrued, or Deemed Paid on Accumulated Earnings and Profits (E&P) of Foreign Corporation (continued)

SCHEDULE H
(Form 5471)

(Rev. December 2021)
Department of the Treasury
Internal Revenue Service

Current Earnings and Profits

► Attach to Form 5471.

► Go to www.irs.gov/Form5471 for instructions and the latest information.

OMB No. 1545-0123

Name of person filing Form 5471

CARLTON ASSET MANAGEMENT LP

Name of foreign corporation

HULKY CORP CANADA

Identifying number

00-2000202

Reference ID number (see instructions)

H1

IMPORTANT: Enter the amounts on lines 1 through 5c in **functional** currency.

1	Current year net income or (loss) per foreign books of account	1	40,000,000
2	Net adjustments made to line 1 to determine current earnings and profits according to U.S. financial and tax accounting standards (see instructions):	Net Additions	Net Subtractions
a	Capital gains or losses	2a	
b	Depreciation and amortization	2b	
c	Depletion	2c	
d	Investment or incentive allowance	2d	
e	Charges to statutory reserves	2e	
f	Inventory adjustments	2f	
g	Income taxes (see Schedule E, Part I, Section 1, line 6, column (m), and Part III, line 3, column (i))	2g	6,000,000
h	Foreign currency gains or losses	2h	
i	Other (attach statement)	2i	
3	Total net additions	3	
4	Total net subtractions	4	6,000,000
5a	Current earnings and profits (line 1 plus line 3 minus line 4)	5a	34,000,000
b	DASTM gain or (loss) for foreign corporations that use DASTM (see instructions)	5b	
c	Combine lines 5a and 5b and enter the result on line 5c. Then enter on lines 5c(i), 5c(ii), and 5c(iii)(A) through 5c(iii)(D) the portion of the line 5c amount with respect to the categories of income shown on those lines	5c	34,000,000
(i)	General category (enter amount on applicable Schedule J, Part I, line 3, column (a))	5c(i)	34,000,000
(ii)	Passive category (enter amount on applicable Schedule J, Part I, line 3, column (a))	5c(ii)	
(iii)	Section 901(j) category:	5c(iii)(A)	
(A)	Enter the country code of the sanctioned country ► and enter the line 5c amount with respect to the sanctioned country on this line 5c(iii)(A) and on the applicable Schedule J, Part I, line 3, column (a)	5c(iii)(B)	
(B)	Enter the country code of the sanctioned country ► and enter the line 5c amount with respect to the sanctioned country on this line 5c(iii)(B) and on the applicable Schedule J, Part I, line 3, column (a)	5c(iii)(C)	
(C)	Enter the country code of the sanctioned country ► and enter the line 5c amount with respect to the sanctioned country on this line 5c(iii)(C) and on the applicable Schedule J, Part I, line 3, column (a)	5c(iii)(D)	
(D)	Enter the country code of the sanctioned country ► and enter the line 5c amount with respect to the sanctioned country on this line 5c(iii)(D) and on the applicable Schedule J, Part I, line 3, column (a)	5d	8,500,000
d	Current earnings and profits in U.S. dollars (line 5c translated at the average exchange rate, as defined in section 989(b)(3) and the related regulations (see instructions))		
e	Enter exchange rate used for line 5d		

**SCHEDULE M
(Form 5471)**

(Rev. December 2021)

Department of the Treasury
Internal Revenue Service**Transactions Between Controlled Foreign Corporation
and Shareholders or Other Related Persons**

► Attach to Form 5471.

► Go to www.irs.gov/Form5471 for instructions and the latest information.

OMB No. 1545-0123

Name of person filing Form 5471

CARLTON ASSET MANAGEMENT LP

Identifying number

00-2000202

Name of foreign corporation

EIN (if any)

Reference ID number (see instructions)

HULKY CORP CANADA

H1

Important: Complete a **separate** Schedule M for each controlled foreign corporation. Enter the totals for each type of transaction that occurred during the annual accounting period between the foreign corporation and the persons listed in columns (b) through (f). All amounts must be stated in U.S. dollars translated from functional currency at the average exchange rate for the foreign corporation's tax year. See instructions.

Enter the relevant functional currency and the exchange rate used throughout this schedule ► CAD 1.254

(a) Transactions of foreign corporation	(b) U.S. person filing this return	(c) Any domestic corporation or partnership controlled by U.S. person filing this return	(d) Any other foreign corporation or partnership controlled by U.S. person filing this return	(e) 10% or more U.S. shareholder of controlled foreign corporation (other than the U.S. person filing this return)	(f) 10% or more U.S. shareholder of any corporation controlling the foreign corporation
1 Sales of stock in trade (inventory) . . .					
2 Sales of tangible property other than stock in trade					
3 Sales of property rights (patents, trademarks, etc.)					
4 Platform contribution transaction payments received					
5 Cost sharing transaction payments received					
6 Compensation received for technical, managerial, engineering, construction, or like services					
7 Commissions received					
8 Rents, royalties, and license fees received					
9 Hybrid dividends received (see instructions)					
10 Dividends received (exclude hybrid dividends, deemed distributions under subpart F, and distributions of previously taxed income)					
11 Interest received					
12 Premiums received for insurance or reinsurance					
13 Loan guarantee fees received					
14 Other amounts received (attach statement)					
15 Add lines 1 through 14					
16 Purchases of stock in trade (inventory) . . .	10,000,000				
17 Purchases of tangible property other than stock in trade					
18 Purchases of property rights (patents, trademarks, etc.)					
19 Platform contribution transaction payments paid					
20 Cost sharing transaction payments paid					
21 Compensation paid for technical, managerial, engineering, construction, or like services					
22 Commissions paid					
23 Rents, royalties, and license fees paid					
24 Hybrid dividends paid (see instructions)					
25 Dividends paid (exclude hybrid dividends paid)					
26 Interest paid					
27 Premiums paid for insurance or reinsurance					
28 Loan guarantee fees paid					
29 Other amounts paid (attach statement)					
30 Add lines 16 through 29	10,000,000				

Name of person filing Form 5471

CARLTON ASSET MANAGEMENT LP

		Identifying number			
		00-2000202			
(a) Transactions of foreign corporation	(b) U.S. person filing this return	(c) Any domestic corporation or partnership controlled by U.S. person filing this return	(d) Any other foreign corporation or partnership controlled by U.S. person filing this return	(e) 10% or more U.S. shareholder of controlled foreign corporation (other than the U.S. person filing this return)	(f) 10% or more U.S. shareholder of any corporation controlling the foreign corporation
31 Accounts Payable					
32 Amounts borrowed (enter the maximum loan balance during the year)—see instructions					
33 Accounts Receivable					
34 Amounts loaned (enter the maximum loan balance during the year)—see instructions					

**SCHEDULE Q
(Form 5471)**(Rev. December 2024)
Department of the Treasury
Internal Revenue Service**CFC Income by CFC Income Groups**

Attach to Form 5471.

Go to www.irs.gov/Form5471 for instructions and the latest information.

OMB No. 1545-0123

Name of person filing Form 5471

CARLTON ASSET MANAGEMENT LP

Identifying number

00-2000202

Name of foreign corporation

HULKY CORP CANADA

Reference ID number (see instructions)

H1

Complete a separate Schedule Q with respect to each applicable category of income (see instructions).

A Enter separate category code with respect to which this Schedule Q is being completed (see instructions for codes) GEN

B If category code "PAS" is entered on line A, enter the applicable grouping code (see instructions)

C If code "901j" is entered on line A, enter the country code for the sanctioned country (see instructions)

Complete a separate Schedule Q for U.S. source income and foreign source income (see instructions for an exception).

D Indicate whether this Schedule Q is being completed for: U.S. source income or Foreign source income

Complete a separate Schedule Q for FOGEI or FORI income.

E If this Schedule Q is being completed for FOGEI or FORI income, check this box

Enter amounts in functional currency of the foreign corporation (unless otherwise noted).	(i) Country Code	(ii) Gross Income	(iii) Definitely Related Expenses	(iv) Related Person Interest Expense	(v) Other Interest Expense	(vi) Research & Experimental Expenses	(vii) Other Expenses (attach statement)
1 Subpart F Income Groups							
a Dividends, Interest, Rents, Royalties, & Annuities (Total)							
(1) Unit name: _____							
(2) Unit name: _____							
b Net Gain From Certain Property Transactions (Total)							
(1) Unit name: _____							
(2) Unit name: _____							
c Net Gain From Commodities Transactions (Total)							
(1) Unit name: _____							
(2) Unit name: _____							
d Net Foreign Currency Gain (Total)							
(1) Unit name: _____							
(2) Unit name: _____							
e Income Equivalent to Interest (Total)							
(1) Unit name: _____							
(2) Unit name: _____							
f Other Foreign Personal Holding Company Income (Total) (attach statement—see instructions)							
(1) Unit name: _____							
(2) Unit name: _____							

Important: See **Computer-Generated Schedule Q** in instructions.

For Paperwork Reduction Act Notice, see instructions.

Cat. No. 73414U

Schedule Q (Form 5471) (Rev. 12-2024)

	(viii) Current Year Tax on Reattributed Income From Disregarded Payments	(ix) Current Year Tax on All Other Disregarded Payments	(x) Other Current Year Taxes	(xi) Net Income (column (ii) less columns (iii) through (x))	(xii) Foreign Taxes for Which Credit Allowed (U.S. Dollars)	(xiii) Average Asset Value	(xiv) High Tax Election	(xv) Loss Allocation	(xvi) Net Income After Loss Allocation (column (xi) minus column (xv))
1									
a									
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
b									
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
c									
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
d									
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
e									
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
f									
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		

Important: See **Computer-Generated Schedule Q** in instructions.

<i>Enter amounts in functional currency of the foreign corporation (unless otherwise noted).</i>		(i) Country Code	(ii) Gross Income	(iii) Definitely Related Expenses	(iv) Related Person Interest Expense	(v) Other Interest Expense	(vi) Research & Experimental Expenses	(vii) Other Expenses (attach statement)
1	Subpart F Income Groups							
g	Foreign Base Company Sales Income (Total)		120,000,000					80,000,000
	(1) Unit name: <u>HULKY CORP</u>	CA	120,000,000					80,000,000
	(2) Unit name: _____							
h	Foreign Base Company Services Income (Total)							
	(1) Unit name: _____							
	(2) Unit name: _____							
i	Full Inclusion Foreign Base Company Income (Total)							
	(1) Unit name: _____							
	(2) Unit name: _____							
j	Insurance Income (Total)							
	(1) Unit name: _____							
	(2) Unit name: _____							
k	International Boycott Income							
l	Bribes, Kickbacks, and Other Payments							
m	Section 901(j) income							
2	Recaptured Subpart F Income							
3	Tested Income Group (Total)							
	(1) Unit name: _____							
	(2) Unit name: _____							
4	Residual Income Group (Total)							
	(1) Unit name: _____							
	(2) Unit name: _____							
5	Total		120,000,000					80,000,000

Important: See **Computer-Generated Schedule Q** in instructions.

	(viii) Current Year Tax on Reattributed Income From Disregarded Payments	(ix) Current Year Tax on All Other Disregarded Payments	(x) Other Current Year Taxes	(xi) Net Income (column (ii) less columns (iii) through (x))	(xii) Foreign Taxes for Which Credit Allowed (U.S. Dollars)	(xiii) Average Asset Value	(xiv) High Tax Election	(xv) Loss Allocation	(xvi) Net Income After Loss Allocation (column (xi) minus column (xv))
1									
g			6,000,000	34,000,000	1,500,000				34,000,000
(1)			6,000,000	34,000,000	1,500,000		<input type="checkbox"/>		34,000,000
(2)							<input type="checkbox"/>		
h								<input type="checkbox"/>	
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
i								<input type="checkbox"/>	
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
j								<input type="checkbox"/>	
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
k								<input type="checkbox"/>	
l								<input type="checkbox"/>	
m								<input type="checkbox"/>	
2									
3									
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
4								<input type="checkbox"/>	
(1)							<input type="checkbox"/>		
(2)							<input type="checkbox"/>		
5			6,000,000	34,000,000	1,500,000				34,000,000

Important: See **Computer-Generated Schedule Q** in instructions.

Information Return of U.S. Persons With Respect to Foreign Disregarded Entities (FDEs) and Foreign Branches (FBs)

OMB No. 1545-1910

► Go to www.irs.gov/Form8858 for instructions and the latest information.Information furnished for the FDE's or FB's annual accounting period (see instructions)
beginning 1/1, 20 25, and ending 12/31, 20 25Attachment
Sequence No. **140**

Name of person filing this return

CARLTON ASSET MANAGEMENT LP

Number, street, and room or suite no. (or P.O. box number if mail is not delivered to street address)

1678 SOUTH HOOVER BLVD

City or town, state, and ZIP code

SAN FRANCISCO CA 94101Filer's tax year beginning 01/01, 20 25, and ending 12/31, 20 25**Important:** Fill in all applicable lines and schedules. All information **must** be in English. All amounts **must** be stated in U.S. dollars unless otherwise indicated.Check here FDE of a U.S. person FDE of a controlled foreign corporation (CFC) FDE of a controlled foreign partnership
 FB of a U.S. person FB of a CFC FB of a controlled foreign partnershipCheck here Initial Form 8858 Final Form 8858

1a Name and address of FDE or FB BRITISH ADVISORS 1234 MAYFAIR ST LONDON, ENGLAND 375126 UNITED KINGDOM	b(1) U.S. identifying number, if any 12345
b(2) Reference ID number (see instructions)	

c For FDE, country(ies) under whose laws organized and entity type under local tax law	d Date(s) of organization	e Effective date as FDE
f If benefits under a U.S. tax treaty were claimed with respect to income of the FDE or FB, enter the treaty and article number	g Country in which principal business activity is conducted UNITED KINGDOM	h Principal business activity ANY BUSINESS

2 Provide the following information for the FDE's or FB's accounting period stated above.

a Name, address, and identifying number of branch office or agent (if any) in the United States	b Name and address (including corporate department, if applicable) of person(s) with custody of the books and records of the FDE or FB, and the location of such books and records, if different
--	---

3 For the **tax owner** of the FDE or FB (if different from the filer), provide the following (see instructions):

a Name and address	b Annual accounting period covered by the return (see instructions)	
	c(1) U.S. identifying number, if any	
	c(2) Reference ID number (see instructions)	
	d Country under whose laws organized	e Functional currency

4 For the **direct owner** of the FDE or FB (if different from the tax owner), provide the following (see instructions):

a Name and address	b Country under whose laws organized	
	c U.S. identifying number, if any	d Functional currency

5 Attach an organizational chart that identifies the name, placement, percentage of ownership, tax classification, and country of organization of all entities in the chain of ownership between the tax owner and the FDE or FB, and the chain of ownership between the FDE or FB and each entity in which the FDE or FB has a 10% or more direct or indirect interest. See instructions.

Schedule C Income Statement (see instructions)

Important: Report all information in functional currency in accordance with U.S. GAAP. Also, report each amount in U.S. dollars translated from functional currency (using GAAP translation rules or the average exchange rate determined under section 989(b)). If the functional currency is the U.S. dollar, complete only the U.S. Dollars column. See instructions for special rules for FDEs or FBs that use U.S. dollar approximate separate transactions method of accounting (DASTM). If you are using the average exchange rate (determined under section 989(b)), check the following box

	Functional Currency	U.S. Dollars
1 Gross receipts or sales (net of returns and allowances)		
2 Cost of goods sold		
3 Gross profit (subtract line 2 from line 1)		
4 Dividends		
5 Interest	15,440	20,000
6 Gross rents, royalties, and license fees		
7 Gross income from performance of services		
8 Foreign currency gain (loss)		
9 Other income		
10 Total income (add lines 3 through 9)	15,440	20,000
11 Total deductions (exclude income tax expense)		
12 Income tax expense	1,544	2,000
13 Other adjustments		
14 Net income (loss) per books	13,896	18,000

Schedule C-1 Section 987 Gain or Loss Information

Note: See the instructions if there are multiple recipients of remittances from the FDE or FB.

	(a) Amount stated in functional currency of FDE or FB	(b) Amount stated in functional currency of recipient
1 Remittances from the FDE or FB		
2 Section 987 gain (loss) recognized by recipient		
3 Section 987 gain (loss) deferred under Regulations section 1.987-12 (attach statement)		
4 Were all remittances from the FDE or FB treated as made to the direct owner?		Yes
5 Did the tax owner change its method of accounting for section 987 gain or loss with respect to remittances from the FDE or FB during the tax year? If "Yes," attach a statement describing the method used prior to the change and new method of accounting		No

Schedule F Balance Sheet

Important: Report all amounts in U.S. dollars computed in functional currency and translated into U.S. dollars in accordance with U.S. GAAP. See instructions for an exception for FDEs or FBs that use DASTM.

	Assets	(a) Beginning of annual accounting period	(b) End of annual accounting period
1 Cash and other current assets		100,000	100,000
2 Other assets			
3 Total assets			
Liabilities and Owner's Equity			
4 Liabilities			
5 Owner's equity		100,000	100,000
6 Total liabilities and owner's equity		100,000	100,000

Schedule G Other Information

	Yes	No
1 During the tax year, did the FDE or FB own an interest in any trust?		✓
2 During the tax year, did the FDE or FB own at least a 10% interest, directly or indirectly, in any foreign partnership?		✓
3 Answer only if the FDE made its election to be treated as disregarded from its owner during the tax year: Did the tax owner claim a loss with respect to stock or debt of the FDE as a result of the election?		
4 During the tax year, did the FDE or FB pay or accrue any foreign tax that was disqualified for credit under section 901(m)?		✓
5 During the tax year, did the FDE or FB pay or accrue foreign taxes to which section 909 applies, or treat foreign taxes that were previously suspended under section 909 as no longer suspended?		✓

Schedule G Other Information (continued)

	Yes	No
6 Is the FDE or FB a qualified business unit as defined in section 989(a)?	✓	
<i>Do not complete lines 7 and 8 if you are an individual who owns an FB or FDE directly or through tiers of FBs and FDEs.</i>		
7a During the tax year, did the FDE or FB receive, or accrue the receipt of, any amounts defined as a base erosion payment under section 59A(d) or have a base erosion tax benefit under section 59A(c)(2) from a foreign person, which is a related party of the taxpayer? See instructions. If "Yes," complete lines 7b and 7c		✓
b Enter the total amount of the base erosion payments \$ _____		
c Enter the total amount of the base erosion tax benefit \$ _____		
8a During the tax year, did the FDE or FB pay, or accrue the payment of, any amounts defined as a base erosion payment under section 59A(d) or have a base erosion tax benefit under section 59A(c)(2) to a foreign person, which is a related party of the taxpayer? See instructions. If "Yes," complete lines 8b and 8c		✓
b Enter the total amount of the base erosion payments \$ _____		
c Enter the total amount of the base erosion tax benefit \$ _____		
9 Answer only if the tax owner of the FDE or FB is a CFC: Were there any intracompany transactions between the FDE or FB and the CFC or any other branch of the CFC during the tax year, in which the FDE or FB acted as a manufacturing, selling, or purchasing branch?		
<i>Answer the remaining questions in Schedule G only if the tax owner of the FB or the interest in the FDE is a U.S. corporation. Answer questions 10a through 11c if the tax owner of the FB or the interest in the FDE is treated as a U.S. corporation solely for purposes of these questions.</i>		
10a If the FB or the interest in the FDE is a separate unit under Regulations section 1.1503(d)-1(b)(4), and is not part of a combined separate unit under Regulations section 1.1503(d)-1(b)(4)(ii), does the separate unit have a dual consolidated loss as defined in Regulations section 1.1503(d)-1(b)(5)(ii)?		
b If "Yes," enter the amount of the dual consolidated loss ► \$ (_____)		
11a If the FB or the interest in the FDE is a separate unit and part of a combined separate unit under Regulations section 1.1503(d)-1(b)(4)(ii), does the combined separate unit have a dual consolidated loss as defined in Regulations section 1.1503(d)-1(b)(5)(ii)? If "Yes," complete lines 11b and 11c		
b Enter the amount of the dual consolidated loss for the combined separate unit ► \$ (_____)		
c Enter the net income (loss) attributed to the individual FB or the individual interest in the FDE as determined under Regulations section 1.1503(d)-5(c)(4)(ii)(A) ► \$ _____		
12a Was any portion of the dual consolidated loss on line 10b or 11b taken into account in computing U.S. taxable income for the year? If "Yes," go to line 12b. If "No," go to line 13		
b Was this a permitted domestic use of the dual consolidated loss under Regulations section 1.1503(d)-6? If "Yes," see the instructions and go to line 12c. If "No," go to line 12d		
c If "Yes," is the documentation that is required for the permitted domestic use under Regulations section 1.1503(d)-6 attached to the return? After answering this question, go to line 13a		
d If this was not a permitted domestic use, was the dual consolidated loss used to compute consolidated taxable income as provided under Regulations section 1.1503(d)-4? If "Yes," go to line 12e		
e Enter the separate unit's contribution to the cumulative consolidated taxable income ("cumulative register") as of the beginning of the tax year ► \$ _____ . See instructions.		
13a During the tax year, did any triggering event(s) occur under Regulations section 1.1503(d)-6(e) requiring recapture of any dual consolidated loss(es) attributable to the FB or interest in the FDE, individually or as part of a combined separate unit, in any prior tax years?		
b If "Yes," enter the total amount of recapture ► \$ _____ . See instructions.		

Schedule H Current Earnings and Profits or Taxable Income (see instructions)**Important:** Enter the amounts on lines 1 through 6 in functional currency.

1 Current year net income (loss) per foreign books of account	1	13,896
2 Total net additions	2	
3 Total net subtractions	3	
4 Current earnings and profits (or taxable income—see instructions) (line 1 plus line 2 minus line 3)	4	13,896
5 DASTM gain (loss) (if applicable)	5	
6 Combine lines 4 and 5	6	13,896
7 Current earnings and profits (or taxable income) in U.S. dollars (line 6 translated at the average exchange rate determined under section 989(b) and the related regulations (see instructions))	7	1
8 Enter exchange rate used for line 7 ►		

Schedule I Transferred Loss Amount (see instructions)**Important:** See instructions for who has to complete this section.

	Yes	No
1 Were any assets of an FB (including an FB that is an FDE) transferred to a foreign corporation? If "No," stop here. If "Yes," go to line 2		✓
2 Was the transferor a domestic corporation that transferred substantially all of the assets of an FB (including an FB that is an FDE) to a specified 10%-owned foreign corporation? If "No," stop here. If "Yes," go to line 3		
3 Immediately after the transfer, was the domestic corporation a U.S. shareholder with respect to the transferee foreign corporation? If "No," stop here. If "Yes," go to line 4		
4 Enter the transferred loss amount included in gross income as required under section 91. See instructions	4	

Schedule J Income Taxes Paid or Accrued (see instructions)

(a) Country or Possession	Foreign Income Taxes				Foreign Tax Credit Separate Categories			
	(b) Foreign Tax Year (YYYY-MM-DD)	(c) Foreign Currency	(d) Conversion Rate	(e) U.S. Dollars	(f) Foreign Branch	(g) Passive	(h) General	(i) Other
	1,544	.772		2,000		2,000		
Totals				2,000		2,000		

Return of U.S. Persons With Respect to
Certain Foreign Partnerships

OMB No. 1545-1668

Department of the Treasury
Internal Revenue ServiceAttach to your tax return.
Go to www.irs.gov/Form8865 for instructions and the latest information.
Information furnished for the foreign partnership's tax year
beginning 01/01 , 2025, and ending 12/31 , 2025

2025

Attachment
Sequence No. 865

Name of person filing this return

CARLTON ASSET MANAGEMENT LP

Filer's identification number

00-20000202

Filer's address (if you aren't filing this form with your tax return)

Number and street. If P.O. box, see instructions.

1678 SOUTH HOOVER BLVD

Apt. or suite no.

City or town SAN FRANCISCO State or province CA Country 94101 ZIP or foreign postal code

A Category of filer (see **Categories of Filers** in the instructions and check applicable box(es)): 1 2 3 4 **B** Filer's tax year beginning 01/01 , 2025 , and ending 12/31 , 2025**C** Filer's share of liabilities: Nonrecourse \$ Qualified nonrecourse financing \$ 4,800,000 Other \$**D** If filer is a member of a consolidated group but not the parent, enter the following information about the parent:

Name EIN

Address

E Check if any excepted specified foreign financial assets are reported on this form. See instructions **F** Information about certain other partners (see instructions)

(1) Name	(2) Address	(3) Identification number	(4) Check applicable box(es)		
			Category 1	Category 2	Constructive owner

G1 Name and address of foreign partnership MAI TAIINVESTMENT 1-2-3 GINSUCHUOKU TOKYO 190-2182 JAPAN	2(a) EIN (if any) 69-0000099
	2(b) Reference ID number (see instructions) Mai690000003
	3 Country under whose laws organized

4 Date of organization 9/13/25	5 Principal place of business JAPAN	6 Principal business activity code number 523110	7 Principal business activity SECURITY DEALING	8a Functional currency YEN	8b Exchange rate (see instructions) 0.8739
--	---	--	--	--------------------------------------	--

H Provide the following information for the foreign partnership's tax year:	
1 Name, address, and identification number of agent (if any) in the United States	2 Check if the foreign partnership must file: <input type="checkbox"/> Form 1042 <input type="checkbox"/> Form 8804 <input type="checkbox"/> Form 1065 Service Center where Form 1065 is filed:
3 Name and address of foreign partnership's agent in country of organization, if any	4 Name and address of person(s) with custody of the books and records of the foreign partnership, and the location of such books and records, if different

5 During the tax year, did the foreign partnership pay or accrue any interest or royalty for which the deduction is not allowed under section 267A? See instructions
If "Yes," enter the total amount of the disallowed deductions \$

6 Is the partnership a section 721(c) partnership, as defined in Regulations section 1.721(c)-1(b)(14)? Yes No

7 Were any special allocations made by the foreign partnership? Yes No

8a Enter the number of Forms 8858, Information Return of U.S. Persons With Respect to Foreign Disregarded Entities (FDEs) and Foreign Branches (FBs), attached to this return. See instructions

b The owner of a qualified business unit (QBU) as defined in section 989(a) with a functional currency different from its owner (including a foreign disregarded entity, foreign branch, or foreign partnership) is required to file Form 8964 and related schedules. Enter the number of Forms 8964 attached to this Form 8865 _____; to Forms 5471 for controlled foreign corporations owned by the partnership _____; and to Forms 8865 for controlled foreign partnerships owned by the partnership _____.

9 How is this partnership classified under the law of the country in which it's organized?

10a Does the filer have an interest in the foreign partnership, or an interest indirectly through the foreign partnership, that's a separate unit under Regulations section 1.1503(d)-1(b)(4) or part of a combined separate unit under Regulations section 1.1503(d)-1(b)(4)(ii)? If "No," skip question 10b Yes No

b If "Yes," does the separate unit or combined separate unit have a dual consolidated loss, as defined in Regulations section 1.1503(d)-1(b)(5)(ii)? Yes No

11 Does this partnership meet **both** of the following requirements?

1. The partnership's total receipts for the tax year were less than \$250,000. Yes No
2. The value of the partnership's total assets at the end of the tax year was less than \$1 million. Yes No

If "Yes," **don't** complete Schedules L, M-1, and M-2.

12a Is the filer of this Form 8865 claiming a foreign-derived intangible income (FDII) deduction (under section 250) with respect to any transaction with the foreign partnership? If "Yes," complete lines 12b, 12c, and 12d. See instructions Yes No

b Enter the amount of gross receipts derived from all sales of general property to the foreign partnership that the filer included in its computation of foreign-derived deduction eligible income (FDDEI)

c Enter the amount of gross receipts derived from all sales of intangible property to the foreign partnership that the filer included in its computation of FDDEI

d Enter the amount of gross receipts derived from all services provided to the foreign partnership that the filer included in its computation of FDDEI

13 Enter the number of foreign partners subject to section 864(c)(8) as a result of transferring all or a portion of an interest in the partnership or of receiving a distribution from the partnership

14 At any time during the tax year, were any transfers between the partnership and its partners subject to the disclosure requirements of Regulations section 1.707-8? Yes No

Sign Here Only
if You're Filing
This Form
Separately and
Not With Your
Tax Return.

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than general partner or limited liability company member) is based on all information of which preparer has any knowledge.

Signature of general partner or limited liability company member

Date

Paid
Preparer
Use Only

Preparer's name JOHN SMITH	Preparer's signature	Date	Check <input type="checkbox"/> if self-employed	PTIN P00000001
Firm's name ELECTRONIC TAX FILERS		Firm's EIN	69-0000098	
Firm's address 123 ANY STREET ANYTOWN NV 89501		Phone no.	555-631-1212	

Schedule A **Constructive Ownership of Partnership Interest.** Check the boxes that apply to the filer. If you check box **b**, enter the name, address, and U.S. taxpayer identification number (if any) of the person(s) whose interest you constructively own. See instructions.

a <input type="checkbox"/> Owns a direct interest		b <input type="checkbox"/> Owns a constructive interest		
Name	Address	Identification number (if any)	Check if foreign person	Check if direct partner
CARLTON ASSET MANAGEMENT LP				

Schedule A-1 Certain Partners of Foreign Partnership (see instructions)

Name	Address	Identification number (if any)	Check if foreign person

Schedule A-2 Foreign Partners of Section 721(c) Partnership (see instructions)

Name of foreign partner	Address	Country of organization (if any)	U.S. taxpayer identification number (if any)	Check if related to U.S. transferor	Percentage interest	
					Capital	Profits
				<input type="checkbox"/>	%	%
				<input type="checkbox"/>	%	%

Does the partnership have any other foreign person as a direct partner? Yes No

Schedule A-3 Affiliation Schedule. List all partnerships (foreign or domestic) in which the foreign partnership owns a direct interest or indirectly owns a 10% interest.

Name	Address	EIN (if any)	Total ordinary income or loss	Check if foreign partnership

Schedule B Income Statement—Trade or Business Income**Caution:** Include **only** trade or business income and expenses on lines 1a through 22 below. See the instructions for more information.

Income	1a Gross receipts or sales	1a	50,000,000		
	b Less returns and allowances	1b		50,000,000	
	2 Cost of goods sold		2	5,000,000	
	3 Gross profit. Subtract line 2 from line 1c		3	45,000,000	
	4 Ordinary income (loss) from other partnerships, estates, and trusts (attach statement)		4		
	5 Net farm profit (loss) (attach Schedule F (Form 1040))		5		
	6 Net gain (loss) from Form 4797, Part II, line 17 (attach Form 4797)		6		
	7 Other income (loss) (attach statement)		7		
	8 Total income (loss). Combine lines 3 through 7		8	45,000,000	
Deductions (see instructions for limitations)	9 Salaries and wages (other than to partners) (less employment credits)		9	2,000,000	
	10 Guaranteed payments to partners		10		
	11 Repairs and maintenance		11		
	12 Bad debts		12		
	13 Rent		13	2,000,000	
	14 Taxes and licenses		14		
	15 Interest (see instructions)		15		
	16a Depreciation (if required, attach Form 4562)	16a			
	b Less depreciation reported elsewhere on return	16b		16c	
	17 Depletion (Don't deduct oil and gas depletion.)		17		
	18 Retirement plans, etc.		18		
	19 Employee benefit programs		19		
	20 Other deductions (attach statement)		20		
	21 Total deductions. Add the amounts shown in the far right column for lines 9 through 20		21	4,081,900	
	22 Ordinary business income (loss) from trade or business activities. Subtract line 21 from line 8		22	40,918,100	
Tax and Payment	23 Reserved for future use		23		
	24 Reserved for future use		24		
	25 Reserved for future use		25		
	26 Reserved for future use		26		
	27 Reserved for future use		27		
	28 Reserved for future use		28		
	29 Reserved for future use		29		
	30 Reserved for future use		30		

Schedule K Partners' Distributive Share Items

Income (Loss)				Total amount	
	1 Ordinary business income (loss) (Schedule B, line 22)		1	40,918,100	
	2 Net rental real estate income (loss) (attach Form 8825)		2		
	3a Other gross rental income (loss)	3a			
	b Expenses from other rental activities (attach statement)	3b			
	c Other net rental income (loss). Subtract line 3b from line 3a		3c		
	4 Guaranteed payments: a Services 4a b Capital 4b	4a	4b		
	c Total. Add line 4a and line 4b			4c	
	5 Interest income			5	
	6 Dividends and dividend equivalents: a Ordinary dividends	a		6a	
	b Qualified dividends	b			
	c Dividend equivalents	c		6b	
	7 Royalties			6c	
	8 Net short-term capital gain (loss) (attach Schedule D (Form 1065))			7	
	9a Net long-term capital gain (loss) (attach Schedule D (Form 1065))			8	
	b Collectibles (28%) gain (loss)	b		9a	
	c Unrecaptured section 1250 gain (attach statement)	c			
	10 Net section 1231 gain (loss) (attach Form 4797)			9b	
	11 Other income (loss) (see instructions) (1) Type	(1)	(2) Amount	9c	
				10	
				11(2)	
Deductions	12 Section 179 deduction (attach Form 4562)			12	
	13a Contributions			13a	
	b Investment interest expense	b		13b	
	c Section 59(e)(2) expenditures: (1) Type	(1)	(2) Amount	13c(2)	
	d Other deductions (see instructions) (1) Type	(1)	(2) Amount	13d(2)	

Schedule K Partners' Distributive Share Items (continued)

		Total amount
Self-Employment	14a Net earnings (loss) from self-employment	14a
	b Gross farming or fishing income	14b
	c Gross nonfarm income	14c
Credits	15a Low-income housing credit (section 42(j)(5))	15a
	b Low-income housing credit (other)	15b
	c Qualified rehabilitation expenditures (rental real estate) (attach Form 3468)	15c
	d Other rental real estate credits (see instructions) Type	15d
	e Other rental credits (see instructions) Type	15e
	f Other credits (see instructions) Type	15f
International	16 Attach Schedule K-2 (Form 8865), Partners' Distributive Share Items—International, and check this box to indicate that you are reporting items of international tax relevance <input type="checkbox"/>	
Alternative Minimum Tax (AMT) Items	17a Post-1986 depreciation adjustment	17a
	b Adjusted gain or loss	17b
	c Depletion (other than oil and gas)	17c
	d Oil, gas, and geothermal properties—gross income	17d
	e Oil, gas, and geothermal properties—deductions	17e
	f Other AMT items (attach statement)	17f
Other Information	18a Tax-exempt interest income	18a
	b Other tax-exempt income	18b
	c Nondeductible expenses	18c
	19a Distributions of cash and marketable securities	19a
	b Distributions of other property	19b
	20a Investment income	20a
	b Investment expenses	20b
	c Other items and amounts (attach statement)	
	21 Total foreign taxes paid or accrued	21 2,530,040

Schedule L Balance Sheets per Books. (Not required if Item H11, page 1, is answered "Yes.")

	Assets	Beginning of tax year		End of tax year	
		(a)	(b)	(c)	(d)
1	Cash		1,750		
2a	Trade notes and accounts receivable		27,000,000		14,000,000
b	Less allowance for bad debts		27,000,000		14,000,000
3	Inventories				
4	U.S. Government obligations				
5	Tax-exempt securities				
6	Other current assets (attach statement)				
7a	Loans to partners (or persons related to partners)				
b	Mortgage and real estate loans				
8	Other investments (attach statement)				
9a	Buildings and other depreciable assets				
b	Less accumulated depreciation				
10a	Depletable assets				
b	Less accumulated depletion				
11	Land (net of any amortization)				
12a	Intangible assets (amortizable only)				
b	Less accumulated amortization				

Schedule L Balance Sheets per Books. (Not required if Item H11, page 1, is answered "Yes.") (continued)

	Beginning of tax year		End of tax year	
	(a)	(b)	(c)	(d)
13 Other assets (attach statement)				179,890,310
14 Total assets		131,001,750		193,890,310
Liabilities and Capital				
15 Accounts payable				
16 Mortgages, notes, bonds payable in less than 1 year				
17 Other current liabilities (attach statement) . .				
18 All nonrecourse loans				
19a Loans from partners (or persons related to partners)				
b Mortgages, notes, bonds payable in 1 year or more				
20 Other liabilities (attach statement)				
21 Partners' capital accounts				193,890,310
22 Total liabilities and capital		130,001,750		193,890,310

Schedule M Balance Sheets for Interest Allocation

	(a) Beginning of tax year	(b) End of tax year
1 Total U.S. assets		
2 Total foreign assets:		
a Passive category		
b General category		
c Other (attach statement)		

Schedule M-1 Reconciliation of Income (Loss) per Books With Income (Loss) per Return. (Not required if Item H11, page 1, is answered "Yes.")

1 Net income (loss) per books	38,438,060	6 Income recorded on books this tax year not included on Schedule K, lines 1 through 11 (itemize):	
2 Income included on Schedule K, lines 1, 2, 3c, 5, 6a, 7, 8, 9a, 10, and 11, not recorded on books this tax year (itemize): \$ _____		a Tax-exempt interest \$ _____ ----- -----	
3 Guaranteed payments (other than health insurance)		7 Deductions included on Schedule K, lines 1 through 13d, and 21, not charged against book income this tax year (itemize):	
4 Expenses recorded on books this tax year not included on Schedule K, lines 1 through 13d, and 21 (itemize): a Depreciation \$ _____ b Travel and entertainment \$ _____		a Depreciation \$ _____ ----- -----	50,000
5 Add lines 1 through 4	38,438,060	8 Add lines 6 and 7	50,000
		9 Income (loss). Subtract line 8 from line 5	

Schedule M-2 Analysis of Partners' Capital Accounts. (Not required if Item H11, page 1, is answered "Yes.")

1 Balance at beginning of tax year	130,001,750	6 Distributions: a Cash	
2 Capital contributed: a Cash	9,450,500	b Property	
b Property	16,000,000	7 Other decreases (itemize): \$ _____	
3 Net income (loss) per books	38,388,060	-----	
4 Other increases (itemize): \$ _____		-----	
5 Add lines 1 through 4	193,890,310	8 Add lines 6 and 7	
		9 Balance at end of tax year. Subtract line 8 from line 5	193,890,310

Schedule N Transactions Between Controlled Foreign Partnership and Partners or Other Related Entities

Important: Complete a separate Form 8865 and Schedule N for each controlled foreign partnership. Enter the totals for each type of transaction that occurred between the foreign partnership and the persons listed in columns (a) through (d).

Transactions of foreign partnership	(a) U.S. person filing this return	(b) Any domestic corporation or partnership controlling or controlled by the U.S. person filing this return	(c) Any other foreign corporation or partnership controlling or controlled by the U.S. person filing this return	(d) Any U.S. person with a 10% or more direct interest in the controlled foreign partnership (other than the U.S. person filing this return)
1 Sales of inventory				
2 Sales of property rights (patents, trademarks, etc.)				
3 Compensation received for technical, managerial, engineering, construction, or like services				
4 Commissions received				
5 Rents, royalties, and license fees received				
6 Distributions received				
7 Interest received				
8 Other				
9 Add lines 1 through 8				
10 Purchases of inventory				
11 Purchases of tangible property other than inventory				
12 Purchases of property rights (patents, trademarks, etc.)				
13 Compensation paid for technical, managerial, engineering, construction, or like services				
14 Commissions paid				
15 Rents, royalties, and license fees paid				
16 Distributions paid				
17 Interest paid				
18 Other				
19 Add lines 10 through 18				
20 Amounts borrowed (enter the maximum loan balance during the tax year). See instructions				
21 Amounts loaned (enter the maximum loan balance during the tax year). See instructions				

Schedule K-1
(Form 8865)

 Department of the Treasury
 Internal Revenue Service

2025

 For calendar year 2025, or tax
 year beginning 01/01, 2025
 ending 12/31, 2025

Partner's Share of Income, Deductions, Credits, etc.
Part I Information About the Partnership
A1 Partnership's employer identification number
69-0000099
A2 Reference ID number (see instructions)
Mai69000003
B Partnership's name, address, city, state, and ZIP code
 MAI TAI
 1-2-3 GINSUCHUOKU
 TOKYO 190-2182 JAPAN

Part II Information About the Partner
C Partner's SSN or TIN (Do not use TIN of a disregarded entity. See instructions.)
00-2000202
D1 Name, address, city, state, and ZIP code for partner entered in C. See instructions.
 CARLTON ASSETMANAGEMENTLLP
 1678 HOOVERBLVD
 SAN FRANCISCO CA 94101

D2 If partnership interest is owned through a disregarded entity (DE), enter DE's:
 TIN _____ Name _____

E Partner's share of profit, loss, capital, and deductions
 (see Partner's Instr. (Form 1065)):

Beginning	Ending
Profit	60 %
Loss	60 %
Capital	60 %
Deductions	60 %

 Check if decrease is due to sale, or exchange of partnership
 interest. See instructions.

F Partner's Capital Account Analysis

Beginning capital account	\$ <u>78,001,050</u>
Capital contributed during the year	\$ <u>15,270,300</u>
Current year net income (loss)	\$ <u>23,062,836</u>
Other increase (decrease) (attach explanation)	\$ _____
Withdrawals & distributions	\$ (_____)
Ending capital account	\$ <u>116,334,186</u>

G Partner's Share of Net Unrecognized Section 704(c) Gain or (Loss)

Beginning	\$ _____
Ending	\$ _____

Part III Partner's Share of Current Year Income, Deductions, Credits, and Other Items			
1	Ordinary business income (loss)	15	Credits <u>24,550,860</u>
2	Net rental real estate income (loss)		
3	Other net rental income (loss)		
4a	Guaranteed payments for services		
4b	Guaranteed payments for capital	16	Schedule K-3 is attached if checked <input type="checkbox"/>
4c	Total guaranteed payments	17	Alternative minimum tax (AMT) items
5	Interest income		
6a	Ordinary dividends		
6b	Qualified dividends		
6c	Dividend equivalents	18	Tax-exempt income and nondeductible expenses
7	Royalties		
8	Net short-term capital gain (loss)		
9a	Net long-term capital gain (loss)		
9b	Collectibles (28%) gain (loss)		
9c	Unrecaptured section 1250 gain		
10	Net section 1231 gain (loss)		
11	Other income (loss)		
		20	Other information
12	Section 179 deduction		
13	Other deductions		
		21	Foreign taxes paid or accrued <u>151,802</u>
14	Self-employment earnings (loss)		

**SCHEDULE K-2
(Form 8865)**Department of the Treasury
Internal Revenue Service**Partners' Distributive Share Items—International**

OMB No. 1545-1668

Attach to Form 8865.
Go to www.irs.gov/Form8865 for instructions and the latest information.**2025**

Name of partnership

MAI TAI INVESTMENT

Employer identification
number (EIN) (if any)

69-0000099

Reference ID number (see instructions)

Mai69000003

A Check to indicate the parts of Schedule K-2 that apply.

		Yes	No
1	Does Part I apply? If "Yes," complete and attach Part I	✓	
2	Does Part II apply? If "Yes," complete and attach Part II	✓	
3	Does Part III apply? If "Yes," complete and attach Part III	✓	
4	Does Part IV apply? If "Yes," complete and attach Part IV		✓
5	Does Part V apply? If "Yes," complete and attach Part V		✓
6	Does Part VI apply? If "Yes," complete and attach Part VI		✓
7	Does Part VII apply? If "Yes," complete and attach Part VII		✓
8	Does Part VIII apply? If "Yes," complete and attach Part VIII		✓

B Check the applicable boxes. (1) Amended K-2 (2) Reserved for future use**Part I Partnership's Other Current Year International Information**

Check box(es) for additional specified attachments. See instructions.

<input type="checkbox"/> 1. Gain on personal property sale	<input checked="" type="checkbox"/> 4. Foreign tax translation	<input checked="" type="checkbox"/> 7. Reserved for future use	<input type="checkbox"/> 10. Partner loan transactions
<input type="checkbox"/> 2. Foreign oil and gas taxes	<input type="checkbox"/> 5. High-taxed income	<input type="checkbox"/> 8. Form 5471 information	<input type="checkbox"/> 11. Dual consolidated loss
<input type="checkbox"/> 3. Splitter arrangements	<input type="checkbox"/> 6. Section 267A disallowed deduction	<input type="checkbox"/> 9. Other forms	<input type="checkbox"/> 12. Other international items (attach description and statement)

Part II Foreign Tax Credit Limitation**Section 1—Gross Income**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
1 Sales				45,000,000			45,000,000
A JA							
B							
C							
2 Gross income from performance of services							
A							
B							
C							
3 Gross rental real estate income							
A							
B							
C							
4 Other gross rental income							
A							
B							
C							

Name of partnership MAI TAI INVESTMENT	EIN (if any) 69-0000099	Reference ID number (see instructions) Mai69000003
---	----------------------------	---

Part II Foreign Tax Credit Limitation (continued)
Section 1—Gross Income (continued)

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
5 Guaranteed payments							
6 Interest income							
A							
B							
C							
7 Ordinary dividends (exclude amount on line 8)							
A							
B							
C							
8 Qualified dividends							
A							
B							
C							
9 Reserved for future use							
10 Royalties and license fees							
A							
B							
C							
11 Net short-term capital gain							
A							
B							
C							
12 Net long-term capital gain							
A							
B							
C							
13 Collectibles (28%) gain							
A							
B							
C							
14 Unrecaptured section 1250 gain							
A							
B							
C							

Name of partnership MAI TAI INVESTMENT	EIN (if any) 69-0000099	Reference ID number (see instructions) Mai69000003
---	----------------------------	---

Part II Foreign Tax Credit Limitation (continued)
Section 1—Gross Income (continued)

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
15 Net section 1231 gain							
A							
B							
C							
16 Section 986(c) gain							
17 Section 987 gain							
18 Section 988 gain							
19 Reserved for future use							
A							
B							
C							
20 Other income (see instructions)							
A							
B							
C							
21 Reserved for future use							
A							
B							
C							
22 Reserved for future use							
A							
B							
C							
23 Reserved for future use							
A							
B							
C							
24 Total gross income (combine lines 1 through 23)					45,000,000		45,000,000
A JA					45,000,000		45,000,000
B							
C							

Name of partnership

MAI TAI INVESTMENT

EIN (if any)

69-0000099

Reference ID number (see instructions)

Mai69000003

Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
25 Expenses allocable to sales income				4,081,900			4,081,900
26 Expenses allocable to gross income from performance of services							
27 Net short-term capital loss							
28 Net long-term capital loss							
29 Collectibles loss							
30 Net section 1231 loss							
31 Other losses							
32 Research & experimental (R&E) expenses							
A SIC code:							
B SIC code:							
C SIC code:							
33 Allocable rental expenses—depreciation, depletion, and amortization							
34 Allocable rental expenses—other than depreciation, depletion, and amortization							
35 Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36 Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37 Depreciation not included on line 33 or line 35							
38 Charitable contributions							
39 Interest expense specifically allocable under Regulations section 1.861-10(e)							
40 Other interest expense specifically allocable under Regulations section 1.861-10T							
41 Other interest expense—business							
42 Other interest expense—investment							
43 Other interest expense—passive activity							
44 Section 59(e)(2) expenditures, excluding R&E expenses on line 32							
45 Foreign taxes not creditable but deductible							

Name of partnership

MAI TAI INVESTMENT

EIN (if any)

69-0000099

Reference ID number (see instructions)

Mai69000003

Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions (continued)**

	Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
			(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
46	Section 986(c) loss							
47	Section 987 loss							
48	Section 988 loss							
49	Other allocable deductions (see instructions)							
50	Other apportioned share of deductions (see instructions)							
51	Reserved for future use							
52	Reserved for future use							
53	Reserved for future use							
54	Total deductions (combine lines 25 through 53)					4,081,900		4,081,900
55	Net income (loss) (subtract line 54 from line 24)					40,918,100		40,918,100

Part III Other Information for Preparation of Form 1116 or 1118**Section 1—R&E Expenses Apportionment Factors**

	Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
			(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____) (country code ____)		
1	Gross receipts by SIC code							
A	SIC code:							
B	SIC code:							
C	SIC code:							
D	SIC code:							
E	SIC code:							
F	SIC code:							
2	Exclusive apportionment with respect to total R&E expenses entered on Part II, line 32. Enter the following.							
A	R&E expense with respect to activity performed in the United States						2A(i)	
(i)	SIC code:						2A(ii)	
(ii)	SIC code:						2A(iii)	
(iii)	SIC code:							
B	R&E expense with respect to activity performed outside the United States						2B(i)	
(i)	SIC code:						2B(ii)	
(ii)	SIC code:						2B(iii)	
(iii)	SIC code:							

Name of partnership

MAI TAI INVESTMENT

EIN (if any)

69-0000099

Reference ID number (see instructions)

Mai69000003

Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 2—Interest Expense Apportionment Factors**

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____) (country code _____)		
1 Total average value of assets							
2 Sections 734(b) and 743(b) adjustment to assets—average value .							
3 Assets attracting directly allocable interest expense under Regulations section 1.861-10(e)							
4 Other assets attracting directly allocable interest expense under Regulations section 1.861-10T							
5 Assets excluded from apportionment formula							
6a Total assets used for apportionment (subtract the sum of lines 3, 4, and 5 from the sum of lines 1 and 2)							
b Assets attracting business interest expense							
c Assets attracting investment interest expense							
d Assets attracting passive activity interest expense							
7 Basis in stock of 10%-owned noncontrolled foreign corporations (see attachment)							
8 Basis in stock of CFCs (see attachment)							

Section 3—Foreign-Derived Intangible Income (FDII) Deduction Apportionment Factors

Description	(a) U.S. source	Foreign Source			(e) Sourced by partner	(f) Total
		(b) Passive category income	(c) General category income	(d) Other (category code _____) (country code _____)		
1 Foreign-derived gross receipts						
2 Cost of goods sold (COGS)						
3 Partnership deductions allocable to foreign-derived gross receipts						
4 Other partnership deductions apportioned to foreign-derived gross receipts						

Name of partnership

MAI TAI INVESTMENT

EIN (if any)

69-0000099

Reference ID number (see instructions)

Mai69000003

Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes**

Description	(a) Type of tax	(b) Section 951A category income		(c) Foreign branch category income		
		U.S.	Foreign	U.S.	Foreign	Partner
1 Direct (section 901 or 903) foreign taxes: <input checked="" type="checkbox"/> Paid <input type="checkbox"/> Accrued	OTHR					
A JA						
B						
C						
D						
E						
F						
2 Reduction of taxes (total)						
A Taxes on foreign mineral income						
B Reserved for future use						
C International boycott provisions						
D Failure-to-file penalties						
E Taxes with respect to splitter arrangements . .						
F Taxes on foreign corporate distributions . . .						
G Other						
3 Foreign tax redeterminations						
A						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
B						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
C						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
4 Reserved for future use						
5 Reserved for future use						
6 Reserved for future use						

Name of partnership

MAI TAI INVESTMENT

EIN (if any)

69-0000099

Reference ID number (see instructions)

Mai69000003

Part III Other Information for Preparation of Form 1116 or 1118 (continued)**Section 4—Foreign Taxes (continued)**

	(d) Passive category income			(e) General category income			(f) Other (category code _____)	(g) Total
	U.S.	Foreign	Partner	U.S.	Foreign	Partner		
1 A						1,518,024		1,518,024
B								
C								
D								
E								
F								
2 A								
B								
C								
D								
E								
F								
G								
3 A								
B								
C								
4								
5								
6								

Section 5—Other Tax Information

Description	(a) U.S. source	Foreign Source					(g) Sourced by partner	(h) Total
		(b) Section 951A category income	(c) Foreign branch category income	(d) Passive category income	(e) General category income	(f) Other (category code _____) (country code _____)		
1 Section 743(b) positive income adjustment .								
2 Section 743(b) negative income adjustment .								
3 Reserved for future use . .								
4 Reserved for future use . .								

**Partner's Share of Income, Deductions,
Credits, etc.—International**For calendar year 2025, or tax year beginning 01 / 01 / 2025, ending 12 / 31 / 2025
See separate instructions.**2025**

Information About the Partnership		Information About the Partner																												
A1 Partnership's employer identification number (EIN) (if any) 69-0000099		C Partner's social security number (SSN) or taxpayer identification number (TIN) (Do not use the TIN of a disregarded entity. See instructions.) 00-2000202																												
A2 Reference ID number (see instructions) Mai69000003		D Name, address, city, state, and ZIP code for partner entered in box C. See instructions. CARLTON ASSET MANAGEMENT LP 1678 HOOVER BLVD SAN FRANCISCO CA 94101																												
B Partnership's name, address, city, state, and ZIP code MAI TAI INVESTMENT 1-2-3 GINSU CHUO KUO TOKYO 190-2182 JAPAN																														
E Check to indicate the parts of Schedule K-3 that apply.																														
<table border="1"><thead><tr><th></th><th>Yes</th><th>No</th></tr></thead><tbody><tr><td>1</td><td>✓</td><td></td></tr><tr><td>2</td><td>✓</td><td></td></tr><tr><td>3</td><td>✓</td><td></td></tr><tr><td>4</td><td></td><td>✓</td></tr><tr><td>5</td><td>✓</td><td></td></tr><tr><td>6</td><td>✓</td><td></td></tr><tr><td>7</td><td>✓</td><td></td></tr><tr><td>8</td><td>✓</td><td></td></tr></tbody></table>					Yes	No	1	✓		2	✓		3	✓		4		✓	5	✓		6	✓		7	✓		8	✓	
	Yes	No																												
1	✓																													
2	✓																													
3	✓																													
4		✓																												
5	✓																													
6	✓																													
7	✓																													
8	✓																													
F Check the applicable boxes. (1) <input type="checkbox"/> Amended K-3 (2) <input type="checkbox"/> Reserved for future use																														

For IRS Use Only

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP		SSN or TIN: 00-2000202

Part I Partner's Share of Partnership's Other Current Year International Information

Check box(es) for additional specified attachments. See instructions.

<input type="checkbox"/> 1. Gain on personal property sale	<input checked="" type="checkbox"/> 4. Foreign tax translation	<input type="checkbox"/> 7. Reserved for future use	<input type="checkbox"/> 10. Partner loan transactions
<input type="checkbox"/> 2. Foreign oil and gas taxes	<input type="checkbox"/> 5. High-taxed income	<input type="checkbox"/> 8. Form 5471 information	<input type="checkbox"/> 11. Dual consolidated loss
<input type="checkbox"/> 3. Splitter arrangements	<input type="checkbox"/> 6. Section 267A disallowed deduction	<input type="checkbox"/> 9. Other forms	<input type="checkbox"/> 12. Other international items (attach description and statement)

Part II Foreign Tax Credit Limitation
Section 1—Gross Income

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
1 Sales				27,000,000			27,000,000
A JA							
B							
C							
2 Gross income from performance of services							
A							
B							
C							
3 Gross rental real estate income							
A							
B							
C							
4 Other gross rental income							
A							
B							
C							
5 Guaranteed payments							
6 Interest income							
A							
B							
C							
7 Ordinary dividends (exclude amount on line 8)							
A							
B							
C							

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP		SSN or TIN: 00-2000202

Part II Foreign Tax Credit Limitation (continued)
Section 1—Gross Income (continued)

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
8 Qualified dividends							
A							
B							
C							
9 Reserved for future use							
10 Royalties and license fees							
A							
B							
C							
11 Net short-term capital gain							
A							
B							
C							
12 Net long-term capital gain							
A							
B							
C							
13 Collectibles (28%) gain							
A							
B							
C							
14 Unrecaptured section 1250 gain							
A							
B							
C							
15 Net section 1231 gain							
A							
B							
C							

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP		SSN or TIN: 00-2000202

Part II Foreign Tax Credit Limitation (continued)
Section 1—Gross Income (continued)

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
16 Section 986(c) gain							
17 Section 987 gain							
18 Section 988 gain							
19 Reserved for future use							
A							
B							
C							
20 Other income (see instructions)							
A							
B							
C							
21 Reserved for future use							
A							
B							
C							
22 Reserved for future use							
A							
B							
C							
23 Reserved for future use							
A							
B							
C							
24 Total gross income (combine lines 1 through 23)				27,000,000			27,000,000
A JA				27,000,000			27,000,000
B							
C							

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP	SSN or TIN: 00-2000202	

Part II Foreign Tax Credit Limitation (continued)
Section 2—Deductions

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____)		
25 Expenses allocable to sales income				2,449,140			2,449,140
26 Expenses allocable to gross income from performance of services							
27 Net short-term capital loss							
28 Net long-term capital loss							
29 Collectibles loss							
30 Net section 1231 loss							
31 Other losses							
32 Research & experimental (R&E) expenses							
A SIC code:							
B SIC code:							
C SIC code:							
33 Allocable rental expenses—depreciation, depletion, and amortization							
34 Allocable rental expenses—other than depreciation, depletion, and amortization							
35 Allocable royalty and licensing expenses—depreciation, depletion, and amortization							
36 Allocable royalty and licensing expenses—other than depreciation, depletion, and amortization							
37 Depreciation not included on line 33 or line 35							
38 Charitable contributions							
39 Interest expense specifically allocable under Regulations section 1.861-10(e)							
40 Other interest expense specifically allocable under Regulations section 1.861-10T							
41 Other interest expense—business							
42 Other interest expense—investment							
43 Other interest expense—passive activity							
44 Section 59(e)(2) expenditures, excluding R&E expenses on line 32							
45 Foreign taxes not creditable but deductible							

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP		SSN or TIN: 00-2000202

Part II Foreign Tax Credit Limitation (continued)**Section 2—Deductions (continued)**

	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____)		
46 Section 986(c) loss							
47 Section 987 loss							
48 Section 988 loss							
49 Other allocable deductions (see instructions)							
50 Other apportioned share of deductions (see instructions)							
51 Reserved for future use							
52 Reserved for future use							
53 Reserved for future use							
54 Total deductions (combine lines 25 through 53)					2,449,140		2,449,140
55 Net income (loss) (subtract line 54 from line 24)					24,550,860		24,550,860

Part III Other Information for Preparation of Form 1116 or 1118**Section 1—R&E Expenses Apportionment Factors**

	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code ____) (country code ____)		
1 Gross receipts by SIC code							
A SIC code:							
B SIC code:							
C SIC code:							
D SIC code:							
E SIC code:							
F SIC code:							
2 Exclusive apportionment with respect to total R&E expenses entered on Part II, line 32. Enter the following.							
A R&E expense with respect to activity performed in the United States							
(i) SIC code:						2A(i)	
(ii) SIC code:						2A(ii)	
(iii) SIC code:						2A(iii)	
B R&E expense with respect to activity performed outside the United States							
(i) SIC code:						2B(i)	
(ii) SIC code:						2B(ii)	
(iii) SIC code:						2B(iii)	

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP	SSN or TIN: 00-2000202	

Part III Other Information for Preparation of Form 1116 or 1118 (continued)
Section 2—Interest Expense Apportionment Factors

Description	(a) U.S. source	Foreign Source				(f) Sourced by partner	(g) Total
		(b) Foreign branch category income	(c) Passive category income	(d) General category income	(e) Other (category code _____) (country code _____)		
1 Total average value of assets							
2 Sections 734(b) and 743(b) adjustment to assets—average value .							
3 Assets attracting directly allocable interest expense under Regulations section 1.861-10(e)							
4 Other assets attracting directly allocable interest expense under Regulations section 1.861-10T							
5 Assets excluded from apportionment formula							
6a Total assets used for apportionment (subtract the sum of lines 3, 4, and 5 from the sum of lines 1 and 2)							
b Assets attracting business interest expense							
c Assets attracting investment interest expense							
d Assets attracting passive activity interest expense							
7 Basis in stock of 10%-owned noncontrolled foreign corporations (see attachment)							
8 Basis in stock of CFCs (see attachment)							

Section 3—Foreign-Derived Intangible Income (FDII) Deduction Apportionment Factors

Description	(a) U.S. source	Foreign Source			(e) Sourced by partner	(f) Total
		(b) Passive category income	(c) General category income	(d) Other (category code _____) (country code _____)		
1 Foreign-derived gross receipts						
2 Cost of goods sold (COGS)						
3 Partnership deductions allocable to foreign-derived gross receipts						
4 Other partnership deductions apportioned to foreign-derived gross receipts						

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP	SSN or TIN: 00-2000202	

Part III Other Information for Preparation of Form 1116 or 1118 (continued)
Section 4—Foreign Taxes

Description	(a) Type of tax	(b) Section 951A category income		(c) Foreign branch category income		
		U.S.	Foreign	U.S.	Foreign	Partner
1 Direct (section 901 or 903) foreign taxes: <input checked="" type="checkbox"/> Paid <input type="checkbox"/> Accrued	OTHR					
A JA						
B						
C						
D						
E						
F						
2 Reduction of taxes (total)						
A Taxes on foreign mineral income						
B Reserved for future use						
C International boycott provisions						
D Failure-to-file penalties						
E Taxes with respect to splitter arrangements . .						
F Taxes on foreign corporate distributions . .						
G Other						
3 Foreign tax redeterminations						
A						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
B						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
C						
Related tax year: _____						
Date tax paid: _____						
Contested tax <input type="checkbox"/>						
4 Reserved for future use						
5 Reserved for future use						
6 Reserved for future use						

Name of partnership: MAI TAI INVESTMENT	EIN (if any): 69-0000099	Reference ID number (see instr.): Mai69000003
Name of partner: CARLTON ASSET MANAGEMENT LP	SSN or TIN: 00-2000202	

Part III Other Information for Preparation of Form 1116 or 1118 (continued)
Section 4—Foreign Taxes (continued)

	(d) Passive category income			(e) General category income			(f) Other (category code ____)	(g) Total
	U.S.	Foreign	Partner	U.S.	Foreign	Partner		
1					151,802			151,802
A								
B								
C								
D								
E								
F								
2								
A								
B								
C								
D								
E								
F								
G								
3								
A								
B								
C								
4								
5								
6								

Section 5—Other Tax Information

Description	(a) U.S. source	Foreign Source					(g) Sourced by partner	(h) Total
		(b) Section 951A category income	(c) Foreign branch category income	(d) Passive category income	(e) General category income	(f) Other (category code ____) (country code ____)		
1 Section 743(b) positive income adjustment .								
2 Section 743(b) negative income adjustment .								
3 Reserved for future use . .								
4 Reserved for future use . .								