Application for Employer Identification Number (For use by employers, corporations, partnerships, trusts, estates, churches, government agencies, Indian tribal entities, certain individuals, and others.)

> Go to www.irs.gov/FormSS4 for instructions and the latest information.

OMB No. 1545-0003 EIN

Department of the Treasury

Inter	nal Revenue	gal name of entity (or individual) for whom the EIN is being		copy for your records.	<u> </u>		
	20 5000		g requested				
·		AMILY IRREVOCABLE TRUST DATED MARCH 1, 2020 de name of business (if different from name on line 1)	3 Exe	ecutor, administrator, trustee,	"care of" name		
ar	_ 110	de hame of business (if unierent from hame of line 1)		care of flame			
e	4a Ma	iling address (room, apt., suite no. and street, or P.O. box	100 S - Y S	OSEPH SMITH Sa Street address (if different) (Do not enter a P.O. box.)			
print clearly	1 MAIN S		2 MAIN S	, , , ,	31.31 21.31 23.47		
Ξ		y, state, and ZIP code (if foreign, see instructions)		state, and ZIP code (if foreigr	n see instructions)		
r F		NY 12201	NAME OF TAXABLE PARTY OF TAXABLE PARTY.	NY 12201	i, ese mendenene,		
е		unty and state where principal business is located	ALDANI,	111 12201			
Type or	ALBANY,						
_		me of responsible party		7b SSN, ITIN, or EIN			
	JOHN SM				123-45-6789		
8a		application for a limited liability company (LLC)		8b If 8a is "Yes," enter the	-		
		eign equivalent)? Yes	☑ No	LLC members			
8c	If 8a is "				Yes No		
9a		fentity (check only one box). Caution. If 8a is "Yes," see					
	-	e proprietor (SSN)		☐ Estate (SSN of deceden			
		tnership		Plan administrator (TIN)			
	Cor	poration (enter form number to be filed)		✓ Trust (TIN of grantor)	123-45-6789		
	1	sonal service corporation		☐ Military/National Guard	State/local government		
	☐ Chu	urch or church-controlled organization		☐ Farmers' cooperative	☐ Federal government		
	☐ Oth	er nonprofit organization (specify)		REMIC	☐ Indian tribal governments/enterprises		
	☐ Oth	ner (specify) ►		Group Exemption Number (0	GEN) if any ▶		
9b	If a corp	oration, name the state or foreign country (if Sta	ate	Foreign	n country		
	applicat	ole) where incorporated					
10	Reason	for applying (check only one box)	Banking pu	rpose (specify purpose) >			
	☐ Sta	rted new business (specify type) ▶	pe of organization (specify new type)				
		Purchased going business					
	☐ Hire	☐ Hired employees (Check the box and see line 13.) ✓ Created a trust (specify type) ➤ IRRV.					
	Coi	mpliance with IRS withholding regulations	Created a p	ension plan (specify type) 🕨	-		
		ner (specify) ►					
11	Date bu	siness started or acquired (month, day, year). See instruc	ctions.	12 Closing month of ac			
		09/01/2019			mployment tax liability to be \$1,000 or		
13	-	number of employees expected in the next 12 months (enter	-0- if none).		r year and want to file Form 944 Forms 941 quarterly, check here.		
	If no em	ployees expected, skip line 14.			ax liability generally will be \$1,000		
		مطلام الماممينية المستقليمة	_		to pay \$4,000 or less in total wages.)		
	-	gricultural Household Othe	al .		his box, you must file Form 941 for		
		-0- -0- -0-		every quarter.			
15		te wages or annuities were paid (month, day, year). N					
_	noniesi	dentalien (month, day, year)		······································	N/A		
16	(Thook o	one box that best describes the principal activity of your bus	inoss 🗆	Health care & social assistan	ce		
10	_	nstruction Rental & leasing Transportation & wareh	_	Accommodation & food servi			
_		al estate Manufacturing Finance & insurance		Other (specify) >	Ce Wholesale-Other Netali		
17		principal line of merchandise sold, specific construction v		1 77	s provided		
	N/A	principal line of more landice colla, opcome construction i	rom dono, p	roducto producod, or corrido	o provided.		
18		applicant entity shown on line 1 ever applied for and rec	eived an Ell	N? ☐ Yes 🗹 No			
		write previous EIN here ►					
	,	Complete this section only if you want to authorize the named in	ndividual to re	ceive the entity's EIN and answer	questions about the completion of this form.		
Thi	rd	Designee's name			Designee's telephone number (include area code)		
Par	ty	LOUIS W. PIERRO, ESQ.; PIERRO, CONNOR & STRAI	USS, LLC		518-459-2100		
Des	ignee	Address and ZIP code			Designee's fax number (include area code)		
		43 BRITISH AMERICAN BLVD., LATHAM, NY 12110			518-459-2200		
Unde	r penalties of	perjury, I declare that I have examined this application, and to the best of my k	nowledge and b	elief, it is true, correct, and complete.	Applicant's telephone number (include area code)		
Nam	e and title (type or print clearly) ► JOSEPH SMITH, TRUSTEE			518-555-1212		
		*			Applicant's fax number (include area code)		
Sign	ature ►			Date > 09/01/2019	ested (SS)		

Form SS-4 (Rev. 12-2017) Page **2**

Do I Need an EIN?

File Form SS-4 if the applicant entity does not already have an EIN but is required to show an EIN on any return, statement, or other document. See also the separate instructions for each line on Form SS-4.

IF the applicant	AND	THEN
Started a new business	Does not currently have (nor expect to have) employees	Complete lines 1, 2, 4a–8a, 8b–c (if applicable), 9a, 9b (if applicable), and 10–14 and 16–18.
Hired (or will hire) employees, including household employees	Does not already have an EIN	Complete lines 1, 2, 4a-6, 7a-b (if applicable), 8a, 8b-c (if applicable), 9a, 9b (if applicable), 10-18.
Opened a bank account	Needs an EIN for banking purposes only	Complete lines 1–5b, 7a–b (if applicable), 8a, 8b–c (if applicable), 9a, 9b (if applicable), 10, and 18.
Changed type of organization	Either the legal character of the organization or its ownership changed (for example, you incorporate a sole proprietorship or form a partnership) ²	Complete lines 1–18 (as applicable).
Purchased a going business ³	Does not already have an EIN	Complete lines 1–18 (as applicable).
Created a trust	The trust is other than a grantor trust or an IRA trust ⁴	Complete lines 1–18 (as applicable).
Created a pension plan as a plan administrator ⁵	Needs an EIN for reporting purposes	Complete lines 1, 3, 4a–5b, 9a, 10, and 18.
Is a foreign person needing an EIN to comply with IRS withholding regulations	Needs an EIN to complete a Form W-8 (other than Form W-8ECI), avoid withholding on portfolio assets, or claim tax treaty benefits ⁶	Complete lines 1–5b, 7a–b (SSN or ITIN optional), 8a, 8b–c (if applicable), 9a, 9b (if applicable), 10, and 18.
Is administering an estate	Needs an EIN to report estate income on Form 1041	Complete lines 1–6, 9a, 10–12, 13–17 (if applicable), and 18.
Is a withholding agent for taxes on non-wage income paid to an alien (i.e., individual, corporation, or partnership, etc.)	Is an agent, broker, fiduciary, manager, tenant, or spouse who is required to file Form 1042, Annual Withholding Tax Return for U.S. Source Income of Foreign Persons	Complete lines 1, 2, 3 (if applicable), 4a–5b, 7a–b (if applicable), 8a, 8b–c (if applicable), 9a, 9b (if applicable), 10, and 18.
Is a state or local agency	Serves as a tax reporting agent for public assistance recipients under Rev. Proc. 80-4, 1980-1 C.B. 581 ⁷	Complete lines 1, 2, 4a–5b, 9a, 10, and 18.
Is a single-member LLC (or similar single-member entity)	Needs an EIN to file Form 8832, Classification Election, for filing employment tax returns and excise tax returns, or for state reporting purposes ⁸ , or is a foreign-owned U.S. disregarded entity and needs an EIN to file Form 5472, Information Return of a 25% Foreign-Owned U.S. Corporation or a Foreign Corporation Engaged in a U.S. Trade or Business (Under Sections 6038A and 6038C of the Internal Revenue Code)	Complete lines 1–18 (as applicable).
Is an S corporation	Needs an EIN to file Form 2553, Election by a Small Business Corporation ⁹	Complete lines 1–18 (as applicable).

¹ For example, a sole proprietorship or self-employed farmer who establishes a qualified retirement plan, or is required to file excise, employment, alcohol, tobacco, or firearms returns, must have an EIN. A partnership, corporation, REMIC (real estate mortgage investment conduit), nonprofit organization (church, club, etc.), or farmers' cooperative must use an EIN for any tax-related purpose even if the entity does not have employees.

² However, do not apply for a new EIN if the existing entity only (a) changed its business name, (b) elected on Form 8832 to change the way it is taxed (or is covered by the default rules), or (c) terminated its partnership status because at least 50% of the total interests in partnership capital and profits were sold or exchanged within a 12-month period. The EIN of the terminated partnership should continue to be used. See Regulations section 301.6109-1(d)(2)(iii).

³ Do not use the EIN of the prior business unless you became the "owner" of a corporation by acquiring its stock.

⁴ However, grantor trusts that do not file using Optional Method 1 and IRA trusts that are required to file Form 990-T, Exempt Organization Business Income Tax Return, must have an EIN. For more information on grantor trusts, see the Instructions for Form 1041.

⁵ A plan administrator is the person or group of persons specified as the administrator by the instrument under which the plan is operated.

⁶ Entities applying to be a Qualified Intermediary (QI) need a QI-EIN even if they already have an EIN. See Rev. Proc. 2000-12.

⁷ See also Household employer on page 4 of the instructions. **Note**: State or local agencies may need an EIN for other reasons, for example, hired employees.

⁸ See *Disregarded entities* on page 4 of the instructions for details on completing Form SS-4 for an LLC.

⁹ An existing corporation that is electing or revoking S corporation status should use its previously-assigned EIN.

Smith Family Irrevocable Trust

Information for Tax Professionals

General Information

The Smith Family Irrevocable Trust is a joint trust, wherein the grantors each contributed 1/2 of the trust assets. The trustee may distribute income to the grantors, but is not required to do so. Undistributed income is accumulated with principal. No principal may be distributed to the grantors, but may be distributed to others during the grantors' lifetimes (the "lifetime beneficiaries").

The grantors have retained a testamentary limited power of appointment, so have the power to change the remainder beneficiaries of the trust.

Gift Taxes

In general, with limited exceptions, a gift tax return needs to be filed in years in which a donor makes any transfer by gift. However, gifts can be either complete or incomplete, and the gift tax only applies to completed gifts.²

Because the grantors retained a testamentary limited power of appointment and are discretionary beneficiaries of trust income, then no part of the transfers to the trust are completed gifts, and no gift tax return needs to be filed by virtue of those transfers.³ However, if the grantors made other gifts during the calendar year, then a gift tax return is required for those other gifts, and the transfers to the trust should be reported on that return with adequate disclosure of why the gifts are incomplete.⁴

On the other hand, there does not appear to be anything in the tax code or regulations that would prevent reporting the transfers to the trust as completed gifts on a gift tax return, even if they are incomplete gifts. Put differently, nothing in the code or regulations seems to require a donor to contend that a gift is incomplete, it merely requires the donor to provide evidence showing all relevant facts *if* the donor makes the contention:

"If a donor contends that his retained power over property renders the gift incomplete . . . , the transaction should be disclosed in the return . . . and evidence showing all relevant facts . . . shall

Disclaimer: This tax information relates only to the identified trust and may not be applicable to other trusts. Further, it merely reflects the opinion of the author as of September 1, 2019. You should do your own research and reach your own conclusions.

¹ IRC 6019. IRC=Internal Revenue Code (Title 26 of the United States Code).

² See, e.g., IRC 2702(a)(3)(B); TR 25.2511-1(c)(1), 25.2511-2(f). TR=Treasury Regulations (Title 26 of the Code of Federal Regulations).

³ TR 25.2511-2(b).

⁴ TR 25.6019-3(a).

be submitted with the return."⁵ Arguably, this language is permissive—it doesn't require the donor to make the contention that the gift is incomplete.

It could be advantageous to report the transfers to the trust as completed gifts, especially if the trustee anticipates making distributions in subsequent years that exceed the annual gift tax exclusion amount, as those distributions would otherwise complete the gift, giving rise to the requirement to file a return in each of those years. Note that the trust is not making the gift— the gift tax does not apply to trusts—rather the distribution from the trust completes the gift from the grantors to the beneficiary.

And even if the trustee anticipates that distributions in subsequent years will be limited to the annual exclusion amount, ongoing administration of the trust is complicated by the requirement to analyze distributions from the trust each year to determine if they qualify for the annual exclusion.

Therefore, filing a gift tax return for the initial transfers and claiming them as completed gifts (or, more accurately, *not* contending that they are incomplete gifts) eliminates the need for annual analysis of the trust distributions for gift tax purposes. Note that reporting transfers as completed gifts on a gift tax return does not foreclose inclusion of the assets in the transferor's estate and claiming an adjusted basis at death. See *Basis Adjustment at Death*, below.

Finally, it's worth noting that the transfers to the trust don't qualify for the annual gift tax exclusion because they are gifts of a future interest in property.⁸

Income Taxes, Generally

In general, the grantor trust rules determine whether the grantors are treated as the owners of the trust (or portion of the trust) for income tax purposes. And if so, then the grantors are taxed on the income, regardless of who receives it or whether it stays in the trust. 10

Grantor trust status can be caused by provisions of the trust regardless of circumstances, or by provisions of the trust in combination with circumstances, such as the relationship of the trustee to the grantors.

The Smith Family Irrevocable Trust is intentionally designed as a grantor trust by giving the grantors the power to direct the trustee to transfer any property of the trust to either of the grantors in exchange for property of equivalent value, creating a power of administration.¹¹

⁵ TR 25.6019-3(a); see also TR 301.6501(c)-1(f)(5), which seems to permit reporting incomplete gifts as completed gifts: "For example, if an incomplete gift is reported as a completed gift on the gift tax return and is adequately disclosed, the period for assessment of the gift tax will begin to run when the return is filed, as determined under section 6501(b)."

⁶TR 25.2511-1(g)(1).

⁷TR 25.6019-1(e), 25.2511-1(g)(1).

⁸ IRC 2503(b)(1).

⁹ IRC 671–679.

¹⁰ IRC 671.

¹¹ IRC 675(4)(C).

Therefore, the grantors are treated as the owner of the trust for income tax purposes. While either of the grantors' social security numbers could be used for tax reporting if they file a joint tax return, many practitioners prefer to obtain a separate EIN for the trust, annually filing a Form 1041 showing the dollar amounts on an attachment and providing the attachment to the grantors (a Schedule K-1 is not used in these cases). For additional information, see the *Instructions for Form 1041* published by the IRS.

In addition, although the above causes grantor trust status as to both ordinary income and capital gains, it's worth mentioning that even without those provisions, other provisions of the trust could cause grantor trust status. For example, because the Smith Family Irrevocable Trust allows the trustee to distribute income to the grantors, the trust might be a grantor trust as to that income, depending on whether the trustee is an adverse or nonadverse party. ¹³ If the trustee is an adverse party, then the income interest does not cause grantor trust status; but if the trustee is either of the grantors or a nonadverse party, then you have grantor trust status. However, these provisions would only give us grantor trust status as to "income" that "may be distributed to the grantor." ¹⁴

Because the Smith Family Irrevocable Trust relies on state law for capital gains allocation, if state law allows the trustee to allocate capital gains to income, these provisions would give us grantor trust status as to both ordinary income and capital gains if the trustee is either of the grantors or a nonadverse party.

In addition, the grantors' retained testamentary limited power of appointment could cause grantor trust status.¹⁵ However, if the power is exercisable only by will, then grantor trust status is not implicated unless income can be accumulated with principal, and then you would have grantor trust status over income.¹⁶ Note that if capital gains are allocated to principal, the retained testamentary power of appointment, even if exercisable only by will, causes grantor trust status as to capital gains, even if ordinary income is not accumulated with principal.¹⁷

Finally, because each grantor contributed 1/2 of the trust assets, after the first grantor dies, the trust becomes a nongrantor trust as to 1/2 and remains a grantor trust as to the other 1/2. At that time, the trust will need to annually file a Form 1041, reporting 1/2 of the income and taking a deduction for income distributed to the lifetime beneficiaries, providing each of the lifetime beneficiaries with a Schedule K-1. The other 1/2 of the income will be reported on an attachment to Form 1041, and the attachment will be provided to the survivor for reporting on his or her personal income tax return.

¹⁴ IRC 677(a)(1).

Disclaimer: This tax information relates only to the identified trust and may not be applicable to other trusts. Further, it merely reflects the opinion of the author as of September 1, 2019. You should do your own research and reach your own conclusions.

¹² TR 1.671-4(b)(2)(i), (b)(8).

¹³ IRC 677(a).

¹⁵ IRC 674(a).

¹⁶ IRC 674(b)(3).

¹⁷ TR 1.674(b)-1(b)(3).

Exclusion of Gain from Sale of Principal Residence

Under the tax code, \$250,000 of gain from the sale of real property is excluded from gross income if the property was owned and used by the taxpayer as the taxpayer's principal residence for 2 or more of the preceding 5 years. 18 This is also true if a grantor trust owns the property and the taxpaver is treated as the owner of the trust under the grantor trust rules. 19

As discussed above, the Smith Family Irrevocable Trust is a grantor trust; therefore, the exclusion of gain remains available to the grantors. And because each grantor contributed 1/2 of the trust assets, they can each take advantage of the exclusion of gain as to their 1/2 of the real property, resulting in a total of \$500,000 of gain that can be excluded if the home is sold while both grantors are living, even if filing a joint return. ²⁰ In addition, after the death of the first grantor, if certain requirements are met, the survivor can claim \$500,000 of exclusion, rather than \$250,000.²¹

Basis Adjustment at Death

In general, if property is included in a decedent's gross estate, then its basis is adjusted to the date of death value.²² Note that reporting the initial transfers to the trust as completed gifts (see the discussion under Gift Taxes, above) does not foreclose estate inclusion.

For example, in CCM 201208026, the grantor retained a testamentary limited power of appointment, which causes estate inclusion. 23 Yet the service concluded that the initial transfers to the trust were completed gifts. So in that case, you have both a completed gift and estate inclusion of the transferred assets. Further, the tax code makes it clear that a lifetime transfer could be both a completed gift and included in the transferor's estate at death.²⁴

Because the grantors of the Smith Family Irrevocable Trust each retained a testamentary limited power of appointment over the 1/2 of the trust assets that they each contributed to the trust, then upon each grantor's death, 1/2 of the trust assets are included in that grantor's estate. 25 Therefore, 1/2 of the trust assets will get a basis adjustment at that time. ²⁶

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¹⁸ IRC 121(a), (b)(1).

¹⁹TR 1.121-1(c)(3)(i).

²⁰ IRC 121(b)(2)(A).

²¹ IRC 121(b)(4).

²² IRC 1014(a)(1), (b)(9).

²³ IRC 2038(a)(1).

²⁴ See, e.g., IRC 2012(a): "If a tax on a gift has been paid under chapter 12... and thereafter on the death of the donor any amount in respect of such gift is required to be included in the value of the gross estate of the decedent for purposes of this chapter, then there shall be credited against the tax imposed by section 2001 the amount of the tax paid on a gift under chapter 12 "
²⁵ IRC 2038(a)(1).

²⁶ IRC 1014(b)(9).

Preparer

Use Only

Firm's name

Firm's address▶

Department of the Treasury - Internal Revenue Service 1041 2020 OMB No. 1545-0092 U.S. Income Tax Return for Estates and Trusts Go to www.irs.gov/Form1041 for instructions and the latest information. For calendar year 2020 or fiscal year beginning 2020, and ending Name of estate or trust (if a grantor type trust, see the instructions.) A Check all that apply: C Employer identification number Decedent's estate 12:3456789 PIERRO NON-GRANTOR TRUST X Simple trust D Date entity created Name and title of fiduciary Complex trust Qualified disability trust E Nonexempt charitable and split-ESBT (S portion only) TRUSTEE interest trusts, check applicable Number, street, and room or suite no. (If a P.O. box, see the instructions.) Grantor type trust box(es). See instructions. Bankruptcy estate-Ch. 7 43 BRITISH AMERICAN BLVD. Described in sec. 4947(a)(1). City or town, state or province, country, and ZIP or foreign postal code Bankruptcy estate-Ch. 11 Check here if not a private foundation Pooled income fund LATHAM NY 12110 Described in sec. 4947(a)(2) F Check B Number of Schedules K-1 Final return Initial return Amended return Net operating loss carryback applicable attached > boxes: Change in fiduciary Change in trust's name Change in fiduciary's name Change in fiduciary's address G Check here if the estate or filing trust made a section 645 election Trust TIN 1 Interest income 750. 1 2 a Total ordinary dividends 32,750. 2a b Qualified dividends allocable to: (1) Beneficiaries 32,750. (2) Estate or trust 3 Business income or (loss). Attach Schedule C (Form 1040) 3 Capital gain or (loss). Attach Schedule D (Form 1041) 4 Rents, royalties, partnerships, other estates and trusts, etc. Attach Schedule E (Form 1040) 5 Farm income or (loss). Attach Schedule F (Form 1040) ß Ordinary gain or (loss). Attach Form 4797 7 Other income. List type and amount 8 Total income. Combine lines 1, 2a, and 3 through 8 33,500 9 Interest. Check if Form 4952 is attached 🕨 🔲 4,500 10 10 11 7,500 11 Fiduciary fees. If only a portion is deductible under section 67(e), see instructions 12 12 Charitable deduction (from Schedule A, line 7) 13 13 Attorney, accountant, and return preparer fees. If only a portion is deductible under section 67(e), 14 15 a Other deductions (attach schedule). See instructions for deductions allowable under section 67(e) 15a b Net operating loss deduction. See instructions 15b 16 Add lines 10 through 15b 12,000. 16 Income distribution deduction (from Schedule B, line 15). Attach Schedules K-1 (Form 1041) 21,500. 18 19 Estate tax deduction including certain generation-skipping taxes (attach computation) 19 Qualified business income deduction. Attach Form 8995 or 8995-A 20 20 300. 21 Exemption 21 Add lines 18 through 21 21,800. 22 22 Taxable income. Subtract line 22 from line 17. If a loss, see instructions -300. 23 23 Total tax (from Schedule G, Part I, line 9) 24 2020 net 965 tax liability paid from Form 965-A, Part II, column (k), line 4 25 26 Total payments (from Schedule G, Part II, line 19) 26 and Estimated tax penalty. See instructions 27 Tax due. If line 26 is smaller than the total of lines 24, 25, and 27, enter amount owed 28 Overpayment. If line 26 is larger than the total of lines 24, 25, and 27, enter amount overpaid 29 Amount of line 29 to be: a Credited to 2021

Under penalties of pergury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge. May the IRS discuss this return with the preparer shown below (see instr.)? Sign Here Yes 🔲 No Signature of fiduciary or officer representing fiduciary Date EIN of fiduciary if a financial institution Date Check | if Print/Type preparer's name Preparer's signature self- employed **Paid**

Firm's EIN

Phone no.

GRANTOR 1 PAGE 1

2019 FEDERAL GRANTOR INFORMATION

PIERRO GRANTOR TRUST GRANTOR 43 BRITISH AMERICAN BLVD LATHAM, NY 12110

Grantor Name and Address	Trust Tax ID:	12-3456789
GRANTOR	Grantor ID/SSN:	123-45-6789
7 SUNNY LANE	% Ordinary Income:	100.000000
LATHAM, NY 12110	% Capital Gain/Loss:	100.000000
		9 - 100 - 10

THE FOLLOWING INCOME, DEDUCTIONS AND CREDITS ARE TO BE REPORTED ON THE INCOME TAX RETURN OF THE ABOVE NAMED GRANTOR.

INCOME

ORDINARY DIVIDENDS			
(ENTER ON LINE 9A FORM 1040)			
	\$	<u>2,750</u> .	2,750.
QUALIFIED DIVIDENDS			
(ENTER ON LINE 9B, FORM 1040)	\$	2 750	
	<u>*</u>	2,750. \$	2,750.
INTEREST			
(ENTER ON LINE 1, SCHEDULE B, FORM 1040)	\$	750.	
	E-100	\$	750.
<u>DEDUCTIONS</u>			
MORTGAGE INTEREST		\$	4,500.
(ENTER ON LINE 10 OR 11, SCHEDULE A, FORM 1040)			
PROPERTY TAXES (INVESTMENT)		\$	7,500.
(LN. 6, SCH. A AND IF APPLICABLE, LN. 5, FRM 4952)			

1

661117

Schedule K-1	2020		Final K-1	Amend	ed K-	1 OMB No. 1545-0092
(Form 1041) Department of the Treasury	2020	P				Surrent Year Income,
Internal Revenue Service	For calendar year 2020, or tax year	<u> </u>		ns, Credits	_	d Other Items
beginning		1	Interest income		11	Final year deductions
ending Beneficiary's Share of Income, Ded	uctions	2a	Ordinary dividends			
Credits, etc.	See page 2 and instructions.			500.		
Part I Information About the I		2b	Qualified dividends	, , , , , ,		
A Estate's or trust's employer identification number	er		21,	500.		
12-3456789		3	Net short-term capi	tal gain		
B Estate's or trust's name						
PIERRO NON-GRANTOR TRUS	c m	4a	Net long-term capita	al gain		
PIERRO NON-GRANTOR TRUS	91	4b	28% rate gain		12	Alternative min toy adjustment
		""	20 /0 Tate yanı		12	Alternative min tax adjustment
		4c	Unrecaptured section 1	1250 gain		
C Fiduciary's name, address, city, state, and ZIP c	ode	1				
TRUSTEE		5	nonbusiness income			
43 BRITISH AMERICAN BLY	VD.	<u> </u>				
LATHAM, NY 12110		6	Ordinary business in	ncome		
		7	Net rental real estate	incomo		
		l ′	Wet remained estat	e income		
D Check if Form 1041-T was filed and enter	the date it was filed	8	Other rental income	1	13	Credits and credit recapture
		9	Directly apportioned de	ductions		
E Check if this is the final Form 1041 for the	estate or trust					
Part II Information About the I	Beneficiary	<u> </u>				<u> </u>
F Beneficiary's identifying number		•			14 E*	Other information 21,500.
6 Beneficiary's name, address, city, state, and ZIP	code	10	Estate tax deduction			21,500.
BENEFICIARY						
7 SUNNY LANE						
LATHAM, NY 12110						
		İ				
		İ				
		*\$6	e attached statemen	t for addition	al info	ormation.
		l				
			te: A statement must reficiary's share of inc			
			luctions from each bi		•	''
			er rental activity.	•		
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H X Domestic beneficiary	Foreign beneficiary	For IRS Use Only				

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 1041. www.irs.gov/Form1041

Schedule K-1 (Form 1041) 2020

GRANTOR LETTER

GRANTOR

43 BRITISH AMERICAN BLVD. LATHAM, NY 12110

Tax Year Ending: 12/31/20

Grantor Name & Address	Name of Trust	
GRANTOR 7 SUNNY LANE LATHAM, NY 12110	PIERRO GRANTOR TRUST	
Social Security Number: 123-45-6789	Employer ID Number: 12-3456789	

THE FOLLOWING INCOME, DEDUCTIONS AND CREDITS ARE TO BE REPORTED ON THE INCOME TAX RETURNS FOR THE ABOVE NAMED GRANTOR, IF REQUIRED.

FEDERAL INFORMATION	
INCOME	
INTEREST INCOME (ENTER ON FORM 1040, SCHEDULE B, PART I, LINE 1)	750.
TOTAL ORDINARY DIVIDEND INCOME	2,750.
QUALIFIED DIVIDEND INCOME INCLUDED ABOVE(USE FOR SCHEDULE D TAX CALCULATION)	2,750.
DEDUCTIONS	
INTEREST EXPENSE	4,500.
REAL ESTATE PROPERTY TAX	7,500.
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10371 14-01-20	