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Form **982**

(Rev. January 2016)
Department of the Treasury
Internal Revenue Service
Name shown on return

Reduction of Tax Attributes Due to Discharge of Indebtedness (and Section 1082 Basis Adjustment)

► Attach this form to your income tax return.

Attachm

► Information about Form 982 and its instructions is at www.irs.gov/form982.

OMB No. 1545-0046

Attachment
Sequence No. **94**

Identifying number

Part	General Information (see instructions)			
1	Amount excluded is due to (check applicable box(es)):			
а	Discharge of indebtedness in a title 11 case			
b	Discharge of indebtedness to the extent insolvent (not in a title 11 case)			Ħ
c	Discharge of qualified farm indebtedness			
d	Discharge of qualified real property business indebtedness			H
e	Discharge of qualified principal residence indebtedness			Ш
2 3	Total amount of discharged indebtedness excluded from gross income		<u> </u>	
3	Do you elect to treat all real property described in section 1221(a)(1), relating to property held for customers in the ordinary course of a trade or business, as if it were depreciable property?			¬
Doort				_
Part	Reduction of Tax Attributes. You must attach a description of any transactions rebasis under section 1017. See Regulations section 1.1017-1 for basis reduction ordering required partnership consent statements. (For additional information, see the instruction of the consent statements) in the consent statements.	ng rule	s, and, if ap	
Enter	amount excluded from gross income:			
4	For a discharge of qualified real property business indebtedness applied to reduce the basis of depreciable real property	f 4		
5	That you elect under section 108(b)(5) to apply first to reduce the basis (under section 1017) or	f		
	depreciable property	5		
6	Applied to reduce any net operating loss that occurred in the tax year of the discharge or carried			
	over to the tax year of the discharge	6		
	,			
7	Applied to reduce any general business credit carryover to or from the tax year of the discharge.	7		
8	Applied to reduce any minimum tax credit as of the beginning of the tax year immediately after the			
Ū	tax year of the discharge	8		
•	Applied to reduce any net capital loss for the tax year of the discharge, including any capital loss	_		
9	carryovers to the tax year of the discharge			
10-		_		
10a	Applied to reduce the basis of nondepreciable and depreciable property if not reduced on line 5			
	DO NOT use in the case of discharge of qualified farm indebtedness			
b	Applied to reduce the basis of your principal residence. Enter amount here ONLY if line 1e is	8		
	checked	10b		
11	For a discharge of qualified farm indebtedness applied to reduce the basis of:			
а	Depreciable property used or held for use in a trade or business or for the production of income in	f		
	not reduced on line 5	11a		
b	Land used or held for use in a trade or business of farming	11b		
	v			
С	Other property used or held for use in a trade or business or for the production of income	11c		
_	ppy	110		
12	Applied to reduce any passive activity loss and credit carryovers from the tax year of the discharge	12		
	The price to read to any passive astrony research and create sarry error from the tax year or the disentance			
13	Applied to reduce any foreign tax credit carryover to or from the tax year of the discharge	13		
			(0)	
Part	Consent of Corporation to Adjustment of Basis of Its Property Under Section 1	082(a)(2)	
Linder	section 1081(b), the corporation named above has evaluded \$	fre	om its gross	income
for the	section 1081(b), the corporation named above has excluded \$and ending		on ito gross	IIICOIIIE
Under	e tax year beginning and ending	th the r	agulations n	escribed
Under that section, the corporation consents to have the basis of its property adjusted in accordance with the regulations prescribed under section 1082(a)(2) in effect at the time of filing its income tax return for that year. The corporation is organized under the laws				
_		organiz	ca under me	iavvs
of				
	(State of incorporation)			
Note:	You must attach a description of the transactions resulting in the nonrecognition of gain	under s	section 108	1.