10004\_2 Zip

**BE-180** Identification Number



## 2019 BENCHMARK SURVEY OF FINANCIAL SERVICES TRANSACTIONS BETWEEN U.S. FINANCIAL SERVICES PROVIDERS AND FOREIGN PERSONS FORM BE-180

Company Name:

In care of:

Attention:

Address

10004 City

#### Due date: September 30, 2020

### Name and address of U.S. Reporter

**Extension information:** See Part VIII.B, page 24 of the General Instructions.

## Electronic filing:

www.bea.gov/efile

### Mail via U.S. Postal Service:

Bureau of Economic Analysis Balance of Payments Division, BE-50 (SSB) 4600 Silver Hill Rd. Washington, DC 20233

### Send via Private Express Delivery:

Bureau of Economic Analysis Balance of Payments Division, BE-50 (SSB) 4600 Silver Hill Rd. Suitland, MD 20746

### E-mail: be-180help@bea.gov Telephone: (301) 278-9303

**Assistance:** 

FAQ's, blank forms, and more: www.bea.gov/be180

10004\_1 State

Fax reports to: (301) 278-9508

### **BE-180 Filing Requirements:**

- A BE-180 survey is required of each U.S. person that is a financial service provider or intermediary, or whose consolidated U.S. enterprise includes
  a separately organized subsidiary, or part, that is a financial services provider or intermediary, that had financial services transactions with foreign
  persons in the covered types of financial services during its 2019 fiscal year. Any U.S. person that did not have transactions with foreign persons in
  the covered services, is required to complete the survey through page 7, if notified by BEA about this survey.
- Any U.S. person (as outlined above) that had transactions in the covered services directly with foreign persons that exceeded \$3 million (either sales or purchases) for its 2019 fiscal year, on an accrual basis, is required to provide data on total sales and/or purchases for each type of service transaction in which they engaged and must disaggregate the totals by country and by relationship to the foreign transactor (foreign affiliate, foreign parent group, or unaffiliated).
- Any U.S. person (as outlined above) that had transactions in the covered services directly with foreign persons that were \$3 million or less (either sales or purchases) for its 2019 fiscal year, on an accrual basis, is required to provide data on total sales and/or purchases for each type of service transaction in which they engaged.

**NOTE:** Because these thresholds apply separately to sales and purchases, reporting requirements may apply only to sales, only to purchases, or to both. For more information on filing requirements, see the General Instructions on page 18.

### **Authority, Confidentiality, Penalties**

This survey is authorized by the International Investment and Trade in Services Survey Act (P.L. 94-472, 90 Stat. 2059, 22 U.S.C. 3101-3108, as amended), and by Section 5408 of the Omnibus Trade and Competitiveness Act of 1988 (P.L. 100-418, 15 U.S.C. 4908(b)). The filing of reports is mandatory, and the Act provides that your report to BEA is confidential. Persons who fail to report may be subject to penalties. See page 18 of the General Instructions for additional details.

### **Contact Information**

### Provide information of person to consult about this report:

		-		
10005	Name and Title		10007	Fax Number 0
	Telephone Number	Extension		E-mail Address
10006	•		10008	•

**NOTE:** BEA uses a Secure Messaging System to correspond with you via encrypted message to discuss questions relating to this form. We may use your e-mail address for survey-related announcements and to inform you about secure messages. When communicating with BEA by e-mail, please do not include any confidential business or personal information.

### Certification

The undersigned official certifies that this report has been prepared in accordance with the applicable instructions, is complete, and is substantially accurate including estimates that may have been provided.

	Signature of Authorized Official	Date	10011	Telephone Number	Extension
0009	Name	Title			

## Identification of U.S. Reporter

		s the U.S. Reporter's ese dates as the repor				
	000	,		Year		
		10010 1				
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2	What	was the status of the	IIS Penarter	during the re	porting period identified in	n question
2		1 —		_		
		1 —			ntinue filling out this form.	it this form for the perities of the reporting period your
						It this form for the portion of the reporting period your why your company did not exist for a part of the period.
					<ul> <li>In the comments section b rm according to instructions</li> </ul>	below, explain why your company was not in existence on page 1.
2	Wee th		ad mara than	50 moreont by	anathar II C antitu ar bus	since otherwise of any point during the repeting period
3	identif	ied in question				siness enterprise at any point during the reporting period r the definition of business enterprise.
	10015	<sup>1</sup> <b>1</b> No — Continue	ə filling out this	form.		
		<sup>1</sup> <b>2</b> Yes — Check	-			
		<sup>2</sup> <b>1</b>	$\mathbf{A}$ – Owned by	another U.S. r	person for part of the reporti	ng period — Enter the name, contact information, and
			address of the	e controlling U.S	S. person below and continu	e filling out this form, but only report transactions for
			the period dur section below.		company was NOT owned	by another U.S. person. Provide any comments in the
		<sup>2</sup> <b>2</b>	B – Owned by	/ another U.S. p	person for the entire reportin	ng period — Enter the name, contact information, and
				e controlling U.S he instructions		comments in the section below, and return this form
			according to th		on page 1.	
	10016	Name 0				Comments
	10017	Contact name		10018 Phone	number	- 1
		0		0		
	10019	Address — Number and s	treet			
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	10020	City	10		10022 Zip	
	10020	City	10		10022 Zip 0	
	10020	City	10		10022 <mark>Zip</mark>	
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4		City 0		0	0	o file U.S. income or payroll taxes?
4	What i	City o s the primary Employ		0	0	o file U.S. income or payroll taxes?
4	What i	City o s the primary Employ		0	0	o file U.S. income or payroll taxes?
4	<b>What i</b> 10013	City s the primary Employ	yer Identificati	o ion Number us	o <sup>°</sup> sed by the U.S. Reporter to	o file U.S. income or payroll taxes?
4	<b>What i</b> 10013	City s the primary Employ 1 <b>he U.S. Reporter hav</b>	yer Identificati re a Legal Enti	o ion Number us ity Identifier (L	sed by the U.S. Reporter to	o file U.S. income or payroll taxes?
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4	What i 10013 Does t 10023	City         City           s the primary Employ         1           1         1           he U.S. Reporter hav         1           1         Yes — If "Yes"           2	yer Identificati re a Legal Enti	o ion Number us ity Identifier (L	sed by the U.S. Reporter to	o file U.S. income or payroll taxes?
4	What i 10013 Does t 10023	City         s the primary Employ         1         he U.S. Reporter hav         1         Yes — If "Yes"         2	yer Identificati re a Legal Enti – enter the 20	ion Number us ity Identifier (L digit LEI of the	sed by the U.S. Reporter to	
4	What i 10013 Does t 10023	City         City           s the primary Employ         1           1         1           he U.S. Reporter hav         1           1         Yes — If "Yes"           2	yer Identificati re a Legal Enti – enter the 20	ion Number us ity Identifier (L digit LEI of the	sed by the U.S. Reporter to LEI?) U.S. Reporter.	

## Identification of U.S. Reporter - Continued

Using the summary of NAICS classifications on the next page, as well as the example below, enter the 4-digit code that best describes the primary sales activity of the consolidated domestic U.S. Reporter. After entering your response, continue to page 5.

**Consolidated domestic U.S. Reporter** means the fully consolidated domestic U.S. enterprise consisting of (i) the U.S. corporation whose voting securities are not owned more than 50 percent by another U.S. corporation, and, proceeding down each ownership chain from that U.S. corporation, (ii) any U.S. corporation whose voting securities are more than 50 percent owned by the U.S. corporation above it. The fully consolidated domestic U.S. enterprise excludes foreign branches and other foreign affiliates.

10012	1

### EXAMPLE FOR DETERMINING PRIMARY SALES ACTIVITY (NAICS CODE)

Report the NAICS code that best describes the primary sales activity of the consolidated domestic U.S. Reporter. For example, if 60 percent of the consolidated domestic U.S. Reporter's sales are generated by Affiliate A, a depository and credit intermediation firm (NAICS 5221), and 40 percent of the consolidated domestic U.S. Reporter's sales are generated by Affiliate B, a securities brokerage (NAICS 5231), then you should report your NAICS as 5221.





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8120 8130

Services

Radio and television broadcasting

Satellite telecommunications

Other telecommunications

Other information services

branches and agencies

Finance and Insurance

exchanges

5310 Real estate

5411 Legal services

related activities

Cable and other subscription programming

Wired and wireless telecommunications carriers

Data processing, hosting, and related services

Depository credit intermediation (Banking)

Non-depository credit intermediation, except

Activities related to credit intermediation

Nondepository branches and agencies

Other financial investment activities and

Funds, trusts, and other finance vehicles

Automotive equipment rental and leasing

Lessors of nonfinancial intangible assets,

Accounting, tax preparation, bookkeeping,

Management, scientific, and technical

Other professional, scientific, and

5512 Holding companies, except bank holding

**Administrative and Support, Waste** 

Office administrative services

Facilities support services

Business support services

Employment services

Other support services

**Educational Services** 

6110 Educational services

Hospitals

institutions

industries

7210 Accommodation

8110 Repair and maintenance

**Public Administration** 

9200 Public administration

**Other Services** 

Corporate, subsidiary, and regional

**Management, and Remediation Services** 

Investigation and security services

Services to buildings and dwellings

**Health Care and Social Assistance** 

Nursing and residential care facilities

Museums, historical sites, and similar

Amusement, gambling, and recreation

Personal and laundry services Religious, grantmaking, civic, professional,

FORM BE-180 (REV. 04/2020)

**Accommodation and Food Services** 

7220 Food services and drinking places

and similar organizations

Arts, Entertainment, and Recreation

6210 Ambulatory health care services

7110 Performing arts, spectator sports,

and related industries

6240 Social assistance services

Travel arrangement and reservation services

Waste management and remediation services

Architectural, engineering, and related services

Specialized design services Computer systems design and related services

Scientific research and development services

**Management of Companies and Enterprises** 

Advertising, public relations, and related services

Agencies, brokerages, and other insurance

Insurance carriers, except direct life insurance carriers

Securities and commodity contracts

intermediation and brokerage

Direct life insurance carriers

**Real Estate and Rental and Leasing** 

Other rental and leasing services

**Professional, Scientific, and Technical** 

except copyrighted works

and payroll services

consulting services

technical services

management offices

companies

### Agriculture, Forestry, Fishing, and Hunting

- 1110 Crop production
- 1120 Animal production and aquaculture
- 1130 1140
- Forestry and logging Fishing, hunting, and trapping Support activities for agriculture and forestry 1150

### Mining

#### 2111 Oil and gas extraction 2121 Coal

- 2123 Nonmetallic minerals
- 2124 Iron ores
- Gold and silver ores 2125
- Copper, nickel, lead, and zinc ores 2126
- 2127 Other metal ores
- Support activities for oil and gas operations 2132 Support activities for mining, except 2133 for oil and gas operations

#### Utilities

- 2211 Electric power generation.
- transmission, and distribution
- Natural gas distribution 2212
- 2213 Water, sewage, and other systems

#### Construction

- 2360 Construction of buildings 2370 Heavy and civil engineering construction
- 2380 Specialty trade contractors

#### Manufacturing

- Animal foods 3111
- 3112
- 3113
- Grain and oilseed milling Sugar and confectionery products Fruit and vegetable preserving and 3114
- specialty foods
- 3115 Dairy products 3116 Meat products
- 3117
- Seafood product preparation and packaging Bakery products and tortillas 3118
- 3119 Other food products
- 3121 Beverages
- 3122 Tobacco
- Textile mills 3130
- Textile product mills 3140
- 3150 Apparel
- Leather and allied products 3160
- 3210 Wood products
- 3221 Pulp, paper, and paperboard mills
- 3222 Converted paper products
- 3231 Printing and related support activities
- Integrated petroleum refining and extraction 3242
- 3243 Petroleum refining without extraction
- 3244 Asphalt and other petroleum and coal products
- 3251 Basic chemicals
- 3252 Resins, synthetic rubbers, and artificial
- and synthetic fibers and filaments Pesticides, fertilizers, and other
- 3253
- agricultural chemicals 3254 Pharmaceuticals and medicines
- 3255 Paints, coatings, and adhesives
- 3256 Soap, cleaning compounds, and
- toilet preparations
- Other chemical products and preparations 3259
- Plastics products 3261
- 3262 Rubber products
- Clay products and refractories 3271
- 3272 Glass and glass products
- 3273 Cement and concrete products
- 3274 Lime and gypsum products
- 3279 Other nonmetallic mineral products
- 3311 Iron and steel mills
- Steel products from purchased steel 3312 3313 Alumina and aluminum production
- and processing Nonferrous metal (except aluminum) 3314
- production and processing
- 3315 Foundries
- 3321 Forging and stamping
- Cutlery and handtools 3322
- 3323 Architectural and structural metals 3324 Boilers, tanks, and shipping containers
- 3325 Hardware
- 3326
- Spring and wire products Machine shop products, turned products, and 3327 screws, nuts, and bolts
- 3328 Coating, engraving, heat treating,
- and allied activities
- Other fabricated metal products 3329
- Agriculture, construction, and mining machinery 3331 3332 Industrial machinery

Page 4

Commercial and service industry machinery 3333

- 3334 Ventilation, heating, air-conditioning, and commercial refrigeration equipment
- 3335
- Metalworking machinery Engines, turbines, and power transmission equipment 3336
- Other general purpose machinery 3339
- 3341 Computer and peripheral equipment Communications equipment
- 3342 3343
- Audio and video equipment Semiconductors and other 3344
- electronic components Navigational, measuring, electromedical, 3345 and control instruments Manufacturing and reproducing magnetic and optical media
- 3346
- 3351
- Electric lighting equipment Household appliances 3352
- Electrical equipment 3353
- 3359 Other electrical equipment and components
- Motor vehicles 3361 Motor vehicle bodies and trailers
- 3362 3363 Motor vehicle parts
- Aerospace products and parts Railroad rolling stock Ship and boat building 3364
- 3365

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Information

**Retail Trade** 

- 3366
- Other transportation equipment Furniture and related products 3369 3370

parts and supplies

Medical equipment and supplies

Motor vehicles and motor vehicle

Furniture and home furnishing

equipment and supplies

Lumber and other construction materials Professional and commercial

Household appliances, and electrical and electronic goods

Metal and mineral (except petroleum)

Hardware, and plumbing and heating

equipment and supplies Machinery, equipment, and supplies

Wholesale Trade, Non-Durable Goods

Apparel, piece goods, and notions

Petroleum and petroleum products

Miscellaneous nondurable goods

Wholesale Trade, Electronic Markets

Wholesale electronic markets and

Motor vehicle and parts dealers

Furniture and home furnishings

Clothing and clothing accessories

Miscellaneous store retailers

**Transportation and Warehousing** 

Petroleum tanker operations

Other water transportation

Petroleum storage for hire

Software publishers

Building material and garden equipment

Sporting goods, hobby, book, and music General merchandise

Transit and ground passenger transportation

Pipeline transportation of crude oil, refined petroleum products, and natural gas Other pipeline transportation

Scenic and sightseeing transportation

Support activities for transportation Couriers and messengers

Other warehousing and storage

Newspaper, periodical, book, and directory publishers

Motion picture and video industries

Sound recording industries

Electronics and appliance

Health and personal care

and supplies dealers

Food and beverage

Gasoline stations

Non-store retailers

Air transportation

Rail transportation

Truck transportation

Beer, wine, and distilled alcoholic beverage

Miscellaneous durable goods

Paper and paper product Drugs and druggists' sundries

Grocery and related product

Farm product raw material Chemical and allied products

and Agents And Brokers

agents and brokers

Wholesale Trade, Durable Goods

Other miscellaneous manufacturing

## **Determination of Reporting Status**

### **Determining Reportable and Non-Reportable Transactions**

The scope of this survey is limited to transactions in financial services between the consolidated domestic U.S. Reporter and foreign persons\*. A full list of the types of services covered is located in **Table 1** beginning on the next page. Additional information, including FAQ's, blank forms, and more, can be found at: www.bea.gov/be180.

\* Person, when used throughout this survey, means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a state or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government sponsored agency).

**REPORT** transactions between the U.S. Reporter and all foreign persons, regardless of the relationship between the U.S. Reporter and the foreign persons. See page 19 for more information on reporting relationships.

**DO NOT REPORT** transactions between the U.S. Reporter's foreign affiliates or foreign parent group and other foreign persons.

### DO REPORT:

- Transactions between your consolidated domestic U.S. operations and all foreign persons, regardless of affiliation, including inter-company transactions that you may not consider transactions under global consolidation.
- ✓ Services performed on a cross-border basis, wherein the service is performed remotely by internet, e-mail, telephone, postal service, etc.
- Services performed in person, wherein the service is performed for, or by, an individual temporarily traveling abroad.
- ✓ Sales and purchases of financial services transactions.

### DO NOT REPORT:

- X Transactions between the U.S. Reporter's foreign affiliates and other foreign persons.
- **X** Transactions between other U.S. persons and foreign affiliates of the U.S. Reporter.
- X Transactions between the U.S. Reporter's domestic operations and other U.S. persons.
- X The sale or purchase of goods.
- X Income on financial instruments (including interest, dividends, capital gains, etc.).
- X Insurance premiums and losses, and commissions on insurance.
- Real estate brokerage fees (real estate services), business brokerage fees (business services), and commodity or merchandise brokerage fees (wholesale or retail trade services).

See Part VII. on page 23 of the General Instructions for a complete list of types of financial transactions not to be reported. More information about the scope and purpose of this survey can be found in the General Instructions beginning on page 18.



Continue to the next page

## Part II – Determination of Reporting Status

**REPORTING INSTRUCTIONS** – **Table 1** (below) lists the types of reportable financial services transactions covered by this survey. For each type listed, enter the U.S. Reporter's total transactions with foreign persons during the reporting period identified in question **1** of the survey. Enter the U.S. Reporter's total sales to foreign persons in column 3, and the U.S. Reporter's total purchases from foreign persons in column 4.

**NOTE:** Definitions of the types of financial services transactions covered in **Table 1** can be found in Part VI. of the General Instructions beginning on page 21. After completing **Table 1**, continue to the next page.

Round amounts of less than \$500.00 to 0. Do not enter amounts in the shaded portions of each item.	<b>IMPORTANT</b> – Report amounts in thousands of U.S. dollars (omitting 000).	Bil.	Mil.	Thous.	Dols.
		1		005	
EXAMPLE: If amount is \$1,334,891.00, report as	EXAMPLE: If amount is \$1,334,891.00, report as	\$	1	335	000

### Table 1 U.S. Reporter's Transactions with Foreign Persons

Service code (1)	Type of service (2)	-	otal sales t reign cour (3)			purchases reign cou (4)	
(1)	(~)	\$ M	I. Thous.	Dols.	\$ Mil.	Thous.	Dols.
1	Brokerage services related to equity transactions	1		000	2		000
2	Other brokerage services	1		000	2		000
3	Underwriting and private placement services related to equity transactions	1		000	2		000
4	Underwriting and private placement services related to debt transactions 22104	1		000	2		000
5	Financial management services	1		000	2		000
6	Credit-related services, except credit card services 22106	1		000	2		000
7	Credit card services 22107	1		000	2		000
8	Financial advisory and custody services 22108	1		000	2		000
9	Securities lending services	1		000	2		000
10	Electronic funds transfer services 22110	1		000	2		000
11	Other financial services* 22111	1		000	2		000

\*Other financial services include asset pricing services, security exchange listing fees, demand deposit fees, securities rating services, check processing fees, mutual fund exit fees, load charges, 12b-1 service fees, hedge fund exit fees, security redemption or transfer service fees, ATM network service fees, securities or futures clearing and settling service fees, and brokerage services not already covered under service code 1 or service code 2, such as arranging joint ventures. Please see list of exclusions in Part VII. on page 23 of the General Instructions.



		Part II – Determination of Reporting Status – Continued				
7	Enter the to	tal sales to foreign persons (sum of column 3 in <b>Table 1</b> ) here> 22112	Bil.	Mil.	Thous.	Dols.
		ort total sales to foreign persons greater than \$3 million in Table 1 on page 6?				
	<sup>22114</sup> <sup>1</sup> <b>1</b>	Yes – For each of the service types with sales greater than \$5 minion in Table 1 on page 0: additional details on the country and affiliation to the foreign transactor(s) on Schedule A. Com for each applicable service code. Additionally, you must also complete Schedule C on page 16.	nplete a se	parate S	Schedule	stion.
	<sup>1</sup> 2	<b>No</b> – If your total sales to foreign persons were \$3 million or less during the reporting period, you a to report additional details on the country and affiliation with the transactor(s) on <b>Schedule A</b> , a <b>Continue to the next question</b> .				
8	Enter the to	tal purchases from foreign persons (sum of column 4 in Table 1) here> 22113	Bil. 1 \$	Mil.	Thous.	Dols.
		ort total purchases from foreign persons greater than \$3 million in Table 1 on page 6?				
	<sup>22115</sup> <sup>1</sup> <b>1</b>	<ul> <li>Yes – For each of the service types with purchases greater than \$500.00 during the reporting period additional details on the country and affiliation to the foreign transactor(s) on Schedule B. Comfor each applicable service code. Additionally, you must also complete Schedule D on page 17.</li> <li>No – If your total purchases from foreign persons were \$3 million or less during the reporting period required to report additional details on the country and affiliation with the transactor(s) on Schedule D.</li> </ul>	nplete a se 2. <b>Continue</b> od, you are	parate S e to the e reques	Schedule <b>next pag</b> ted, but n	e.
com If you rema	pleting Scheo u answered " ainder of surv u answered "	Yes" to either question 7 or question 8, continue with the remainder of the survey, and a lules A–D, as required. No" to both question 7 and 8, but wish to provide additional information on a voluntary ey, and answer questions 9–17 before completing Schedules A–D, as requested. No" to both question 7 and 8, and do not wish to provide additional information on a vo scording to the instructions on page 1.	basis, co	ntinue	with the	

## For Reporters of Sales of Financial Management Services

9 Will you be reporting sales of financial management services (service code 5) on Schedule A ?

<sup>22116</sup> 1 No – Skip to question 12 on the next page.

<sup>1</sup> 2 Yes – Distribute your total sales to foreign persons for financial management services by the types of accounts below.

Management of: (Complete all that apply)	\$	Bil.	Mil.	Thous.	Dols.
	1				000
Mutual funds 22117	4				000
Pension funds	1				000
	1				
Exchange-traded funds 22119					000
	1				
Private equity funds					000
	1				
Corporate portfolio					000
	1				
Individual portfolio					000
	1				
Hedge funds					000
	1				
Trusts					000
22125 0	1				
Other (specify) –22125					000

10 Do the amounts reported in question 9 include any receipts for performance or incentive fees?

- <sup>22126</sup> <sup>1</sup> **1 Yes** Continue to the next question.
  - <sup>1</sup> **2** No Skip to question **12** on the next page.
- In the table below, enter your company's receipts from foreign persons for performance fees based on when they were recorded in the U.S. Reporter's accounts in FY 2019.

Fiscal Quarter	\$	Bil.	Mil.	Thous.	Dols.
	1				
First Quarter					000
	1				
Second Quarter 22128					000
	1				
Third Quarter					000
	1				
Fourth Quarter					000
	1				
<b>Total</b>					000

Continue to the next page

## For Reporters of Purchases of Financial Management Services

12 Will you be reporting purchases of financial management services (service code 5) on Schedule B ?

 $^{22132}$  <sup>1</sup> **1 No** – *Skip to question* **15** *on the next page.* 

2 Yes – Distribute your total purchases from foreign persons for financial management services by the types of accounts below.

Management of: (Complete all that apply)	\$	Bil.	Mil.	Thous.	Dols.
	1				000
Mutual funds	4				000
Pension funds	1				000
	1				000
Exchange-traded funds					000
	1				
Private equity funds					000
	1				
Corporate portfolio					000
	1				
Individual portfolio					000
	1				
Hedge funds 22139					000
	1				
Trusts					000
22141 0	1				
Other (specify) –22141					000

13 Do the amounts reported in question 12 include any payments for performance or incentive fees?

- <sup>22142</sup> <sup>1</sup> **1 Yes** Continue to the next question.
  - <sup>1</sup> **2 No** Skip to question **15** on the next page.
- 14 In the table below, enter your company's payments to foreign persons for performance fees based on when they were recorded in the U.S. Reporter's accounts in FY 2019.

Fiscal Quarter	\$	Bil.	Mil.	Thous.	Dols.
	1				
First Quarter					000
	1				
Second Quarter					000
	1				
Third Quarter					000
	1				
Fourth Quarter					000
	1				
<b>Total</b>					000



## Cryptocurrency-related Transactions with Foreign Persons

- 15 During the fiscal year that ended in 2019, did the U.S. reporter have any transactions (sales or purchases), in any of the covered services categories, that were related to cryptocurrency activity(ies)?
  22148 1
  1 Yes
  - 1 Yes 1 2 No

Continue with the survey and complete Schedules A – D as required, beginning on the next page.

## Understanding Reporting Relationships (For use on **Schedules A** and **B**)

Transactions accrued during the reporting period should be reported by the country of the foreign transactor, and by the foreign transactor's relationship to the **U.S. Reporter**. The relationship between the **U.S. Reporter** and the foreign transactor falls into one of three categories:

**Foreign Affiliates** – A foreign affiliate is defined as an entity domiciled in a foreign country that is owned at least 10 percent (based on voting interest), directly or indirectly, by the U.S. Reporter.

**Foreign Parents and Foreign Affiliates of Foreign Parents (aka the "foreign parent group")** – Foreign Parents and Foreign Affiliates of Foreign Parents (aka the "foreign parent group") means all of the following:

- (i) the foreign parent, which is the first entity outside the United States in a foreign chain of ownership, that owns at least 10 percent (based on voting interest), directly or indirectly, of the consolidated domestic U.S. business enterprise,
- (ii) any foreign entity proceeding up the foreign parent's ownership chain, that owns more than 50 percent of the entity below it up to and including the entity that is not owned more than 50 percent by another foreign entity,

(iii) any foreign entity, proceeding down the ownership chain(s) of each of these members, that is owned more than 50 percent by the entity above it.

**Unaffiliated Foreign Persons** – An unaffiliated foreign person is an entity domiciled abroad that is not owned, or is owned less than 10 percent, directly or indirectly, by the U.S. Reporter or the U.S. Reporter's foreign parent.

The diagram below illustrates each of these relationships with regards to the U.S. Reporter. Additional reporting instructions are provided prior to each Schedule on pages 12 and 14.



Continue to Schedules A and B as required, based on your responses to questions 7 and 8 on page 7.

### **REPORTING INSTRUCTIONS – Schedule A**

Complete a separate Schedule A for each service type with sales greater than \$500.00, as indicated in Table 1 on page 6. If you are reporting sales of more than one service type, or need to report additional country detail, please use the overflow sheets provided (page 25–27 of the survey) or download additional overflow sheets at www.bea.gov/be180. (eFile users – select "Add overflow" from the Report Homepage.)

Sales accrued during the reporting period should be reported by service type and according to the U.S. Reporter's affiliation with the purchaser. ONLY report transactions between the U.S. Reporter's domestic operations and foreign persons. DO NOT report sales between the U.S. Reporter's foreign affiliates and foreign persons, between the U.S. Reporter's domestic operations and other U.S. persons, or sales between other U.S. persons and the U.S. Reporter's foreign affiliates.

 Table 1
 on page 6 identifies the types of services that are reportable on Schedule A and corresponding numerical service codes (from column 1 of the Table). Columns 3, 4, and 5 on Schedule A correspond to the U.S. Reporter's affiliation with the foreign purchaser.

### **How to Report:**

- 1. For each service type that is reportable, enter or select the associated service code from the dropdown box at the top of Schedule A.
- 2. Enter or select the country(ies) with which you had sales of this service type in the left most column of Schedule A (SALES TO Specify country).
- **3.** For each country, enter the total value of the sale(s) you had of this service type **during the reporting period** in the column that corresponds to the purchaser's relationship with the U.S. Reporter (see page 11 for more information on reporting relationships):

Report in column	Relationship with consolidated domestic U.S. Reporter
3	Transactions between the U.S. Reporter and a foreign affiliate
4	Transactions between the U.S. Reporter and its foreign parent group
5	Transactions between the U.S. Reporter and unaffiliated foreign persons

### **Example:**

Your company sold credit card services to persons in Australia. Sales of \$325,000.00 were to a foreign affiliate of the U.S. Reporter, and sales of \$2,240,000.00 were to an unaffiliated foreign person.

First enter or select service code 7, credit card services, from the dropdown box at the top of Schedule A;

				REPORT IN	REPORT IN THOUSANDS OF U.S. DOLLARS (e.g., report \$1,334,891.00 as 1,335).					
		BEA	USE		Service Code					
SALESTO		ON			7. Credit card services					
(Specify country)			Foreign a (3		filiate 1. Brokerage services related to equity transact 2. Other brokerage services (5)					
		(1)	(2)		See 3. Underwriting and private placement services ships					
	A1000	1.	2	3	4. Underwriting and private placement services 5. Financial management services					
1Select Country	• 002	1	2	3	0. Oredit related services, except credit card ser					
2Select Country	. 003	1	2	3	7. Credit card services 00					
3Select Country	• 004	r.	2	a	9. Securities lending services					

Enter or select "Australia" from the dropdown box in the first column of row 1. Enter "325" in the column marked Foreign affiliates and "2,240" in the column marked Unaffiliated foreign persons.

**IMPORTANT** – Report amounts in thousands of U.S. dollars (omitting 000). Round amounts of less than \$500.00 to 0. Do not enter amounts in the shaded portions of each item.

SALESTO			BEA USE ONLY		REPORT IN THOUSANDS OF U.S. DOLLARS (e.g., report \$1,334,891.00 as 1,335). Service Code 7. Credit card services						
(Specify country)					Foreign affiliates (3)		Foreign parent group (4)	Unaffil	iated foreign persons (5)		
		(1)	(2)		See page 11	1 for more information about reportin		g relationsl	hips		
A		t	2	3	6	4		5			
1. Australia	• 002	1 601	2 5	3	325 000	4	000	5	2,240 000		
2Select Country	003	1.	2	з	000	4	000	5	000		
3Select Country	3 004	1	2	3	000	4	000	5	000		

## SCHEDULE A – U.S. Reporter's Sales of Financial Services to Foreign Persons

Complete a separate Schedule A for each service type with sales greater than \$500.00 during the reporting period. If you are reporting sales of more than one service type, or need to report additional country detail, please use the overflow sheets provided (pages 25–27 of the survey) or download additional overflow sheets at www.bea.gov/be180. (eFile users – select "Add overflow" from the Report Homepage.)

				REPORT IN THOUSAND	S OF U.S. DOLLARS (e.g., repo	rt \$1,334,891.00 as 1,335).						
		BEAU			Service Code							
	SALES TO (Specify country)	ONI	LY									
	(Specity country)			Foreign affiliates (3)	Foreign parent group (4)	Unaffiliated foreign persons (5)						
		(1)	(2)		See page 11 for more information about reporting relationships							
	A1000	1	2	3	4	5						
1.	002	1	2	<sup>3</sup> 000	4 000	5 000						
2.	003	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
3.	004	1	2	<sup>3</sup> 000	4 000	5 000						
4.	005	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
5.	006	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
6.	007	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
7.	008	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
8.	009	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
9.	010	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
10.	011	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
11.	012	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
12.	013	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
13.	014	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
14.	015	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
15.	016	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
16.	017	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
17.	018	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
18.	019	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
19.	020	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
20.	021	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
21.	022	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
22.	023	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
23.	024	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
24.	025	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
25.	026	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
26.	027		2	0000	4 000							
27.	028	1	2	<sup>3</sup> 000	4 000							
28.	029	1	2	<sup>3</sup> 000	4 000							
29.	030	1	2	000	4 000							
30.	031	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
31.	032		2	<sup>3</sup> 000	4 000							
32.	033		2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						
33.	Total all countries this page 001	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000						

34. If you reported sales of service code 11, Other financial services, specify the major type of financial service:

034 0

### **REPORTING INSTRUCTIONS – Schedule B**

Complete a separate Schedule B for each service type with purchases greater than \$500.00, as indicated in Table 1 on page 6. If you are reporting purchases of more than one service type, or need to report additional country detail, please use the overflow sheets provided (pages 25–27 of the survey) or download additional overflow sheets at www.bea.gov/be180. (eFile users – select "Add overflow" from the Report Homepage.)

Purchases accrued during the reporting period should be reported by service type and according to the U.S. Reporter's affiliation with the seller. ONLY report transactions between the U.S. Reporter's domestic operations and foreign persons. DO NOT report transactions between the U.S. Reporter's foreign affiliates and foreign persons, or between the U.S. Reporter's domestic operations and other U.S. persons, or transactions between other U.S. persons and the U.S. Reporter's foreign affiliates.

 Table 1
 on page 6 identifies the types of services that are reportable on Schedule B and corresponding numerical service codes (from column 1 of the Table). Columns 3, 4, and 5 on Schedule B correspond to the U.S. Reporter's affiliation with the foreign seller.

### **How to Report:**

- 1. For each service type that is reportable, enter or select the associated service code from the dropdown box at the top of Schedule B.
- 2. Enter or select the country(ies) with which you had purchases of this service type in the left most column of Schedule B (PURCHASES FROM Specify country).
- 3. For each country, enter the total value of the purchase(s) you had of this service type **during the reporting period** in the column that corresponds to the seller's relationship with the U.S. Reporter (see page 11 for more information about reporting relationships):

Report in column	Relationship with consolidated domestic U.S. Reporter
3	Transactions between the U.S. Reporter and a foreign affiliate
4	Transactions between the U.S. Reporter and its foreign parent group
5	Transactions between the U.S. Reporter and unaffiliated foreign persons

### **Example:**

Your company purchased \$4,500,000.00 in securities and lending services from its foreign parent group in Canada. First enter or select service code 9, securities lending services, from the dropdown box at the top of **Schedule B**;

					REPORT IN THOU	JSANDS OF U.S. DOLLARS (e.g., report \$1,334,	891.00 as 1,335).
	PURCHASES FROM		BEA USE ONLY			Service Code 9. Securities lending services	1
(Specify country)						Select Service Code	ated foreign persons (5)
		(1) (2)			See	3. Underwriting and private placement services	ips
	B1000	1	2	3		<ol> <li>Underwriting and private placement services</li> <li>Financial management services</li> </ol>	
1Select Country	• 002	1	2			6. Credit-related services, except credit card se	000
2Select Country	• 003	1	2			7. Credit card services	000
3Select Country	004	1	2			9. Securities lending services	000

Enter or select "Canada" from the dropdown box in the first column of row 1. Enter "4,500" in the column marked Foreign parent group.

**IMPORTANT** – Report amounts in thousands of U.S. dollars (omitting 000). Round amounts of less than \$500.00 to 0. Do not enter amounts in the shaded portions of each item.

PURCHASES FROM (Specify country)		BEA USE ONLY	REPORT IN THOUSANDS OF U.S. DOLLARS (e.g., report \$1,334,891.00 as 1,335). Service Code 9. Securities lending services					
			Foreign affiliates (3)	Foreign parent group (4)	Unaffiliated foreign persons (5)			
			See page 11 for n	nore information about reporting	relationships			
1. Canada	• 002	<sup>1</sup> 100 <sup>2</sup> 0	<sup>3</sup> 000 <sup>4</sup>	4,500 000	5 000			
2Select Country	<u>•</u> 003	1 2	<sup>3</sup> 000 <sup>4</sup>	000	5 000			
3Select Country	• 004	1 2	<sup>3</sup> 000 <sup>4</sup>	000	5 000			

## SCHEDULE B – U.S. Reporter's Purchases of Financial Services from Foreign Persons

Complete a separate **Schedule B** for each service type with purchases greater than \$500.00 during the reporting period. If you are reporting purchases of more than one service type, or need to report additional country detail, please use the overflow sheets provided (pages 25–27 of the survey) or download additional overflow sheets at www.bea.gov/be180. (eFile users – select "Add overflow" from the Report Homepage.)

				REPORT IN THOUSANDS	S OF U.S. DOLLARS (e.g., repo	rt \$1,334,891.00 as 1,335).					
		BEA			Service Code						
	PURCHASES FROM	ON	LY								
	(Specify country)			Foreign affiliates (3)	Foreign parent group (4)	Unaffiliated foreign persons (5)					
		(1)	(2)	See page 11 f	See page 11 for more information about reporting relationships						
	B1000	1	2	3	4	5					
1.	002	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
2.	003	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
3.	004	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
4.	005	1	2	<sup>3</sup> 000	4 000	5 000					
5.	006	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
6.	007	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
7.	008	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
8.	009	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
9.	010	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
10.	011	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
11.	012	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
12.	013	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
13.	014	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
14.	015	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
15.	016	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
16.	017	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
17.	018	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
18.	019	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
19.	020	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
20.	021	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
21.	022	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
22.	023	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
23.	024	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
24.	025	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
25.	026	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					
26.	027	1	2	<sup>3</sup> 000	4 000						
27.	028	1	2	<sup>3</sup> 000	4 000						
28.	029	1	2	000	4 000						
29.	030	1	2	<sup>3</sup> 000							
30.	031	1	2	000	4 000						
31.	032	1	2	000	4 000						
32.	033		2	<sup>3</sup> 000							
33.	Total all countries this page 001	1	2	<sup>3</sup> 000	4 000	<sup>5</sup> 000					

34. If you reported purchases of service code 11, Other financial services, specify the major type of financial service:

034 0

## SCHEDULE C – Percentage of Services Performed Remotely for Foreign Persons

If you reported sales transactions on **Schedule A**, please provide an estimate of the percentage of those services that were performed remotely from the U.S. Reporter's domestic offices via computer, e-mail, telephone, etc. for the purchaser located abroad. The information provided in this section may be estimated based on recall or a general understanding of the U.S. Reporter's business operations. FAQ's, blank forms, and more, can be found at www.bea.gov/be180.



### Percentage of Services Performed Remotely by the U.S. Reporter's Domestic Offices for Foreign Persons via Internet, E-mail, Text, Telephone, or Other Means

Exclude the portion of services performed on-site in the country of the purchaser, or services performed for a foreign customer temporarily located in the United States.

Ser-		Did you report this service on	Fo	or each "Y	res" resp perc ((	The information provided is based on (Check one)					
vice code	Type of service	Schedule A ? (Check "Yes or No")	0%	1– 24%	25– 49%	50– 74%	75– 89%	90– 99%	100%	Accounting records	Recall/ general knowledge of operations
1	Brokerage services 31001 (equity)	1 1 Yes 2 No	2 1	2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
2	Other Brokerage 31002 services	1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
3	Underwriting/private 31003 placement (equity)	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
4	Underwriting/private 3100- placement (debt)	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
5	Financial 31005 Management	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
6	Credit-related 31000 (except credit card)	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
7	Credit card services 31007	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
8	Financial advisory/ 31008 custody	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
9	Securities lending 31005	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
10	Electronic funds 31010 transfer	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
11	Other financial 31011 services	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2

# If you checked less than 100% for any of the services listed above, how were the remainder of those services generally performed by the U.S. Reporter?

1 🔲 A. The U.S. Reporter's employees traveled outside the United States to perform its services on-site for the foreign purchaser.

2 \_\_\_\_ B. The foreign purchaser traveled to the United States where the U.S. Reporter performed its services at their domestic offices.

**3** C. About the same for both A and B.

## SCHEDULE D – Percentage of Services Performed Remotely for the U.S. Reporter

If you reported purchases transactions on **Schedule B**, please provide an estimate of the percentage of those services that were performed remotely from the seller's foreign offices via computer, e-mail, telephone, etc. for your U.S. domestic operations. The information provided in this section may be estimated based on recall or a general understanding of the U.S. Reporter's business operations. FAQ's, blank forms, and more, can be found at www.bea.gov/be180.



### Percentage of Services Performed Remotely by the Foreign Seller via Internet, E-mail, Text, Telephone, or Other Means

Exclude the portion of each service type performed on-site in the country of the seller, or services performed by a foreign seller temporarily located in the United States.

Ser-		Did you report this service on	Fo	r each "`	/es" resp perc ((	The information provided is based on (Check one)					
vice code	Type of service	Schedule B ? (Check "Yes or No")	0%	1– 24%	25– 49%	50– 74%	75– 89%	90– 99%	100%	Accounting Records	Recall/ general knowledge of operations
1	Brokerage services 41001	1	2	2	2	2	2	2	2	3	3
	(equity)	1 Yes 2 No	1	2	3	4	5	6	7	1	2
2	Other Brokerage 41002	1	2	2	2	2	2	2	2	3	3
	services	1 Yes 2 No	1	2	3	4	5	6	7	1	2
3	Underwriting/private 41003	1	2	2	2	2	2	2	2	3	3
	placement (equity)	1 Yes 2 No	1	2	3	4	5	6	7	1	2
4	Underwriting/private 41004	1	2	2	2	2	2	2	2	3	3
	placement (debt)	1 Yes 2 No	1	2	3	4	5	6	7	1	2
5	Financial 41005	1	2	2	2	2	2	2	2	3	3
	Management	1 Yes 2 No	1	2	3	4	5	6	7	1	2
6	Credit-related 41006	1	2	2	2	2	2	2	2	3	3
	(except credit card)	1 Yes 2 No	1	2	3	4	5	6	7	1	2
7	Credit card services 41007	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
8	Financial advisory/ 41008	1	2	2	2	2	2	2	2	3	3
	custody	1 Yes 2 No	1	2	3	4	5	6	7	1	2
9	Securities lending 41009	1 1 Yes 2 No	2 1	2 2	2 3	2 4	2 5	2 6	2 7	3 1	3 2
10	Electronic funds 41010	1	2	2	2	2	2	2	2	3	3
	transfer	1 Yes 2 No	1	2	3	4	5	6	7	1	2
11	Other financial 41011	1	2	2	2	2	2	2	2	3	3
	services	1 Yes 2 No	1	2	3	4	5	6	7	1	2

# If you checked less than 100% for any of the services listed above, how were the remainder of those services generally performed by the foreign person(s)?

1 A. The foreign persons' employees traveled to the United States to perform its services domestically for the U.S. Reporter.

2 B. The U.S. Reporter traveled outside the United States where the foreign person(s) performed its services at their foreign offices.

**3** C. About the same for both A and B.

41012

## **GENERAL INSTRUCTIONS**

The respondent burden for this collection of information would vary from one respondent to another, but is estimated to average 11 hours for respondents that file mandatory or voluntary data by country and affiliation for relevant transaction types on the mandatory schedules; 2 hours for respondents that file mandatory data by transaction type but not by country or affiliation; and 1 hour for those filing exemption claims. This burden includes time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, 4600 Silver Hill Rd., Washington, DC 20233; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0062, Washington, DC 20503.

**Purpose** – Reports on this form are required to obtain reliable and up-todate information on financial services transactions between U.S. financial services providers and foreign persons. The data will be used in compiling the U.S. international transactions accounts and national income and product accounts. The information will also be used to formulate U.S. policy, on such international transactions, and to analyze the impact of that policy and the policies of foreign countries.

Authority – This survey is being conducted under the authority of the International Investment and Trade in Services Survey Act (P.L. 94-472, 90 Stat. 2059, 22 U.S.C. 3101-3108, as amended—hereinafter "the Act"), and by Section 5408 of the Omnibus Trade and Competitiveness Act of 1988 (P.L. 100-418, 15 U.S.C. 4908(b)). Regulations for the survey may be found in 15 CFR Part 801. The survey has been approved by the Office of Management and Budget (OMB) under the Paperwork Reduction Act (44 U.S.C. 3501, et seq).

**Penalties** – Whoever fails to report shall be subject to a civil penalty and to injunctive relief commanding such person to comply, or both. Whoever willfully fails to report shall be fined and, if an individual, may be imprisoned for not more than one year, or both. Any officer, director, employee, or agent of any corporation who knowingly participates in such violations, upon conviction, may be punished by a like fine, imprisonment or both (22 U.S.C. 3105). The civil penalties are subject to inflationary adjustments. Those adjustments are found in 15 C.F.R. 6.3. Notwithstanding the above, a person is not subject to any penalty for failure to report if a valid OMB control number is not displayed on the form. The control number for Form BE-180 (0608-0065) is displayed at the top of the first page of this form.

**Confidentiality** – The Act provides that your report to this Bureau is **confidential** and may be used only for analytical and statistical purposes. Without your prior written permission, the information filed in your report **cannot** be presented in a manner that allows it to be individually identified. Your report **cannot** be used for purposes of taxation, investigation, or regulation. Copies retained in your files are immune from legal process. Per the Cybersecurity Enhancement Act of 2015, your data are protected from Cybersecurity risks through security monitoring of the BEA information systems.

### I. WHO IS TO REPORT AND GENERAL COVERAGE

- A. Who must report The publication in the Federal Register of the final rule implementing this survey is considered legal notice to U.S. persons of their obligation to report. Therefore, a response is required from persons subject to the reporting requirements of the survey, whether or not they are contacted by BEA.
- 1. Mandatory and voluntary reporting
  - a. Mandatory reporting A BE-180 report is required of each U.S. person that is a financial services provider or intermediary, or whose consolidated U.S. enterprise includes a separately organized subsidiary, or part, that is a financial services provider or intermediary, and had financial services transactions with foreign persons in the categories covered by the survey during its 2019 fiscal year. Each person that:
    - (1) had combined sales to, or purchases from, foreign persons that exceeded \$3 million in the financial services categories covered by the survey during its 2019 fiscal year, on an accrual basis, is required to provide data on total sales and/or purchases of each of the covered types of services and must disaggregate the totals by country and by relationship to the foreign counterparty (foreign affiliate, foreign parent group, or unaffiliated), OR
    - (2) had combined sales to, or purchases from, foreign persons that were \$3 million or less in the financial services categories covered by the survey during its 2019 fiscal year, on an accrual basis, is required to provide the total for each type of transaction in which they engaged.

The \$3 million thresholds for mandatory reporting are based on covered transactions for financial services with foreign persons by all parts of the consolidated domestic U.S. Reporter that are financial services providers or intermediaries. Because these thresholds apply separately to sales and purchases, the mandatory reporting requirements may apply only to sales, only to purchases, or to both.

The determination of whether a U.S. Reporter is subject to this reporting requirement may be based on the judgment of knowledgeable persons in a company who can identify reportable transactions, on a recall basis, with a reasonable degree of certainty, without conducting a detailed records search.

Provide responses to all questions as they pertain to the consolidated domestic U.S. Reporter's fiscal year ending in 2019. In the "Determination of Reporting Status" section, in **Table 1** on page 6, enter the total sales and purchases between the U.S. Reporter and foreign persons during the reporting period for each transaction type listed. Report amounts in thousands of U.S. dollars (omitting 000). For example, if the amount is \$1,334,515.00, report it as \$1,335.

If the U.S. Reporter's combined total sales to, or purchases from, foreign persons exceeded \$3 million the U.S. Reporter MUST provide additional country/affiliation detail on Schedules A and/or B as indicated in questions 7 and 8 on page 7, and must also complete Schedules C and/or D.

Enter the total transaction amounts, applicable to a particular schedule, in the appropriate column(s) on line 33 of the Schedule A and B. Distribute amounts to the foreign country(ies) involved in the transaction(s) on lines above the total line on each applicable schedule. Use the available overflow sheets to report additional countries and transaction types as necessary. (eFile users – select "Add overflow" from the Report Homepage.)

### b. Voluntary reporting

If, during the U.S. Reporter's fiscal year ending in 2019, either combined sales or combined purchases of financial services were \$3 million or less, on an accrual basis, the U.S. Reporter may, in addition to providing the required total for each type of transaction on page 6, voluntarily report transactions at a country and affiliation level of detail on the applicable mandatory schedule(s). The estimates may be judgmental, that is, based on recall, without conducting a detailed records search.

- c. Exemption Any U.S. person that receives a BE-180 survey notification letter from BEA, but is not subject to the reporting requirements, must file an exemption claim by completing the "Determination of Reporting Status" section (pages 1 through 7 of the survey) and returning it to BEA by the due date of the survey. This requirement is necessary to ensure compliance with reporting requirements and efficient administration of the Act by eliminating unnecessary follow-up contact.
- Consolidation A U.S. enterprise should file a single Form BE-180 covering combined (total) financial services transactions of all its domestic subsidiaries, and parts, that are financial services providers.

If the U.S. Reporter is a corporation, please complete Form BE-180 to cover reportable transactions for the fully consolidated U.S. domestic enterprise consisting of (i) the U.S. corporation whose voting securities are not owned more than 50 percent by another U.S. corporation, and, proceeding down each ownership chain from that U.S. corporation, (ii) any U.S. corporation whose voting securities are more than 50-percent owned by the U.S. corporation above it. The fully consolidated U.S. domestic enterprise excludes foreign branches and other foreign affiliates owned by your company.

### 3. Consolidating unincorporated enterprises

Consolidate into your BE-180 report the transactions of unincorporated enterprises in which your company has voting control. Please see the following items on determining the voting interest in typical unincorporated enterprises.

Partnerships – Most partnerships are either general partnerships or limited partnerships. Consolidation of partnerships and inclusion of their financial services transactions (sales and purchases) on the BE-180 survey is based on voting control.

### (1) General partnerships

Determination of voting interest – The determination of the percentage of voting interest of a general partner is based on who controls the partnership. The percentage of voting interest is not based on the percentage of ownership in the partnership's equity.

The general partners are presumed to control a general partnership. Unless a clause to the contrary is contained in the partnership agreement, a general partnership is presumed to be controlled equally by each of the general partners.

Managing partners – If one general partner is designated as the managing partner, responsible for the day-to-day operations of the partnership, this does not necessarily transfer control of the partnership to the managing partner. If the managing partner must obtain approval for annual operating budgets and for decisions relating to significant management issues from the other general partners, then the managing partner does not have a 100 percent voting interest in the partnership.

### (2) Limited partnerships

Determination of voting interest – The determination of the percentage of voting interest in a limited partnership is based on who controls the partnership. The percentage of voting interest is not based on the percentage of ownership in the partnership's equity. In most cases, the general partner is presumed to control a limited partnership, and therefore, have a 100 percent voting interest in the limited partnership. If there is more than one general partner, the partnership is presumed to be controlled equally by each of the general partners, unless a clause to the contrary is contained in the partnership agreement. Therefore, unless a clause to the contrary is contained in the partnership agreement, limited partners are presumed to have zero voting interest in a limited partnership.

Managing partners – See discussion under "General Partnerships" above.

### (3) Limited Liability Companies (LLCs)

Determination of voting interest – The determination of the percentage of voting interest in an LLC is based on who controls the LLC. The percentage of voting interest is not based on the percentage of ownership in the LLC's equity. LLCs are presumed to be controlled equally by each of its members (owners), unless a clause to the contrary is contained in the articles of organization or in the operating agreement.

Managing member – If one member is designated as the managing member responsible for the day-to-day operations of the LLC, this does not necessarily transfer control of the LLC to the managing member. If the managing member must obtain approval for annual operating budgets and for decisions relating to other significant management issues from the other members, then the managing member does not have a 100 percent voting interest in the LLC.

### B. General coverage - additional information

 Definition of financial services provider – The definition of financial services provider used for this survey is identical to the definition of the term as used in the North American Industry Classification System, United States, 2012, Sector 52—Finance and Insurance, and holding companies that own or influence, and are principally engaged in making management decisions for these firms (part of Sector 55—Management of Companies and Enterprises).

For example, companies and/or subsidiaries and other separable parts of companies in the following industries are regarded as financial services providers: depository credit intermediation and related activities (including commercial banking, savings institutions, credit unions, and other depository credit intermediation); non-depository credit intermediation (including credit card issuing, sales financing, and other non-depository credit intermediation); activities related to credit intermediation (including mortgage and nonmortgage loan brokers, financial transactions processing, reserve, and clearinghouse activities, and other activities related to credit intermediation); securities and commodity contracts intermediation and brokerage (including investment banking and securities dealing, securities brokerage, commodity contracts and dealing, and commodity contracts brokerage); securities and commodity exchanges; other financial investment activities (including miscellaneous intermediation, portfolio management, investment advice, and all other financial investment activities); insurance carriers; insurance agencies, brokerages, and other insurance related activities; insurance and employee benefit funds (including pension funds, health and welfare funds, and other insurance funds); other investment pools and funds (including open-end investment funds, trusts, estates, and agency accounts, real estate investment trusts, and other financial vehicles); and holding

companies that own, or influence the management decisions of, firms principally engaged in the aforementioned activities.

Filing options for holding companies that own only nonfinancial subsidiaries:

- You may report your **purchases** of financial services from foreign persons on Form BE-180; or
- You may report such purchases on Form BE-125, Quarterly Survey of Transactions in Selected Services and Intellectual Property with Foreign Persons.

In either case, **sales** of financial services to foreign persons must be reported on Form BE-180 if they exceeded \$3 million in fiscal year 2019.

### 2. Clarification of general coverage

- a. Report sales or purchases for the reporting period in which they occurred or were charged (that is, in the period when the provider of the service recognizes or performs the services), whether expensed by the purchaser of the service in that accounting period, amortized over several accounting periods, or included in expenses in a subsequent accounting period. For example, report payments of credit-related fees in the period when credit-related services are charged, whether or not the charge for the service is included in the purchaser's expenses for that particular accounting period. See Part VI. of these Instructions for an explanation of what measures should be applied in determining whether you are subject to the BE-180 survey's mandatory reporting requirements for a given type of service.
- b. When a sale or purchase consists of services that are commingled or bundled (that is, the different types of services are not separately billed), you should unbundle the transaction whenever possible. When the transaction cannot be unbundled, it should be classified based on whichever service accounts for the largest share of its value. However, do not unbundle the transaction if the services are billed together because they are integral parts of the same transaction (for example, if the fee for financial management services includes payment for custody and other services).

### **II. WHAT TO REPORT**

- A. Report transactions with affiliated foreign persons as well as with unaffiliated foreign persons (see DEFINITIONS Part IV.J-M).
- B. Report covered transactions between the U.S. Reporter and a foreign person regardless of whether the service was performed in the United States or abroad. Note that the reporting requirements are determined by whom the transactions are with and not by where the services are performed or the location of the buyer and seller at the time of the transaction. Thus, reportable transactions may include those conducted over the Internet or other networks (for example, brokerage or financial advisory services sold to foreign persons over the Internet).
- C. Report transactions with U.S. affiliates of foreign firms for the account of their foreign parent firm. (Report them as transactions with unaffiliated foreign persons.)
- **D.** Report transactions with foreign persons made by your foreign affiliate **for your account**. (Report them as transactions with unaffiliated foreign persons.)

### **III. WHAT NOT TO REPORT**

- A. Do not report transactions with U.S. affiliates of foreign firms for their own account. Transactions with these U.S. affiliates are considered domestic-to-domestic for the purposes of this survey.
- **B.** Do **not** report transactions with foreign persons made by your foreign affiliates **for their own account**.

### **IV. DEFINITIONS**

- A. United States when used in a geographic sense, means the 50 states, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States. **NOTE:** The U.S. Virgin Islands and Guam are territories of the United States.
- **B.** Foreign, when used in a geographic sense, means that which is situated outside the United States or which belongs to or is characteristic of a country other than the United States.

- C. U.S. Reporter is the U.S. person filing a report in this survey.
- D. Consolidated domestic U.S. Reporter means the fully consolidated U.S. domestic enterprise consisting of (i) the U.S. corporation whose voting securities are not owned more than 50 percent by another U.S. corporation, and, proceeding down each ownership chain from that U.S. corporation, and, (ii) any U.S. corporation whose voting securities are more than 50 percent owned by the U.S. corporation above it. The fully consolidated U.S. domestic enterprise excludes foreign branches and other foreign affiliates. Conditions may exist that would lead a U.S. corporation to exclude certain majority-owned (more than 50 percent owned) domestic subsidiaries from financial statements used in reports to shareholders. If such a subsidiary has covered transactions, it must file a report under its own name, and the subsidiary will be considered the U.S. Reporter for purposes of this survey.
- E. Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government sponsored agency).
  - 1. U.S. person means any person resident in the United States or subject to the jurisdiction of the United States.
  - 2. Foreign person means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.
- F. Business enterprise means any organization, association, branch, or venture which exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate. (A business enterprise is a "person" within the definition in paragraph E above.)
- G. Financial services provider See B.1. of these General Instructions.
- **H. Direct investment** means the ownership or control, directly or indirectly, by one person of 10 percent or more of the voting securities of an incorporated business enterprise or an equivalent interest in an unincorporated business enterprise.
- Parent means a person of one country who, directly or indirectly, owns or controls 10 percent or more of the voting stock of an incorporated business enterprise, or an equivalent ownership interest in an unincorporated business enterprise which is located outside that country.
  - **1. U.S. parent** means the U.S. person that has direct investment in a foreign business enterprise including a branch.
  - 2. Foreign parent means the foreign person, or the first person outside the United States in a foreign chain of ownership, which has direct investment in a U.S. business enterprise, including a branch.
- J. Foreign Parents (FP) and Foreign Affiliates of Foreign Parents (FAFP) (aka the "foreign parent group") means:
  - the foreign parent, which is the first entity outside the United States in a foreign chain of ownership, which owns at least 10 percent (based on voting interest), directly or indirectly, of the consolidated domestic U.S. business enterprise.
  - (ii) any foreign entity, proceeding up the foreign parent's ownership chain, which owns more than 50 percent of the entity below it up to and including that entity which is not owned more than 50 percent by another foreign entity, and
  - (iii) any foreign entity, proceeding down the ownership chain(s) of each of these members, which is owned more than 50 percent by the entity above it.
- K. Affiliate means a business enterprise located in one country that is directly or indirectly owned or controlled by a person of another country to the extent of 10 percent or more of its voting stock for an incorporated business or an equivalent interest for an unincorporated business, including a branch.
  - 1. Foreign affiliate means an affiliate located outside the United States in which a U.S. person has direct investment.
  - 2. U.S. affiliate means an affiliate located in the United States in which a foreign person has direct investment.
- L. Foreign affiliate of a foreign parent means, with reference to a given U.S. affiliate, any member of the affiliated foreign group owning the U.S. affiliate that is not a foreign parent of the U.S. affiliate.
- M. Unaffiliated foreign person means, with respect to a given U.S. person, any foreign person that is not an affiliated foreign person as defined in paragraph K above.

**N.** Country means, for purposes of this survey, the country of location of the foreign person with whom a transaction has occurred.

### **V. OTHER INSTRUCTIONS**

### A. Differentiating between U.S. and foreign persons

In Part IV.E.2 of these Instructions, a "foreign person" is defined as any person resident outside the United States or subject to the jurisdiction of a country other than the United States. Persons that reside or expect to reside for 1 year or more in a foreign country are considered to be foreign persons. International organizations are considered to be foreign persons whether they are based in the United States (such as the International Monetary Fund, Inter-American Development Bank, United Nations, World Bank, and the Organization of American States) or abroad.

The following sources may be helpful in identifying and classifying by country financial services transactions with foreign persons:

- Billing records or mailing address information to identify the country of the foreign person(s) – report sales to and purchases from a given foreign country, or international organization, if the billing records or mailing address identify that foreign country as the location of the foreign person that was a party to the transaction.
- IRS Form W-8, Certificate of Foreign Status filed by foreign persons, and IRS Form W-9, Request for Taxpayer Identification Number and Certification (filed by U.S. persons).
- **3.** Any other available information on residency of persons with whom you have sold or purchased financial services.

**NOTE:** Steps 2 and 3 above may be necessary when foreign customers provide billing addresses of U.S. agents or other locations of convenience in the United States.

### B. Who must report a transaction when an intermediary is involved

Financial services transactions between a U.S. person and a foreign person are frequently arranged by, billed through, or otherwise facilitated by a financial services provider or intermediary. The intermediary may be U.S. or foreign and may be affiliated or unaffiliated with the U.S. or the foreign person. The U.S. financial services provider or intermediary that directly deals with a foreign person and not the U.S. customer of the intermediary is typically responsible for reporting the transaction on this survey.

Use the following guidelines to determine who should report data on payments of brokerage fees and commissions (service codes 1 and 2) in cases where more than one U.S. financial services provider is involved in the transaction.

- If a U.S. broker is involved in the transaction, the broker should report the data on payments of brokerage commissions.
- If a U.S. broker is not involved, a U.S. financial manager, such as a fund or investment manager, involved in the transaction should report the data.
- If neither a U.S. broker nor a U.S. manager is involved in the transaction, a U.S. custodian should report; this would be the case, for example, if the principal uses a foreign (rather than a U.S.) financial manager but a U.S. custodian. (In this case, the custodian may wish to contact the principal to determine which of its financial managers are foreign persons.)
- If the custodian does not have or cannot obtain the information needed to report, then the U.S. principal or its paying agent should report the data; the U.S. principal must make the determination of whether it or its paying agent is responsible for reporting.

Respondents may deviate from these guidelines by agreement among themselves. Please confer with one another to assure that the data reported on payments of brokerage commissions are neither omitted from all BE-180 reports, resulting in undercounting of data, nor reported on more than one BE-180 report, resulting in duplication.

### C. Distinguishing between unaffiliated and affiliated transactions

This survey covers U.S. persons' direct transactions, both sales and payments (purchases), with affiliated and unaffiliated foreign persons. Examples of affiliated transactions are:

- 1. A transaction between a U.S. person (U.S. parent) and its foreign affiliate.
- **2.** A transaction between a U.S. person (U.S. affiliate) and its foreign parent(s) or member(s) of the foreign parent group(s).

Examples of unaffiliated transactions are:

- $\label{eq:constraint} \textbf{1.} \ \textbf{A} \ transaction \ between \ a \ \textbf{U.S.} \ person \ and \ an \ unaffiliated \ foreign \ person.$
- 2. A transaction between one U.S. person and another U.S. person's foreign affiliate. Such a transaction is reportable by the first U.S. person.

Examples of transactions that are not reportable are:

- 1. A transaction between a U.S. affiliate of a foreign parent and another U.S. person.
- 2. A transaction between a U.S. parent's foreign affiliate and another foreign person.

### D. Understanding the U.S. Reporter's relationship with foreign persons

The relationship between the U.S. Reporter and the foreign persons fall into one of three categories:

**Foreign affiliates** – A foreign affiliate is defined as an entity domiciled in a foreign country that is owned at least 10 percent, directly or indirectly, by the U.S. Reporter.

## Foreign Parents (FP) and Foreign Affiliates of Foreign Parents (FAFP) (aka the "foreign parent group") means all of the following:

- (i) the foreign parent, which is the first entity outside the United States in a foreign chain of ownership, that owns at least 10% (based on voting interest), directly or indirectly, of the consolidated domestic U.S. business enterprise.
- (ii) any foreign entity proceeding up the foreign parent's ownership chain, that owns more than 50 percent of the entity below it up to and including the entity that is not owned more than 50 percent by another foreign entity,
- (iii) any foreign entity that, proceeding down the ownership chain(s) of each of these members, is owned more than 50 percent by the entity above it.

**Unaffiliated foreign persons** – An unaffiliated foreign person is an entity domiciled abroad that is owned less than ten percent, directly or indirectly, by the U.S. Reporter or the U.S. Reporter's foreign parent.

The diagram below illustrates each of these relationships with regards to the U.S. Reporter.



## E. Foreign activities of a U.S. person that do not constitute a foreign affiliate

Although the definitions of direct investment and foreign affiliate in Parts IV and V. above, should be sufficient to determine whether a given foreign activity is or is not a foreign affiliate, in a number of cases the determination may be difficult. Several factors to be considered are given below. If you still cannot determine if the activity or operation is an affiliate, call (301) 278-9303 or send an e-mail to <u>be-180help@bea.</u> gov@bea.gov for additional guidance.

If a U.S. person's foreign activity or operation is incorporated abroad, it is a foreign affiliate.

If a U.S. person's foreign activity or operation is not incorporated abroad, its status is based on the weight of the evidence when the factors listed below are considered.

An unincorporated foreign activity or operation generally would be considered a foreign affiliate if it: (i) is subject to foreign income taxes; (ii) has a substantial physical presence abroad (e.g., plant and equipment or employees); (iii) maintains separate financial records that would permit the preparation of financial statements, including an income statement and balance sheet (not just a record of disbursements and receipts); (iv) takes title to the goods it sells and receives revenues therefrom; or (v) receives funds for its own account from customers for services it performs. Transactions with this type of entity should be reported under "Foreign affiliates."

An unincorporated foreign activity or operation generally would not be considered a foreign affiliate if it: (i) conducts business abroad only for the U.S. person's account and not for its own account (e.g., sales promotion or public relations type of activities); (ii) has no separate financial statements; (iii) receives funds to cover its expenses only from the U.S. person; (iv) is not subject to foreign income taxes; and (v) has limited physical assets, or employees, permanently located abroad. Transactions with this type of entity should be reported under "Unaffiliated foreign persons."

F. U.S. activities of a foreign person that do not constitute a U.S. affiliate Criteria for determining which U.S. activities do or do not constitute a U.S. affiliate of a foreign person are parallel to those in Part V.C. above.

### **G.** International Organizations

Report transactions with international organizations, such as the International Monetary Fund, which, for the purposes of this survey, are considered foreign persons even if they are headquartered in the United States. Enter "International Organization" as the name of the country of the foreign party of the transaction.

### **VI. SERVICES COVERED**

Report sales on **Schedule A** and purchases on **Schedule B**. Reporters of sales must also complete **Schedule C**, and reporters of purchases must also complete **Schedule D**.

 Brokerage services related to equity transactions – Report on Schedule A your receipts of commissions and fees (inclusive of taxes and stamp duties) directly from foreign customers for executing orders to purchase or sell equity securities. Report on Schedule B your payments of commissions and fees directly to foreign brokers for executing your or your customers' equities orders. Include brokerage transactions with foreign persons conducted over the Internet and Electronic communications networks (ECNs).

**DO NOT** report income where you were a dealer or other principal who was at risk of incurring a loss on the financial instruments rather than acting solely as the broker. For example, exclude income from marking positions to market and inherent earnings from dealer markups on buy and sell transactions (that is, bid/ask price spreads in dealing in securities).

2. Other brokerage services – Report on Schedule A your receipts of commissions and fees (inclusive of taxes and stamp duties) directly from foreign customers for executing orders to purchase or sell options, futures, and other financial instruments. Also include fees and commissions on brokering foreign currencies. Report on Schedule B your payments of commissions and fees directly to foreign brokers for executing your, or your customers', orders related to options, futures or other financial instruments. Include brokerage transactions with foreign persons conducted over the Internet and ECNs.

Include cryptocurrency exchange fees.

Report origination fees in connection with the over-the-counter derivative financial instruments only if the fees are separately identified in transaction documentation issued by the dealers in the instruments to the customers, and are not considered undifferentiated components of overall trading or marketmaking gains.

**DO NOT** report income where you were a dealer or other principal who was at risk of incurring a loss on the financial instruments rather than acting solely as the broker. For example, exclude income from marking positions to market and inherent earnings from dealer markups on buy and sell transactions (that is, bid/ask price spreads in dealing in bonds, foreign currencies, and other financial instruments).

Report brokerage commissions for arranging a joint venture in service code 11, Other financial services. Report multi-currency conversion fees of credit card companies in service code 7, Credit card services.

**DO NOT** report fees for commodity or merchandise brokerage services, real estate brokerages, and business services brokerage because they are not considered to be financial services (as opposed to fees for purchasing or selling commodity futures and other financial instruments that are reportable on this survey).

3. Underwriting and private placement services related to equity transactions – Report in underwriting services, related to equity transactions, your earnings from buying and reselling an entire or substantial portion of newly issued securities. Report on Schedule A as negative sales your losses from purchasing securities from a foreign person (issuer or lead underwriter) and reselling them at a lower price. (This is the only financial service category where negative amounts may be reported.)

Also report fees you received from an issuer of securities for privately placing its securities, or fees that you paid to a foreign person who privately placed your securities, including fees on dealer-placed commercial paper. Do not report earnings from buying and selling (i.e., trading) commercial paper or other securities for your own account, because they are not considered to be financial services.

Where you are lead underwriter, report separately your receipts of underwriting fees and your payments of selling concessions and other expenses. Report on Schedule A your underwriting fees, before deduction of selling concessions paid to other members of the syndicate, according to the country of the person (issuer) from whom you purchased the securities. Report on Schedule B your selling concessions and reimbursements for expenses that you paid to foreign members of the syndicate based upon the country(ies) of the foreign syndicate members receiving these sums.

Where you are a syndicate member other than the lead underwriter, report on Schedule A selling concessions that you received based upon the country of the lead underwriter.

Report payments of underwriting fees (on Schedule B) by an issuer of securities as:

The estimated gross proceeds to the foreign lead underwriter from the sale to the public of the securities, calculated as the number of units of securities sold times the per unit public offer price,

Minus

The net proceeds received by the issuer from the foreign lead underwriter.

Classify these payments according to the country of the foreign lead underwriter.

Report fees or commissions received by, or paid to, intermediaries that arrange the sale of securities (including mutual funds shares) they do not themselves own as brokerage services (under service code 1) rather than as underwriting services.

4. Underwriting and private placement services related to debt transactions – Underwriting and private placement services related to debt transactions. – Report in underwriting services, related to debt transactions, your earnings from buying and reselling an entire or substantial portion of newly issued securities. Report on Schedule A as negative sales your losses from purchasing securities from a foreign person (issuer or lead underwriter) and reselling them at a lower price. (Underwriting services, transaction codes 3 and 4, are the only financial services categories where negative amounts may be reported.) See the instructions for service code 3, Underwriting and private placement services related to equity transactions for additional instructions on calculating and reporting underwriting transactions.

5. Financial management services – Report sales (purchases) related to transactions in which the provider of the service has the authority to direct the use or investment of funds or other assets. Report fee income from (to) foreign persons for managing or administering financial portfolios, such as cash, securities, futures, and other financial instruments or assets, if you (they) have this authority. Report these fees whether the assets are held by the manager or held by a custodian. Report fees from actively managed accounts (where research and market timing skills are also provided) and fees from passively managed, or indexed, accounts.

U.S. persons (including trustees and fiduciaries with management authority) should report on Schedule A their fees from managing **foreign** commodity pools, mutual funds, hedge funds, trusts (including trusts containing mortgages), etc., (which are considered foreign persons). Do not report fees from managing U.S. mutual funds, hedge funds, trusts (including trusts containing mortgages), etc., (which are considered U.S. persons) **unless** the management fee is charged directly to a foreign investor, owner, beneficiary, maker, etc., of the U.S. mutual fund, hedge fund, or trust rather than charged to the U.S. mutual fund, etc., itself.

Also report fees under service code 8, Financial advisory and custody services, if a U.S. or foreign person has input into the decision making process but does not have the authority to direct the use or investment of funds or other assets.

Report under service code 8, Financial advisory and custody services, sales to and purchases from foreign persons (including foreign-based custodians or subcustodians) related to managing the custody or safekeeping of securities.

Foreign participation in U.S. futures markets frequently occurs indirectly when foreign persons invest directly in a foreign commodity pool that, in turn, invests directly in the U.S. futures market. Foreign commodity pools may be organized by U.S. commodity pool operators (CPOs), such as U.S. brokerage institutions. U.S. CPOs report on Schedule A fees from managing foreign commodity pools, including additional management fees received based on positive returns. Exclude gains and losses to principal amounts you have invested in the pool; in this case, your earnings are considered to be capital gains, which are not covered on this survey. (Similar guidelines pertain to the earnings of U.S. persons who manage foreign hedge funds; that is, report management fees, including additional fees based on positive returns, but do not report gains or losses to principal amounts invested in the funds.)

**DO NOT** report funding for foreign sales promotion and representative offices in this survey. Report such funding on Form BE-120 and/or BE-125.

NOTE: The total of your financial management sales and/or purchases are required to be distributed by the types of accounts for which you provided management services on page 8 and/or 9 of the form.

- Credit-related services, except credit card services Report fees received from or paid to foreign persons, including fees paid directly and fees that are withheld or deducted from the proceeds for:
  - Credit-related or lending-related services, such as fees for renegotiating debt terms and fees for establishing/originating, maintaining, accepting or arranging standby letters of credit
  - · Commercial and similar letters of credit
  - · Letters of indemnity
  - · Lines of credit
  - Participations in acceptances
  - Mortgages
  - Credit facilities
  - Reimbursement commissions for honoring import letters of credit (ILCs), and of discrepancy fees for financial services provided when goods imported under ILCs do not fully meet specifications
  - · Factoring services
  - Issuing financial guarantees and loan commitments (to make or purchase loans)
  - Arranging or entering into financial lease contracts
  - Credit-related services received by, or paid to, note issuance facilities (NIFs)

**DO NOT** report underwriting fees on notes issued by NIFs (these should be reported under service code 4, Underwriting and private placement services related to debt transactions). Also, do not report interest received or paid, including discounts and premiums on notes purchased or sold.

If you are a member of a loan syndicate, or of loan participations other than syndicates, report fees received and paid for organizing, managing, or participating in the operation. Do not report the sale of assets (that is, of parts or shares in the syndicated loan), because these are not financial services. Where you have collected a fee from a foreign person on a loan syndication and passed through a portion of the fee to foreign syndicate members, report the total fee you received on Schedule A and report the portion of the fee you passed through on Schedule B. Borrowers under loan syndicates or loan participations other than syndicates should report payments of fees according to the country of the lead manager of the syndicate.

Report payments of credit-related fees in the accounting period in which the fee is assessed by the provider of credit-related services, whether included in expenses for that particular accounting period or amortized over several accounting periods.

If compensating balances are reflected in the cost of credit-related services, report the (net) amount received or paid for credit-related services after credit for the value of the compensating balances. Do not report the value of the compensating balance to the bank (in the form of foregone interest expense). If the bank returns some portion of its savings to its customers in the form of a credit against other financial services provided, the amount to report for the other financial services provided should be the reduced charge after consideration of this credit.

 Credit card services – Report all cross-border sales and purchases related to credit card services, whether paid separately or in the form of a discount from face or par value.

U.S. credit card companies must report specified transactions in which they themselves engage with foreign persons, as well as specified transactions of their independent issuers or acquirers with foreign persons. To avoid duplication, independent credit card issuers and acquirers are exempt from reporting data under credit card services.

Listed below are the major types of credit card services sold to or purchased from foreign persons. The credit card company must report separately total receipts (sales) and payments (purchases) through the system it controls or monitors. Total receipts (or total payments) of credit card services are the sum of receipts (or payments) from all of these services combined.

- Transaction and service fees received from or paid to foreign acquirers and issuers
- · Interchange received from foreign acquirers or paid to foreign issuers
- Discount (including interchange and overhead assessments, reimbursements for telecommunication services, etc.) received from or paid to foreign acquirers and issuers
- Payments to foreign issuers, acquirers, or merchants under guarantees to protect them from losses from a default in the processing network
- Fees you received from foreign issuers for credit authorization services
- Fees you received from foreign issuers for listing lost or stolen credit card numbers in warning bulletins or on electronic files
- Resignation assessments or membership fees received from foreign issuers and acquirers
- Multi-currency conversion fees received from foreign issuers or paid to foreign acquirers, processing centers, or issuers

Independent issuers, acquirers, and processors must report credit card services that are conducted outside the system controlled or monitored by the credit card companies. Such transactions may include annual dues and other fees received by issuers from cardholders, payments to processors by independent issuers and acquirers, and any interchange reimbursements that do not go through the credit card system.

Do **not** report receipts or payments for credit card enhancements, such as travel insurance, extended warranties, and discounts on tour packages or other purchases.

- Financial advisory and custody services Report sales to and purchases from foreign persons (including foreign-based custodians or subcustodians) related to managing the custody or safekeeping of securities. Include the following:
  - Financial advisory services on mergers and acquisitions
  - Investment newsletters or investment advice
  - Commodity trading advisory services
  - · Proxy voting advisory services
  - Custody services (including payments and settlements services such as mortgage servicing services)
  - Other advisory and custody services provided by U.S. or foreign persons who have no discretion, or who have very limited discretion, to act independently from instructions provided by the investor or another principal

Include services with foreign persons conducted over the Internet.

Include fees for cryptocurrency custody services.

Exclude services where you are at risk of incurring a loss, such as underwriting and private placement services (services codes 3 and 4).

U.S. issuers of American Depositary Receipts (ADRs) and American Depositary Shares (ADSs) – Report on Schedule B your payments to foreign correspondent institutions for holding the securities backing the ADRs and ADSs. U.S. issuers of ADSs should also report, on Schedule A, any receipts of sponsorship fees from foreign persons.

Do not report fees received from or paid to a U.S. subsidiary (or U.S. affiliate) of a foreign person, because, for the purposes of this survey, these are considered U.S., not foreign, persons.

Where you have complete (or substantially complete) discretion to act independently from instructions provided by investors or other principals, report your receipts under service code 5, Financial management services. Where you are an investor or principal, and a foreign person has complete (or substantially complete) discretion to act independently on your behalf, report your payments under service code 5.

If the custodian does not have or cannot obtain the information needed to report, then the U.S. principal must make the determination of whether it or its paying agent is responsible for reporting.

- 9. Securities lending services U.S. securities lenders and borrowers, and their agents, should report amounts received directly from, or paid directly to, foreign persons, for lending or borrowing securities. Report fees received by or paid to principals or agents for arranging loan terms and conditions, monitoring the value of collateral, providing guarantees against default, and providing other securities lending services. Report rebates received or paid on "borrow versus cash transactions." Do not report amounts received from, or paid to, foreign persons by a U.S. or foreign agent upon the default of a customer, because such payments are not considered to be for financial services. Do not report interest under repurchase or reverse repurchase agreements, because interest is not reportable (although, as mentioned, rebates are reportable) on this form.
- Electronic funds transfer services Report fees for the electronic funds transfers of money or financial assets received directly from, or paid directly to, foreign persons. Include payments to SWIFT.

Include fees related to cryptocurrency mining services.

- 11. Other financial services (Specify the primary type in the space provided on the appropriate schedule.) Report the total amount of sales to, or purchases from, foreign persons related to all other financial services combined. Report the type of service(s) accounting for the largest share of the value being reported in the space provided at the bottom of Schedule A/B. Examples of services that may be reported under this category include:
  - Asset pricing services
  - Security exchange listing fees
  - Demand deposit fees
  - Securities rating services
  - · Check processing fees
  - Overdraft fees

- Mutual fund exit fees, load charges, 12b–1 service fees, and hedge fund exit fees
- Security redemption or transfer services
- ATM network services
- · Securities or futures clearing and settling services
- Brokerage services not covered above, such as for arranging joint ventures
- Crypto-wallet fees

Do not report real estate brokerage fees (real estate services), business brokerage fees (business services), and commodity or merchandise brokerage fees (wholesale or retail trade services), because these are not considered financial services.

Note that some types of financial services are not covered on this form. See Part VII of the General Instructions for a list of types of transactions not to be reported.

### VII. TYPES OF TRANSACTIONS EXCLUDED FROM COVERAGE

DO NOT report the following types of transactions on this survey:

- A. Stock quotation and financial information services These are instead covered by forms BE-120 and BE-125, under Database and other information services. (See BEA's web site www.bea.gov/ssb for information regarding these forms.)
- B. Insurance premiums and losses, and commissions on insurance – These are covered on other BEA forms. (See BEA's web site www. bea.gov/ssb for information on whom to call regarding these forms.) Charges at the individual policy level also are not covered.
- **C.** Annuity purchases and payments to annuitants Annuity purchases and payments to annuitants are not covered. Also, charges at the individual policy level, including insurance company fees on variable annuities, are not covered.
- D. Pension fund contributions and benefits Pension fund contributions and pension benefits are not covered. However, U.S. pension funds may engage in other financial services transactions that are reportable on this form, including payments of brokerage commissions and fees for investment management or financial advisory services to foreign persons.
- E. Interest and dividend receipts and payments For the purposes of this survey, interest and dividends are considered to be investment income rather than income from services, and are therefore not covered by this survey.
- F. Premiums and other proceeds from writing (selling) options, forwards, futures, and swaps – Premiums from writing options, and fees and other proceeds from writing forwards, futures, and swaps are not covered. (However, explicit brokerage commissions on transactions in these financial instruments are covered under service code 2, Other brokerage services.)
- G. Earnings of principals from buying and selling (including dealing, trading, holding, or arbitrage) of financial instruments, except foreign currency exchange transactions For the purposes of this survey, these types of earnings are considered to be "capital gains" (that is, earnings that are not from current production) rather than payments for financial services, and are therefore not covered. However, underwriting is considered to be a financial service and is covered under service codes 3 and 4.
- H. Foreign currency exchange transactions Bid/ask price spreads and trading profits on currency exchange transactions are not covered. However, explicit commissions paid to currency exchange brokers are covered under service code 2, Other brokerage services.
- Bond transactions Bid/ask price spreads and trading profits on bond transactions are not covered. However, explicit commissions paid to bond brokers are covered under service code 2, Other brokerage services.

### **VIII. REPORTING PROCEDURES**

- A. Due date A fully completed and certified BE-180 report, or qualifying exemption claim with the determination of reporting status section completed, is due to be filed with BEA not later than September 30, 2020 (or by October 30, 2020 for respondents that use BEA's eFile system).
- B. Extensions Requests for an extension of the reporting deadline, if provided in writing, may be considered if it is received by the September 30, 2020 due date. You may fax the request to (301) 278-9508 or e-mail the request to be-180extension@bea.gov. BEA will provide a written response to such a request.
- C. Assistance and additional copies of the form Phone (301) 278-9303 for assistance. Copies of BEA survey forms are also available on BEA's web site: www.bea.gov/be180.
- D. Rounding Report currency amounts in U.S. dollars rounded to thousands (omitting 000). For example, if the amount is \$1,334,515.00, report it as \$1,335.
- E. Estimates If actual figures are not available, report estimates and label them as such. When data items cannot be fully subdivided as required, report totals and an estimated breakdown of the totals.
- F. Original and file copies File a single original copy of each form. Please use the copy with the address label if such a labeled copy has been provided. Companies that elect to file separate reports for their separately organized financial services subsidiaries or parts must file a separate original copy of the form for each separate subsidiary or part. In addition, retain a copy of each report in your files to facilitate resolution of problems; these copies should be retained by the U.S. Reporter for a period of not less than three years beyond the original due date.

### Where to send the report

To file a report electronically, see our web site at **www.bea.gov/efile** for details.

Send reports through the U.S. Postal Service to:

Bureau of Economic Analysis Balance of Payments Division, BE-50 (SSB) 4600 Silver Hill Rd. Washington, DC 20233

Send reports filed by direct private express delivery to:

Bureau of Economic Analysis Balance of Payments Division, BE-50 (SSB) 4600 Silver Hill Rd. Suitland, MD 20746

Fax reports to: (301) 278-9508.

## OVERFLOW SHEET FOR Schedules A OR B OF 2019 FORM BE-180, BENCHMARK SURVEY OF FINANCIAL SERVICES TRANSACTIONS BETWEEN U.S. FINANCIAL SERVICES PROVIDERS AND FOREIGN PERSONS

С	ompany Name							Control Nu	mber	
F	orm BE-180 Schec	lule						Overflow F	Page#	of
			BE	E				Service Code		
	Country		<b>ON</b> (1)	<b>LY</b> (2)	For	reign affiliates (3)		Foreign parent group (4)		filiated foreign persons (5)
	BEA USE ONLY	00.	1	2	3	00	4	000	5	000
	Country total for this		1	2	3		4		5	
	(sum of 02–25)		1	2	3	00	4	000	5	000
02.		002	1	2	3	00	4	000	5	000
03.		003	1	2	3	00	4	000	5	000
04. 05.		004	1	2	3	00	4	000	5	000
05.		005	1	2	3	00	4	000	5	000
07.		007	1	2	3	00	4	000	5	000
08.		008	1	2	3	00	4	000	5	000
09.		009	1	2	3	00	4	000	5	000
10.		010	1	2	3	00		000	5	000
11.		011	1	2	3	00		000	5	000
12.		012	1	2	3	00		000	5	000
13.		013	1	2	3	00		000	5	000
14.		014	1	2	3	00	4	000	5	000
15.		015	1	2	3	00		000	5	000
16.		016	1	2	3	00		000	5	000
17.		017		2	3	00	00	000	5	000
18.		018		2	3	00	4	000	5	000
19.		019		2	3	00	4	000	5	000
20.		020		2	3	00	4	000	5	000
21.		021		2	3	00	4	000	5	000
22.		022		2	3	00	4	000	5	000
23.		023		2	3	00	4	000	5	000
24.		024		2	3	00	4	000	5	000
25.		025				00		000		000

26. If you reported purchases of Service code 11, Other financial services, specify the major type of financial service:

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**NOTE** — Use this overflow sheet if there is insufficient space on Form BE-180, **Schedule A** or **B**, to list every individual foreign country with which you had transactions. The overflow sheet is also available in Microsoft Excel format. If you wish to receive a copy of the Excel file, send an email message to **be-180@bea.gov** with your request and we will reply to you with the file attached to our message.

## OVERFLOW SHEET FOR Schedules A OR B OF 2019 FORM BE-180, BENCHMARK SURVEY OF FINANCIAL SERVICES TRANSACTIONS BETWEEN U.S. FINANCIAL SERVICES PROVIDERS AND FOREIGN PERSONS

С	ompany Name							Control Nu	mber			
F	orm BE-180 Schedu	ıle						Overflow P	age#	of		
				EA SE		Service Code						
	Country		<b>ONLY</b> (1) (2)		Fo	reign affiliates (3)	F	Foreign parent group (4)		filiated foreign persons (5)		
	BEA USE ONLY	00.	1	2	3	000	4	000	5	000		
	Country total for this p (sum of 02–25)			2	3	000	4	000	5	000		
02.			1	2	3	000	4	000	5	000		
02.		002	1	2	3	000	4	000	5	000		
03. 04.		003	1	2	3	000	4	000	5	000		
04.		004	1	2	3	000	4	000	5	000		
05.		005	1	2	3	000	4	000	5	000		
07.		008	1	2	3	000	4	000	5	000		
08.		008	1	2	3	000	4	000	5	000		
09.		009	1	2	3	000	4	000	5	000		
10.		010	1	2	3	000	4	000	5	000		
11.		011	1	2	3	000	4	000	5	000		
12.		012	1	2	3	000	4	000	5	000		
13.		013	1	2	3	000	4	000	5	000		
14.		014	1	2	3	000	4	000	5	000		
15.		015	1	2	3	000	4	000	5	000		
16.		016	1	2	3	000	4	000	5	000		
17.		017	1	2	3	000	4	000	5	000		
18.		018		2	3	000	4	000	5	000		
19.		019		2	3	000		000	5	000		
20.		020		2	3	000		000	5	000		
21.		021		2	3	000		000	5	000		
22.		022		2	3	000		000	5	000		
23.		023		2	3	000		000	5	000		
24.		024		2	3	000		000	5	000		
25.		025	1	2	3	000	4	000	5	000		

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С	ompany Name							Control N	Control Number			
F	orm BE-180 Schedul	е						Overflow	Page#	of		
				EA SE				Service Code	Service Code			
	Country		<b>ONLY</b> (1) (2)		For	reign affiliates (3)		Foreign parent group (4)		filiated foreign persons (5)		
	BEA USE ONLY	00.	1	2	3	00	<b>0</b>	000		000	)	
	Country total for this pag (sum of 02–25)		1	2	3	00	4	000	5	000		
02.	(	002	1	2	3	00	4	000	5	000		
02.		002	1	2	3	00	4	000	5	000		
04.		004	1	2	3	00	4	000	5	000		
05.		005	1	2	3	00	4	000	5	000		
06.		006	1	2	3	00	<sup>4</sup>	000		000	)	
07.		007	1	2	3	00		000		000	)	
08.		008	1	2	3	00		000		000	)	
09.		009	1	2	3	00		000	5 5	000	)	
10.		010	1	2	3	00		000		000	)	
11.		011	1	2	3	00	4 	000		000	)	
12.		012	1	2	3	00		000		000	)	
13.		013	1	2	3	00		000		000	)	
14.		014	1	2	3	00		000		000	)	
15.		015	1	2	3	00		000		000	)	
16.		016	1	2	3	00	0	000	5	000		
17.		017	1	2	3	00	4	000	5	000		
18.		018	1	2	3	00	4	000	5	000		
19.		019	1	2	3	00	4	000	5	000		
20.		020	1	2	3	00	4	000	5	000		
21.		021	1	2	3	00	4	000	5	000		
22.		022	1	2	3	00	4	000	5	000		
23.			1	2	3	00	4	000	5	000		
24.		024	1	2	3	00	4	000	5	000		
25.		025				00	0	000	)	000	)	

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