Form **6781**

Name(s) shown on tax return

Gains and Losses From Section 1256 Contracts and Straddles

Department of the Treasury
Internal Revenue Service

Attach to your tax return.

OMB No. 1545-0644

2010

Attachment Sequence No. **82**

Identifying number

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4	Net gain or (loss). Combine line Form 1099-B adjustments. See				•		4			<u> </u>			
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	Note: If line 5 shows a net gain, skip line 6 and enter the gain on line 7. Partnerships and S corporations, see												
instructions.													
6	6 If you have a net section 1256 contracts loss and checked box D above, enter the amount of loss to carried back. Enter the loss as a positive number												
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-	Combine lines 5 and C									7			
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Ū	of Schedule D (see instructions)								8				
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Part	Schedule D (see instructions) Unrecognized Gains		Positions				ax Year	. М	emo Entry ∩	13b		ctions)	<u>i</u>
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Form 6781 (2010) Page **2**

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

What's New

The Dodd-Frank Wall Street Reform and Consumer Protection Act excludes certain agreements from the definition of section 1256 contracts (discussed below). Effective for tax years beginning after July 21, 2010, a section 1256 contract does not include any interest rate swap, currency swap, basis swap, commodity swap, equity swap, equity index swap, credit default swap, interest rate cap, interest rate floor, or similar agreement.

Purpose of Form

Use Form 6781 to report:

- Any gain or loss on section 1256 contracts under the mark-to-market rules, and
- Gains and losses under section 1092 from straddle positions.

For details on section 1256 contracts and straddles, see Pub. 550, Investment Income and Expenses.

Section 1256 Contract

A section 1256 contract is any:

- · Regulated futures contract,
- Foreign currency contract,
- Nonequity option,
- Dealer equity option, or
- Dealer securities futures contract.

For definitions of these terms and more details, see section 1256(g) and Pub. 550.

Special rules apply to certain foreign currency contracts. See section 988 and Regulations sections 1.988-1(a)(7) and 1.988-3. If an election is made under section 988(a)(1)(B) or 988(c)(1)(D), attach to your return a list of the contracts covered by the election(s). On the attachment, show the net gain or loss reported from those contracts and identify where the gain or loss is reported on the return. If an election is made under section 988(a)(1)(B), report on Form 6781 the gains and losses from section 1256 contracts that are also section 988 transactions.

Options and commodities dealers must take any gain or loss from the trading of section 1256 contracts into account in figuring net earnings subject to self-employment tax. See section 1402(i).

Mark-To-Market Rules

Under these rules, each section 1256 contract held at year end is treated as if it were sold at fair market value (FMV) on the last business day of the tax year. The wash sale rules do not apply.

Gains or losses on section 1256 contracts open at the end of the year, or terminated during the year, are treated as 60% long term and 40% short term, regardless of how long the contracts were held.

Straddle

A straddle means offsetting positions with respect to personal property of a type that is actively traded.

Offsetting Positions

If there is a substantial decrease in risk of loss to a taxpayer holding a position because that taxpayer or a related party also holds one or more other positions, then those positions are offsetting and may be part of a straddle. However, if an identified straddle is properly established, other positions held by the taxpayer will not be treated as offsetting with respect to any position which is part of the identified straddle.

Box A. Mixed Straddle Election

Under section 1256(d), you can elect to have the mark-to-market rules not apply to section 1256 contracts that are part of a mixed straddle. A mixed straddle is any straddle in which at least one but not all of the positions is a section 1256 contract. On the day the first section 1256 contract forming part of the straddle is acquired, each position forming part of the straddle must be clearly identified as being part of such straddle. If you make this election, it will apply for all later years and cannot be revoked without IRS consent. If you are making or have previously made this election, check box A and report the section 1256 component in Part II instead of Part I.

Box B. Straddle-By-Straddle Identification Election

Make this election for mixed straddles according to Temporary Regulations section 1.1092(b)-3T(d) by clearly identifying each position by the earlier of (a) the close of the day the identified mixed straddle is established or (b) the time the position is disposed of. No straddle-by-straddle identification election may be made for any straddle for which a mixed straddle election was made or if one or more positions are includible in a mixed straddle account. If you are making or have previously made this election, check box B.

If the net gain or loss is attributable to a net non-section 1256 position, then the net gain or loss is treated as a shortterm capital gain or loss. Enter it directly on Schedule D and identify the election. If the net gain or loss is attributable to a section 1256 position, enter the gain or loss in Part I of Form 6781 and identify the election.

Box C. Mixed Straddle Account Election

Make this election according to Temporary Regulations section 1.1092(b)-4T(f) to establish one or more mixed straddle accounts for 2011, by the due date (without extensions) of your 2010 tax return. To make this election, check box C and attach to your return (or your request for an extension of time to file) the statement required by the regulations. Report the annual account net gain or loss from a mixed straddle account in Part II and identify the election. See Temporary Regulations section 1.1092(b)-4T(c)(4) for limits on the total annual account net gain or loss.

Note. If you did not make any of the above elections and you have a loss on the section 1256 component, use Part II to reduce the loss by any unrecognized gain on the non-section 1256 component before making an entry in Part I. You also must reduce the loss from any section 1256 component of a straddle that would be a mixed straddle if the positions had been properly identified as such.

Box D. Net Section 1256 Contracts Loss Election

If you have a net section 1256 contracts loss for 2010, you can elect to carry it back 3 years. Corporations, partnerships, estates, and trusts are not eligible to make this election. Your net section 1256 contracts loss is the smaller of:

- The excess of your losses from section 1256 contracts over the total of (a) your gains from section 1256 contracts plus (b) \$3,000 (\$1,500 if married filing separately), or
- The total you would figure as your short-term and long-term capital loss carryovers to 2011 if line 6 of Form 6781 were zero. Use a separate Schedule D (Form 1040) and Capital Loss Carryover Worksheet (in Pub. 550) to figure this amount

The amount you can carry back to any prior year is limited to the smaller of:

- The gain, if any, that you would report on line 16 of Schedule D for that carryback year if only gains and losses from section 1256 contracts were taken into account. or
- The gain, if any, reported on line 16 of Schedule D for that carryback year.

The amounts just described are figured prior to any carryback from the loss year. Also, the carryback is allowed only to the extent it does not increase or

Form 6781 (2010) Page **3**

produce a net operating loss for the carryback year. The loss is carried to the earliest year first.

Make the election by checking box D and entering the amount to be carried back on line 6. To carry your loss back, file Form 1045, Application for Tentative Refund, or an amended return. Attach an amended Form 6781 and an amended Schedule D for the applicable years.

On the amended Forms 6781 for the years to which the loss is carried back, report the carryback on line 1 of that year's amended Form 6781. Enter "Net section 1256 contracts loss carried back from" and the tax year in column (a), and enter the amount of the loss carried back in column (b).

Specific Instructions Part I

Line 1

Include on line 1 all gains and losses from section 1256 contracts open at the end of your tax year or closed out during the year. If you received a Form 1099-B, Proceeds From Broker and Barter Exchange Transactions, or equivalent statement, include on line 1 the amount from box 11 of each form. In column (a), write "Form 1099-B" and the broker's name. List separately each transaction for which you did not receive a Form 1099-B or equivalent statement, or received a Form 1099-B that is not for your tax year.

If you are completing an amended 2010 Form 6781 to carry back a net section 1256 contracts loss from 2011 or a later year, report the carryback on line 1. Enter "Net section 1256 contracts loss carried back from" and the tax year in column (a), and enter the amount of the loss carried back to 2010 in column (b). See the instructions for box D for details.

Line 4

If the Form 1099-B you received includes a straddle or hedging transaction (as defined in section 1256(e)(2)), you may need to make certain adjustments listed below. Attach a schedule listing each of these adjustments and enter the total(s) on line 4.

- The regulated futures part of a mixed straddle, if you made any of the mixed straddle elections.
- The amount of the loss, if you did not make any of the mixed straddle elections or the straddle was not identified as a mixed straddle and you had a loss on the regulated futures part that was less than the unrecognized gain on the nonregulated futures part. If the unrecognized gain is less than the loss,

enter the unrecognized gain. Use Part I for a loss on the disposition of one or more positions that are part of a mixed straddle and that are non-section 1256 positions if no disposition of a non-section 1256 position in the straddle would be a long-term capital gain or loss, and the disposition of one or more section 1256 positions in the straddle would be a capital gain or loss.

• The regulated futures part of a hedging transaction. The gain or loss on a hedging transaction is treated as ordinary income or loss. See Pub. 550 for details.

Line 5

Partnerships enter the amount from line 5 on Form 1065, Schedule K, line 11. Electing large partnerships enter the amount from line 5 on Form 1065-B, Part II, line 5. S corporations enter the amount from line 5 on Form 1120S, Schedule K, line 10. Lines 6 through 9 in Part I of Form 6781 do not apply to partnerships or S corporations and are left blank.

Line 6

See the instructions for box D.

Line 8

Include this amount on Schedule D (Form 1040), line 4; or on Schedule D (Form 1041), line 2; or as a short-term capital gain or (loss) on the Schedule D for your return and enter "Form 6781, Part I" in column (a) of that Schedule D.

Line 9

Include this amount on Schedule D (Form 1040), line 11; or on Schedule D (Form 1041), line 7; or as a long-term capital gain or (loss) on the Schedule D for your return and enter "Form 6781, Part I" in column (a) of that Schedule D.

Part II

Use Section A for losses from positions that are part of a straddle. Generally, a loss is allowed to the extent it exceeds the unrecognized gain on offsetting positions. The part of the loss not allowed is treated as if incurred in the following year and is allowed to the same extent. However, a loss from a position established in an identified straddle after October 21, 2004, is not allowed. Instead, the basis of each offsetting position in the identified straddle that has unrecognized gain is increased by the amount of the unallowed loss multiplied by the following fraction:

The unrecognized gain (if any) on the offsetting position

The total unrecognized gain on all positions that offset the loss position in the identified straddle.

For more details, see Pub. 550, chapter 4.

Use Section B for gains from positions that are part of a straddle.

Do not include in Part II a disposition of any of the following.

- A position that is part of a hedging transaction.
- A loss position included in an identified straddle established before October 22, 2004, unless you disposed of all of the positions making up the straddle.
- A loss position included in an identified straddle established after October 21, 2004.
- A position that is part of a straddle if all of the positions of the straddle are section 1256 contracts.

Column (a)

Enter the property and delivery date, and indicate whether the property is a long or short position.

Column (d)

For positions closed out or sold, enter the closing price or sales price.

Column (e)

For positions closed out or sold, enter the cost or other basis plus commissions paid. Include nondeductible interest and carrying charges allocable to personal property that is part of a straddle. If any part of an unallowed loss from an offsetting position established in an identified straddle after October 21, 2004, increased your basis in the position, also include that amount. See Pub. 550 for details.

Line 10, Column (f)

Include in this column any loss not allowed in the prior year to the extent of the unrecognized gain.

Line 10, Column (g)

Enter the unrecognized gain on positions offsetting those in columns (a) through (f). Figure the amount to enter in this column by subtracting the cost or other basis of the offsetting position from the settlement price of that position as of the close of the last business day of your 2010 tax year.

Lines 11 and 13

Separate recognized gains and losses into short-term and long-term. Attach a separate schedule. For information about holding periods for straddle positions, see Pub. 550 and Temporary Regulations section 1.1092(b)-2T. Attach separate schedules for (a) section 988 contracts that are part of a mixed straddle and (b) any gain on the disposition or other termination of any position held as part of a conversion

Form 6781 (2010) Page **4**

transaction (as defined in section 1258(c)). Identify the net gain or loss and report it on Form 4797, line 10.

Line 11a

Include this amount on Schedule D (Form 1040), line 4; or on Schedule D (Form 1041), line 2; or as a short-term capital loss on the Schedule D for your return and enter "Form 6781, Part II" in column (a) of that Schedule D.

Line 11b

Include this amount on Schedule D (Form 1040), line 11; or on Schedule D (Form 1041), line 7; or as a long-term capital loss on the Schedule D for your return and enter "Form 6781, Part II" in column (a) of that Schedule D.

Line 13a

Include this amount on Schedule D (Form 1040), line 4; or on Schedule D (Form 1041), line 2; or as a short-term capital gain on the Schedule D for your return and enter "Form 6781, Part II" in column (a) of that Schedule D.

Line 13b

Include this amount on Schedule D (Form 1040), line 11; or on Schedule D (Form 1041), line 7; or as a long-term capital gain on the Schedule D for your return and enter "Form 6781, Part II" in column (a) of that Schedule D.

Collectibles gain or (loss). A collectibles gain or (loss) is any long-term gain or deductible long-term loss from the sale or exchange of a collectible that is a capital asset. Collectibles include works of art, rugs.

antiques, metals (such as gold, silver, and platinum bullion), gems, stamps, coins, alcoholic beverages, and certain other tangible property.

If any of the gain or loss you reported in Part II is a collectibles gain or (loss) and you are filing Form 1040 or Form 1041, follow the instructions below for the form you file.

Form 1040. If you checked "Yes" on line 17 of Schedule D (Form 1040), include the collectibles gain or (loss) from Part II on line 3 of the 28% Rate Gain Worksheet in the Instructions for Schedule D (Form 1040).

Form 1041. If you must complete the 28% Rate Gain Worksheet in the Instructions for Schedule D (Form 1041), include the collectibles gain or (loss) from Part II on line 3 of that worksheet.

Part III

Complete Part III by listing each position (whether or not part of a straddle) that you held at the end of the tax year (including any position you are treated as holding because it is held by a related party) if the FMV of the position at such time exceeds your cost or other basis as adjusted.

Do not include positions that are part of an identified straddle or hedging transaction, property that is stock in trade or inventory, or property subject to depreciation used in a trade or business.

Do not complete Part III if you do not have a recognized loss on any position (including regulated futures contracts).

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated burden for individual taxpayers filing this form is approved under OMB control number 1545-0074 and is included in the estimates shown in the instructions for their individual income tax return. The estimated burden for all other taxpayers who file this form is shown below.

Recordkeeping . . . 10 hr., 31 min.

Learning about the law or the form . . . 1 hr., 57 min.

Preparing the form . . 3 hr., 9 min.

Copying, assembling, and sending the form

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. See the instructions for the tax return with which this form is filed.

. 16 min.

to the IRS . .