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For Paperwork Reduction Act Notice, see the separate instructions.

Form **990**

Department of the Treasury

Return of Organization Exempt From Income Tax

OMB No. 1545-0047

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

2012 Open to Public

Inspection ▶ The organization may have to use a copy of this return to satisfy state reporting requirements. 2012, and ending December 31 20 12 For the 2012 calendar year, or tax year beginning January 1 D Employer Identification number Check if applicable: C Name of organization ActRight Legal Foundation, Inc. 45-4355641 Address change Doing Business As Room/sulte E Telephone number Number and street (or P.O. box if mail is not delivered to street address) ✓ Name change \square 317-203-5599 initial return 209 W. Main Street City, town or post office, state, and ZIP code Terminated G Gross receipts \$ Plainfield, IN 46168 Amended return H(a) is this a group return for affiliates? \square Yes \square No Application pending F Name and address of principal officer: H(b) Are all affiliates included? Yes No Barry A. Bostrom, 209 W. Main St., Plainfield, IN 46168) ◄ (Insert no.) ☐ 4947(e)(1) or ☐ 527 If "No," attach a list (see instructions) **☑** 501(c)(3) 501(c) (Tax-exempt status: H(c) Group exemption number > Website: 🟲 www.actrightlegal.org ☐ Association ☐ Other ► Form of organization: Corporation Trust L Year of formation: 2012 M State of lagal domicila: Summary Part I Briefly describe the organization's mission or most significant activities: A law firm that provides a wide range of legal service to individuals and non-profit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs. First Amendment rights of free speech and association, voting rights, property rights, and other constitutional rights of due process and equal protection. Check this box ▶☐ if the organization discontinued its operations or disposed of more than 25% of its net assets. Number of voting members of the governing body (Part VI, line 1a) Number of independent voting members of the governing body (Part VI, line 1b) 4 3 Total number of individuals employed in calendar year 2012 (Part V, line 2a) 5 6 6 Total number of volunteers (estimate if necessary) 6 Total unrelated business revenue from Part VIII, column (C), line 12 7a 0 Net unrelated business taxable income from Form 990-T, line 34 7b 0 **Current Year** Contributions and grants (Part VIII, line 1h), 747037 Program service revenue (Part VIII, line 2g) 0 9 508788 Investment Income (Part VIII, column (A) lines 3,4) and 7d3 2013 Other revenue (Part VIII, column (A), lines 3, 6d, 8c, 9c, 10c, and 11e) 10 0 11 0 Total revenue—add lines 8 through 11 (must equal Part-VIII,-column.(A) 12 1255825 Grants and similar amounts paid (Part X, column (A), lines (1-3)
Benefits paid to or for members (Part IX, column (A), line 4) 13 336249 14 n Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10) 15 0 427657 Professional fundralsing fees (Part IX, column (A), line 11e) . O 10800 16a Total fundraising expenses (Part IX, column (D), line 25) ▶ 17 Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e) 0 394253 Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25) 18 1168959 Revenue less expenses. Subtract line 18 from line 12 ٥ 19 86866 Beginning of Current Year End of Year 20 Total assets (Part X, line 16) 143442 21 O Total liabilities (Part X, line 26) . <u>56576</u> 22 Net assets or fund balances. Subtract line 21 from line 20 86866 :Part li Signature Block Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and ballef, it is aration of preparer (other than officer) is based on all information of which preparer has any knowledge. true, correct, and complete Sign Signatu Here ECRE IAR ACHARY SKESTER Type or print name and title Print/Type preparer's name Check 🗍 if

Yes No

Form 990 (2012)

Firm's EIN ►

Phone no.

Cat. No. 11282Y

Form 9	90 (2012) Page 2
Part	III Statement of Program Service Accomplishments
	Check if Schedule O contains a response to any question in this Part III
1	Briefly describe the organization's mission:
	The Foundation's core programs consist of providing (1) litigation services for nonprofit organizations and individuals whose
	fundamental constitutional rights have been, or are under threat of being, abrogated; and (2) legal and compliance consulting and
	services for nonprofit organizations, such that they become more efficient and better prepared to withstand legal and regulatory challenges.
2	Did the organization undertake any significant program services during the year which were not listed on the
_	prior Form 990 or 990-EZ?
	If "Yes," describe these new services on Schedule O.
3	Did the organization cease conducting, or make significant changes in how it conducts, any program
	services?
	If "Yes," describe these changes on Schedule O.
4	Describe the organization's program service accomplishments for each of its three largest program services, as measured by
	expenses. Section 501(c)(3) and 501(c)(4) organizations are required to report the amount of grants and allocations to others,
	the total expenses, and revenue, if any, for each program service reported.
4a	(Code: <u>541100</u>) (Expenses \$ <u>874162</u> including grants of \$ <u>336249</u>) (Revenue \$)
	Provided litigation services to nonprofit organizations whose fundamental constitutional rights have been, or are under threat
	of being, abrogated. Additionally, volunteer attorneys contributed legal services for these cases valued at \$75,000. The Foundation
	Intigated 11 fundamental-nights cases in 2012.
	1) Annex Medical, et al. v. Sebelius, et al. (D.C. Minn.) The Foundation represents Stuart Lind, his business Annex Medical, Inc., and businessman Tom Janas in a challenge to the U.S. Department of Health & Human Services' preventive services mandate, which
	requires that all employee group health plans must cover, free-of-charge, certain contraception and abortifacient drugs and services
	Lind and Janas object to the mandated coverage as violative of their religious beliefs. The challenge, filed in November 2012, alleges
	that the preventive services mandate violates the Religious Freedom Restoration Act, the First Amendment, and the Administrative
	Procedures Act. ActRight Legal Foundation believes this case will serve as foundational precedent for other religiously-motivated
	business owners whose sincerely-held beliefs require that they be exempted from complying with the coverage requirements of the
	preventative services mandate
	The remaining ten cases are described in Attachment 1 to this 990
4b	(Code: <u>541100</u>) (Expenses \$ <u>122262</u> including grants of \$) (Revenue \$)
	Provided legal and compliance consulting for nonprofit organizations. In 2012, ActRight Legal Foundation served more than 60
	clients with their legal needs. Advising re a wide array of legal matters, the Foundation advises charities as well as individuals
	and organizations who are engaged in or seeking to become engaged in the exercise of their fundamental rights, particularly
	free speech. The Foundation attorneys advise re organization and reorganization, obtaining and maintaining tax-exempt status,
	employment/HR issue, contract review, property disputes, charitable solicitation requirements, issue advocacy compliance, etc. This program of ActRight Legal Foundation serves two largely underserved communities—the charitable sector (other than universities &
	hospitals) and those seeking to exercise of their fundamental rights. Most of our clients are unable to afford the highly-skilled advice
	that is most often found in large law firms, which usually charge hundreds upon hundreds of dollars per hour for their services.
	The Foundation serves the medical missions, homeless shelters, local churches, parochial schools, community foundations, and
	other charities. The objective of this program is to comprehensively advise our clients in furtherance of their charitable missions.
	and/or their exercise of their fundamental rights. We measure success by the number of clients served, number of dollars redirected
	from administrative to mission-related activities among our clients, and other related metrics
4c	(Code:) (Expenses \$including grants of \$) (Revenue \$)

	16 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
,	
	Other program services (Describe in Schedule O.)
	(Expenses \$ including grants of \$) (Revenue \$)
4e '	Total program service expenses ▶ 996424
	Form 990 (2012)

	art IV Checklist of Required Schedules		Yes	No.
	is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes,	"	+	_
	complete Schedule A	1	1	
2		2	1	+
3	candidates for public office? If "Yes," complete Schedule C, Part I	3		1
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h election in effect during the tax year? If "Yes," complete Schedule C, Part II	4		1
5	is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues assessments, or similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	Б		1
6	Did the organization maintain any donor advised funds or any similar funds or accounts for which donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I			1
7				1
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete Schedule D, Part III	8		1
9	Did the organization report an amount in Part X, line 21, for escrow or custodial account liability; serve as a custodian for amounts not listed in Part X; or provide credit counseling, debt management, credit repair, or debt negotiation services? If "Yes," complete Schedule D, Part IV	9		1
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent endowments, or quasi-endowments? If "Yes," complete Schedule D, Part V	10	ı	1
111	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VIII, IX, or X as applicable.			
-(a Did the organization report an amount for land, buildings, and equipment in Part X, line 10? If "Yes," complete Schedule D, Part VI	11a		1
.t	Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII	11b		1
	Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII	110		1
c	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part IX	11d		V
- 1 -	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11e		∀
12 a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete Schedule D, Parts XI and XII	12a	✓	
þ	Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes," and If the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b		✓
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		✓
14 a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		✓_
ь	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000 or more? If "Yes," complete Schedule F, Parts I and IV	14b		✓
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or assistance to any organization or entity located outside the United States? If "Yes," complete Schedule F, Parts II and IV.	15		√
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or assistance to individuals located outside the United States? If "Yes," complete Schedule F, Parts III and IV	16		<u>·</u> ✓
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I (see instructions)	17	7	<u>~</u> ✓
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18		<u></u> -
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes," complete Schedule G, Part III	19	\dashv	<u></u>
20 a	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a		\
	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?	20b		

Par	rt IV Chacklist of Required Schedules (continued)			
			Yes	No
21	Did the organization report more than \$5,000 of grants and other assistance to any government or organization in the United States on Part IX, column (A), line 17 if "Yes," complete Schedule I, Parts I and II	21	1	
22	Did the organization report more than \$5,000 of grants and other assistance to individuals in the United States on Part IX, column (A), line 2? If "Yes," complete Schedule I, Parts I and III	22		1
23	Did the organization answer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the organization's current and former officers, directors, trustees, key employees, and highest compensated		T	
	emplayees? If "Yes," complete Schedule J	23	1	
248	\$100,000 as of the last day of the year, that was issued after December 31, 2002? If "Yes," answer lines 24b through 24d and complete Schedule K. If "No," go to line 25	24a		1
t	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b		V
25a	Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year? Section 501(c)(3) and 501(c)(4) organizations. Did the organization engage in an excess benefit transaction with a disqualified person during the year? If "Yes," complete Schedule L, Part I	24d 25a		1
Þ	is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior year, and that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ? If "Yes," complete Schedule L, Part I	25b		1
26	Was a loan to or by a current or former officer, director, trustee, key employee, highest compensated employee, or disqualified person outstanding as of the end of the organization's tax year? If "Yes," complete Schedule L, Part II	26		1
27	Did the organization provide a grant or other assistance to an officer, director, trustee, key employee, substantial contributor or employee thereof, a grant selection committee member, or to a 35% controlled entity or family member of any of these persons? If "Yes," complete Schedule L, Part III	27		√
28	Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV instructions for applicable filing thresholds, conditions, and exceptions):			
a b	A current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV	28a 28b		√
С	An entity of which a current or former officer, director, trustee, or key employee (or a family member thereof) was an officer, director, trustee, or direct or indirect owner? If "Yes," complete Schedule L, Part IV	28c	1	
29 30	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation contributions? If "Yes," complete Schedule M	30		√
31	Did the organization-liquidate, terminate, or dissolve and cease operations? If "Yes," complete Schedule N,	31	- (<u> </u>
32	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets? If "Yes," complete Schedule N, Part II	32		✓
	Did the organization own 100% of an entity disregarded as separate from the organization under Regulations sections 301.7701-2 and 301.7701-3? If "Yes," complete Schedule R, Part I	33		√
14	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II, III, or IV, and Part V, line 1	34		√
5a	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	35a	\Box	✓
	If "Yes" to line 35a, did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, line 2	35b		
	Section 501(c)(3) organizations. Did the organization make any transfers to an exempt non-charitable related organization? If "Yes," complete Schedule R, Part V, line 2	36		√
1	Did the organization conduct more than 5% of its activities through an entity that is not a related organization and that is treated as a partnership for federal income tax purposes? If "Yes," complete Schedule R, Part VI	37		~
B 1	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19? Note. All Form 990 filers are required to complete Schedule O	38	/	_
			990 (2	2012)

Pai	Statements Regarding Other IRS Filings and Tax Compliance			
	Check if Schedule O contains a response to any question in this Part V	<u> </u>	Yes	iTN
4.	Enter the number reported in Box 3 of Form 1096. Enter -0- if not applicable	o 17.55		- 20
1a 6		0	Wilder Wilder	1 (1) 1 (1)
C				2
Ŭ	reportable gaming (gambling) winnings to prize winners?	1c	- 15 19 m	120
2a			2 15000	<u> </u>
		6	的记忆 经	
b	If at least one is reported on line 2a, did the organization file all required federal employment tax returns? .	2b	1	12 625
-	Note. If the sum of lines 1a and 2a is greater than 250, you may be required to e-file (see instructions)	是數	9 12:52:	13
За	Did the organization have unrelated business gross income of \$1,000 or more during the year?	3a	- 12271-	2) <u>22</u>
b	If "Yes," has it filed a Form 990-T for this year? If "No," provide an explanation in Schedule O	3b	+	Ť
4a	At any time during the calendar year, did the organization have an interest in, or a signature or other authority		†	†
,_	over, a financial account in a foreign country (such as a bank account, securities account, or other financial account)?	48		
ь	If "Yes," enter the name of the foreign country: ►	1 3 A S	37.02	126
_	See instructions for filling requirements for Form TD F 90-22.1, Report of Foreign Bank and Financial Accounts.		連續	
5a	Was the organization a party to a prohibited tax shelter transaction at any time during the tax year?	5a	1124.124.23	
ь	Did any taxable party notify the organization that it was or is a party to a prohibited tax shelter transaction?	5b		1
c	If "Yes" to line 5a or 5b, did the organization file Form 8886-T?	5c		
6a	Does the organization have annual gross receipts that are normally greater than \$100,000, and did the			\top
	organization solicit any contributions that were not tax deductible as charitable contributions?	6a	ĺ	1
þ	If "Yes," did the organization include with every solicitation an express statement that such contributions or			
	gifts were not tax deductible?	8b	ļ	
7	Organizations that may receive deductible contributions under section 170(c).		能够	点
a	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods		がある。	
	and services provided to the payor?	7a		V
b	If "Yes," did the organization notify the donor of the value of the goods or services provided?	7b		
C	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was			
	required to file Form 8282?	7c		✓
ď	If "Yes," Indicate the number of Forms 8282 filed during the year	學	整理	图
e	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit contract?	7e		1
f	Did the organization, during the year, pay premiums, directly or Indirectly, on a personal benefit contract? .	7f		<
	If the organization received a contribution of qualified intellectual property, did the organization file Form 8899 as required?	7g		
h	If the organization received a contribution of cars, boats, airplanes, or other vehicles, did the organization file a Form 1098-C?	7h		_
- ~	Sponsoring organizations maintaining donor advised funds and section 509(a)(3) supporting			쮋
	organizations. Did the supporting organization, or a donor advised fund maintained by a sponsoring organization, have excess business holdings at any time during the year?	8		
	Sponsoring organizations maintaining donor advised funds.	6選		7
	Did the organization make any taxable distributions under section 4966?	9a		
	Did the organization make a distribution to a donor, donor advisor, or related person?	9b		
	Section 501(o)(7) organizations. Enter:	ā i		
	Initiation fees and capital contributions included on Part VIII, line 12			Ø,
	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities . 10b		1512	
	Section 501(c)(12) organizations. Enter:	認等		
	Gross income from members or shareholders			
	Gross income from other sources (Do not net amounts due or paid to other sources		13	
	against amounts due or received from them.)			ă.
1 5	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in ileu of Form 1041?	12a	क्ट स्टब्स् अ	eru e
	f "Yes," enter the amount of tex-exempt interest received or accrued during the year 12b	t tal	影響	
			13. 全量	21
		13a	20000	. Mar
	Note. See the Instructions for additional information the organization must report on Schedule O.			
	Enter the amount of reserves the organization is required to maintain by the states in which			爏
t	he organization is licensed to issue qualified health plans			
	nter the amount of reserves on hand		発信を	東
				•
	old the organization receive any payments for indoor tanning services during the tax year?	14a 14b	\Box	<u> </u>

Pa	ı VI	Governance, Management, and Disclosure For each "Yes" response to lines 2 to response to line 8a, 8b, or 10b below, describe the circumstances, processes, or change Check if Schedule O contains a response to any question in this Part VI	s in Schedule O.	See ir	nstruc	tions.
Sec	tion A.	Governing Body and Management				
			1	(15 m	Yes	No
16	If the	the number of voting members of the governing body at the end of the tax year re are material differences in voting rights among members of the governing body, or governing body delegated broad authority to an executive committee or similar nittee, explain in Schedule O.	1a	5		
2 2	Did a any o	the number of voting members included in line 1a, above, who are independent . ny officer, director, trustee, or key employee have a family relationship or a business ther officer, director, trustee, or key employee?		2	₹ ×	
3		ne organization delegate control over management duties customarily performed by or vision of officers, directors, or trustees, or key employees to a management company or othe		3		1
4 5 6 7a	Did th Did th Did th	e organization make any significant changes to its governing documents since the prior Form 91 to organization become aware during the year of a significant diversion of the organization of the organization have members or stockholders? The organization have members, stockholders, or other persons who had the power to remove members of the governing body?	on's assets? elect or appoint	4 5 6		1 1
b	Are a	ny governance decisions of the organization reserved to (or subject to approval nolders, or persons other than the governing body?	by) members,	7b		·V
8	Did th	e organization contemporaneously document the meetings held or written actions und ar by the following:				
8		overning body?		8a	1	
9 9	is ther	committee with authority to act on behalf of the governing body?	t be reached at	8b	✓	1
ecti		Policies (This Section B requests information about policies not required by the		1	ode.)	<u> </u>
					Yes	No
l0a b	if "Yes	o organization have local chapters, branches, or affiliates? ," did the organization have written policies and procedures governing the activities of us, and branches to ensure their operations are consistent with the organization's exempted.	such chapters, ot purposes?	10a		✓
1a		organization provided a complete copy of this Form 990 to all members of its governing body before		11a	√	
ь		be in Schedule O the process, if any, used by the organization to review this Form 990.		影響		
2a b	Did the Were of	organization have a written conflict of interest policy? If "No," go to line 13iicers, directors, or trustees, and key employees required to disclose annually interests that could give	nse to conflicts?	12a 12b	√	
Ē	describ	organization regularly and consistently monitor and enforce compliance with the pre- e in Schedule O how this was done		12c	<u>/</u>	
3		organization have a written whistleblower policy?		13		<u> </u>
4 5	Did the	organization have a written document retention and destruction policy? process for determining compensation of the following persons include a review ardent persons, comparability data, and contemporaneous substantiation of the deliberation as	d approval by	14		
	The org	anization's CEO, Executive Director, or top management official	· · · · · ·	15a 15b	-	1
3a	if "Yes" Did the	to line 15a or 15b, describe the process in Schedule O (see Instructions). organization invest in, contribute assets to, or participate in a joint venture or similar	r amangement			
		axable entity during the year?	to evaluate its	16a 為達		✓
	organiza	ation in joint venture arrangements under applicable federal tax law, and take steps to ation's exempt status with respect to such arrangements?	safeguard the	16b		
		sclosure				
3 (Section	states with which a copy of this Form 990 is required to be filed See Schedule O 6104 requires an organization to make its Forms 1023 (or 1024 if applicable), 990, and for public inspection. Indicate how you made these available. Check all that apply.		501(c)(3)s (oniy)
	Describe	website Another's website Upon request Other (explain in Schee in Schedule O whether (and if so, how), the organization made its governing documncial statements available to the public during the tax year.		intere	st po	licy,

State the name, physical address, and telephone number of the person who possesses the books and records of the

organization: - Zachary Kester, 209 W. Main Streat, Plainfield, IN 45168

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							F	1-1	and Highaut	<u> </u>	Page 7			
Part VII	•	rectors,	rusi	ees	s, r	ey	Emp	ноу	rees, mignesi	Compensate	a Employees, and			
	Independent Contractors Check if Schedule O contains a	******			oct	ion	in thi	. D	art VII	•	П			
Coolina A	Officers, Directors, Trustees, Ke	response t	D BIT	y qu	UI.	hos	t Cor	D DC	anested Emplo		 			
1a Complet	te this table for all persons require	ed to be lie	steri	Per	nig	CO	mpen	sati	on for the cale	endar vear endir	og with or within the			
organization		50 to De 118	icu.	1101	,0,,	00.	,,			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.9			
	of the organization's current office	ers directo	ors to	rusti	ees	(wi	ethe	r inc	dividuals or ord	anizations), red	ardless of amount of			
compensati	on. Enter -0- in columns (D), (E), an	d (F) if no c	ompe	ensa	itioi) W	as pal	d.						
• List all	of the organization's current key e	mployees, i	f any	. Se	e in	str	ction	s to	r definition of "	key employee."				
who receive	e organization's five current higher of reportable compensation (Box and any related organizations.	st compen 5 of Form	sated W-2	anc	npic Vor	Bo Bo	s (ott x 7 c	ner of F	orm 1099-MIS	r, director, truste C) of more than	e, or key employes) \$100,000 from the			
→ List all	of the organization's former office reportable compensation from the	cers, key e organizatio	mplo n and	yee:	s, a y re	nd late	highe d org	st o	compensated e zations.	employees who	received more than			
· List all	of the organization's former direct, more than \$10,000 of reportable of	ctors or tri	ustee	s th	nat	rece	eived,	in	the capacity a	s a former dired d organizations.	tor or trustee of the			
List persons compensate	s in the following order: individ d employees; and former such per	lual trustee sons.	es or	di	rect	ors;	insi	itut	ional trustees;	officers; key				
Check thi	is box if neither the organization no	or any relate	d org	ani:	zati	on c	omp	ens	ated any currer	nt officer, directo	r, or trustee.			
		(C)												
	(A)	(B)	ldn.	not c		sitior mor	e than	ODE	(D)	(E)	(F)			
	Name and Title	Average	box,	unle:	ss pi	BUEOL	ı is bot	h an	Reportable compensation					
		hours per week (ilst any		_			or/trus		fmm	compensation from related	amount of other			
		hours for related organizations below dotted line)	ndividua r directo	Institutional trustee	Officer	Key employee	Highest compensated employee	Former	the organization (W-2/1099-MISC)	organizations (W-2/1099-MISC)	compensation from the organization and related organizations			
		-		tee		_	sated	_						
(1) Brian S. B	rown	-1												
hairman			✓			ļ		<u> </u>	0	0	0			
2) Barry A. B	lostrom	40			,	1	l	ł	1					
	and General Counsel		✓	<u> </u>	✓	ļ		<u> </u>	220000	0	0			
Zachary S		30			,			ĺ		_	_			
	surer and Managing Attorney	 	✓		∨	_		-	52500	0	0			
4) Dr. John E	astman	2	1			-			- ·					
rector			- -	-		_		۰-	0	0	0			
5) Cleta Mitcl	hell	22	/						o	0	•			
rector			-	-							0			
3)			ļ		J					}				
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"														
9)														
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(11)

(12)

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(14)

(A) Name and title	(B) Average hours per week (list any	box, i	unies r and	Pos leck is per lad	rson	than is both or/trus	h an tee)	(D) Reportable compensation from	(E) Reportable compensation from related	(F) Estimated amount of other
	hours for related organizations below dotted line)		institutional trustee	Officer	Key employee	Highest compensated employee	Former	the organization (W-2/1099-MISC)	organizations (W-2/1099-MISC)	compensation from the organization and related organizations
(15)										
(16)			\dashv	_						
(17)			1		1					
(18)			+	+	-					
(19)			+	+	-	-	-			
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(21)			+	\dashv	+		-			
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			_	1	_		_			
23)										
24)		İ					- [ĺ	
25)										
1b Sub-total	/II, Section				•	.)	•	272500 0 272500	0	
Total number of Individuals (including but i reportable compensation from the organization)	not limited	to tho	se i	ste	d-at	oove)	-wh		re-than-\$100,000) of
3 Did the organization list any former office employee on line 1a? If "Yes," complete So								oyee, or highe		Yes No
4 For any individual listed on line 1a, is the sorganization and related organizations gindividual	sum of repo reater than	ortable n \$15	0,00	mp 10?	If '	ation "Yes,	" C	d other compe omplete Sche	nsation from the dule J for such	4 1
5 Did any person listed on line 1a receive or for services rendered to the organization?	accrue con	npens molet	atio e Sc	n fre	om dule	any i	unre r su	alated organiza ch person .	tion or individual	5 1
ection B. Independent Contractors										
 Complete this table for your five highest co compensation from the organization. Repo year. 	mpensated rt compens	inde ation	peni for t	den the	t co	ontrac endai	r ye:	s that received ar ending with	more than \$100 or within the org	,000 of anization's tax
(A) Name and business addre	33					\perp		(B) Description of serv	vices ((C) Compensation
arry A. Bostrom					_	G	ene	ral Counsel		22000
angdon Law					•	L	ega	Services Services		11928 10542
ones Day						<u> </u>	cya	Gal Aing2		10942

P	art VI								
15.20		Check If Schedule	O contains a	resp	onse to any qu	estion in this Par	t VIII		<u> </u>
				四. 当	the state of the s	(A) Total revenue	(B) Related or	(C) Unrelated	(D) Revenue excluded from tax
	2.12.10		The state of the s	TO CITY	the second section of	:- <u>}</u>	exempt function	business	i under sections
(F)	400000		With the Control of t	200	PARE GARAGE	11 1 	revenue	1 1 15 15 15 15 15 15 15 15 15 15 15 15	512, 513, or 614
뛽.	Ĕ '	Prederated campaig		1a	 			1700年二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
Ö	١	b Membership dues		1b 1c	 		and the contract to the contract and	4 Baldand - 12:16:47 1 60 1 44 1	
Giffs, Grants	[c Fundraising eventsd Related organization		1d		- Control of the Cont	TO THE STATE OF	THE SHEET STREET, NAME OF	
<u>.</u>	≝	e Government grants (c	,	1e	 			The second	
Contributions,	<u></u>	f All other contributions,		16	 			A THE PARTY OF THE	
Ŧ,		and similar amounts not		11	74703	المنافقة الم			The State of the S
<u> </u>	ا ا	g Noncash contributions incl		_	74705				
8		n Total. Add lines 1a-		4	, , .	74703	7	A STATE OF THE PARTY OF THE PAR	The state of the s
_	1			_	Business Code	法的自己的	三国政治	A INTERIOR STATE	新华州东西北京
Ne.	2	a Litigation			541100	22917	7 22917	7	
ā	/ E	Legal and Complianc	e Consulting		541100	27961	1 27961	1	
<u>.</u> 2	0	;							
Ser	c	j							
틆	e)					<u> </u>		
Program Service Revenue	f	All other program se		∍.		 	STORES VANCOUS PAIS IN	Manufacture Williams	Product of the Control of the Contro
<u> </u>	g					508788			ACATH SPANISH
	3	Investment income					İ		
	1.	and other similar am		-	, , , , >		 		
	4	Income from investmen	nt of tax-exem	pt bo	na proceeas		 		
	5	Royaltles	(i) Real	- 	(ii) Personal	建筑的建筑工作建筑			T. B. S.
	6a	Gross rents	1011000		147. 0.001	and the second			
	b		 						
	C	Rental income or (loss)	,	-					
	d	Net rental income or			🕨	ALL CONTRACTOR OF THE PARTY OF	11231 SA 16-16-18-18-18		MICHAEL STATES OF THE PARTY OF
	7a		(i) Securities	•	(II) Other		No Control St	444	
	ļ	assets other than inventory				THE PART OF THE PARTY.			201
	b	Less: cost or other basis							
		and sales expenses .	Í	1					
	C	Gain or (loss)							
	d	Net gain or (loss).	· . -	-, <u>-</u>	⊳ -				
ø.							7075		
2	8a	Gross income from fu	ındraising	- 1					
Se l		events (not including \$]					
Ě		of contributions reporte	ed on line 1c).	-					
Other Revenue	l.			<u>a</u> _					
ō	ь	Less: direct expenses		bd	vents . >	A STATE OF THE STATE OF		NAME OF THE PERSON	
	C Ga	Net income or (loss) fr Gross income from ga			Verits .	Galantilation Ale	Carrier of The Tree	THE REPORT OF THE PARTY.	
- [00	See Part IV, line 19 .					学のでも		
- {	b	Less: direct expenses		ь					
}	C	Net income or (loss) fr			ties ►	The state of the s		THE ZAME OF THE PERSON OF THE	The state of the s
		Gross sales of in						PARTY AND AND ADDRESS OF THE PARTY AND ADDRESS	
ı		returns and allowance		a					
I I	ь	Less: cost of goods so	old	ь			是一个	建设在对照时 中	
		Net income or (loss) fr		nven	tory 🕨				
ſ		Miscellaneous Re	evenue		Business Code	(二) 四种种的	"包心"的情報	Market in The	国际创新的企业
Γ	11a								
	b			. [
ſ	C			L					
	đ	All other revenue .		L			ASIA TATAL SALIS SALIS SALIS SALIS	2.02 W M M F	CAPE WITH D. W. A. C. F. Connection ?
		Total. Add lines 11a-1			🟲 🛭			學是語言學學是語彙學	图 中国 中国 中国 中国 中国 中国 中国 中国 中国 中国 中国 中国 中国
	12	Total revenue. See ins	structions.	· ·	🟲	1255825	5087 8 8		T 000
									Form 990 (2012)

Form 990 (2012) Part IX Statement of Functional Expenses Section 501(c)(3) and 501(c)(4) organizations must complete all columns. All other organizations must complete column (A). Check if Schedule O contains a response to any question in this Part IX (B) Program service expenses (D) Fundralsing expenses Do not include amounts reported on lines 6b, 7b, (A) Total expanses Management and general expenses 8b, 9b, and 10b of Part VIII. Grants and other assistance to governments and organizations in the United States. See Part IV, line 21 336249 The state of the s Grants and other assistance to individuals in the United States. See Part IV, line 22 . . . Grants and other assistance to governments, organizations, and individuals outside the United States. See Part IV, lines 15 and 16 . . . Benefits paid to or for members Compensation of current officers, directors, trustees, and key employees 272500 185895 86605 Compensation not included above, to disqualified persons (as defined under section 4958(f)(1)) and persons described in section 4958(c)(3)(B) . . . Other salaries and wages 128088 116788 11300 Pension plan accruals and contributions (include section 401(k) and 403(b) employer contributions) Other employee benefits 9 12175 8723 3452 Payroll taxes 10 14894 12809 2085 Fees for services (non-employees): Management Legal 326604 324104 Accounting Lobbying Professional fundraising services. See Part IV, line 17 10800 Investment management fees Other, (If fine 11g amount exceeds 10% of line 25, column (A) amount, ilst line 11g expenses on Schedule O.) . . . 27080 2223 24857 12 Advertising and promotion 1507 1507 13 Office expenses 11816 11816 Information technology . . 14 Royalties 15 16-Occupancy - . . . -13169 13169 17 1734 831 18 Payments of travel or entertainment expenses for any federal, state, or local public officials 19 Conferences, conventions, and meetings . 20 21 Payments to affiliates 22 Depreciation, depletion, and amortization . 23 Other expenses, Itemize expenses not covered above (List miscellaneous expenses in line 24e. If line 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule O.) а b C e All other expenses Total functional expenses. Add lines 1 through 24e 161735 1168959 996424 10800 Joint costs. Complete this line only if the

organization reported in column (B) joint costs from a combined educational campaign and fundraising solicitation. Check here If following SOP 98-2 (ASC 958-720)

Part X **Balance Sheet** Check if Schedule O contains a response to any question in this Part X Beginning of year End of year Cash—non-interest-bearing 1 2 Savings and temporary cash investments 3 3 Pledges and grants receivable, net . . . 4 4 121169 Loans and other receivables from current and former officers, directors, trustees, key employees, and highest compensated employees. Loans and other receivables from other disqualified persons (as defined under section 4958(f)(1)), persons described in section 4958(c)(3)(B), and contributing employers and sponsoring organizations of section 501(c)(9) voluntary employees' beneficiary organizations (see instructions). Complete Part II of Schedule L. 6 Notes and loans receivable, net 7 8 9 Prepaid expenses and deferred charges . . . Land, buildings, and equipment: cost or 10a other basis. Complete Part VI of Schedule D 10a Less: accumulated depreciation 10b 10c Investments—publicly traded securities 11 11 12 12 Investments-other securities. See Part IV, line 11 . 13 13 Investments-program-related. See Part IV, line 11. 14 14 0 15 15 Other assets. See Part IV, line 11 742 Total assets. Add lines 1 through 15 (must equal line 34) . 0 16 16 143442 17 0 17 Accounts payable and accrued expenses 16576 18 18 19 19 20 20 21 21 Escrow or custodial account liability. Complete Part IV of Schedule D . Loans and other payables to current and former officers, directors, trustees, key employees, highest compensated employees, and disqualified persons. Complete Part II of Schedule L 22 23 Secured mortgages and notes payable to unrelated third parties . . 23 24 24 -Unsecured notes and loans payable to unrelated third parties_ . _ . _ . 40000 Other liabilities (including federal income tax, payables to related third parties, and other liabilities not included on lines 17-24). Complete Part X 25 n 26 26 Total liabilities. Add lines 17 through 25 . 56576 Organizations that follow SFAS 117 (ASC 958), check here ► ☑ and Fund Balances complete lines 27 through 29, and lines 33 and 34. 0 27 27 Unrestricted net assets **B2979** 0 28 Temporarily restricted net assets . . . 3887 0 29 Organizations that do not follow SFAS 117 (ASC 958), check here ▶ □ and complete lines 30 through 34. 30 Capital stock or trust principal, or current funds 31 31 Paid-in or capital surplus, or land, building, or equipment fund . . . 32 32 Retained earnings, endowment, accumulated income, or other funds . 33 33 0 86866 Total liabilities and net assets/fund balances . 143442 Form 990 (2012)

Form	890 (2012)		Page 12
Pa	art XI Reconciliation of Net Assets		
	Check if Schedule O contains a response to any question in this Part XI		<u> </u>
1	Total revenue (must equal Part VIII, column (A), line 12)	1	1255825
2	Total expenses (must equal Part IX, column (A), line 25)	2	1168959
3	Revenue less expenses. Subtract line 2 from line 1	3	86866
4	Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))	4	0
5	Net unrealized gains (losses) on investments	5	0
6	Donated services and use of facilities	6	0
7	Investment expenses	7	0
8	Prior period adjustments	В	0
9	Other changes in net assets or fund balances (explain in Schedule O)	9	0
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line		
	33, column (B))	10	86866
-Par	TXII Financial Statements and Reporting		
	Check if Schedule O contains a response to any question in this Part XII	<u> </u>	<u> </u>
	<u> </u>		Yes No
1	Accounting method used to prepare the Form 990: Cash Accrual Other If the organization changed its method of accounting from a prior year or checked "Other," ex	ploip I	
	Schedule O.	hiaiii i	
0-			. 2a ✓
2a	If "Yes," check a box below to indicate whether the financial statements for the year were completed in the year were completed in the year were completed in the year were completed in the year were completed in the year were completed in the year were completed in the year were completed in the year were completed in the year were completed in the year were completed in the year.	 Nied o	- 20 V
	reviewed on a separate basis, consolidated basis, or both:	J.1.54 C	
	Separate basis Consolidated basis Both consolidated and separate basis		
ь			2b 🗸
D	If "Yes," check a box below to indicate whether the financial statements for the year were audited.	d on s	
	separate basis, consolidated basis, or both:	Q Q () (
	Separate basis Consolidated basis Both consolidated and separate basis		
_	If "Yes" to line 2a or 2b, does the organization have a committee that assumes responsibility for ov	ersiah	+
C	of the audit, review, or compliation of its financial statements and selection of an independent account	ntant?	20 /
	If the organization changed either its oversight process or selection process during the tax year, ex		
	Schedule O.		
38	As a result of a federal award, was the organization required to undergo an audit or audits as set	orth ir	, ,
	the Single Audit Act and OMB Circular A-133?		3a
b	If "Yes," did the organization undergo the required audit or audits? If the organization did not under	go the	,
	required audit or audits, explain why in Schedule O and describe any steps taken to undergo such au	dita	3b
			Form 990 (2012)

SCHEDULE A (Form 990 or 990-EZ)

Public Charity Status and Public Support

OMB No. 1545-0047

Complete If the organization is a section 501(c)(3) organization or a section 4947(a)(1) nonexempt charitable trust.

➤ Attach to Form 990 or Form 990-EZ. ➤ See separate instructions.

Open to Public Inspection

Donar	tment of the Tracein/	l.			-					Open to Public
Interna	al Revenue Service	<u> </u>	Attach to Form 990 or	Form 990	-EZ. ►Se	e separe	te instruc	tions.		Inspection
Name	of the organization							Employe	r Identifica	tion number
								<u></u>		4355641
									nstruc	tions.
The 6	A church, co	onvention of chu scribed in section a cooperative hasearch organiza me, city, and st	rches, or association on 170(b)(1)(A)(ii). (Attaospital service organition operated in conjuste.	of church ach Sche zation de nction w	ies descri edule E.) escribed li lith a hosp	bed in se n section oital desc	ection 17 170(b)(1 ribed in s	70(b)(1)(A 1)(A)(III). section 1	70(b)(1) <i>(</i> /	
5	section 170	(b)(1)(A)(iv). (Co	mplete Part II.)							ntal unit described if
6 7	☐ An organizat	ion that normali	y receives a substant	ial part c	lescribed of its supp	in section ort from	n 170(b) a gover	i(1)(A)(v). nmental :	unit or fro	om the general public
8	Part I Reason for Public Charity Status (All organizations must complete this part.) See instruction the organization is not a private foundation because it is: (For lines 1 through 11, check only one box.) 1									
	receipts from support from acquired by t	n activities relate n gross investm he organization	ed to its exempt fund ent income and unra after June 30, 1975. S	ctions—s elated bi See secti	ubject to usiness to on 509(a)	certain o axable ir (2). (Con	exceptior icome (ic iplete Pa	ns, and (1 ess secti irt III.)	2) no mo on 511 t	re than 331/s% of its
11	☐ An organizate purposes of 509(a)(3). Che a ☐ Type I☐ By checking to other than for	ion organized a cone or more pureck the box that b Typo this box, I certify undetion manag	and operated exclusive blicly supported organ describes the type of all c Type in that the organization	vely for to inizations supporti il-Functions ils not co	the benefactoring organication on the controlled in the controlled	lit of, to ed in sec ization ar egrated directly o	performation 509 and completed do to the distribution of the distr	the fund (a)(1) or some the lines Type III— thy by one	etions of, section 56 11e throu Non-funce or more	09(a)(2). See section ugh 11h. tionally Integrated disqualified persons
f	if the organiz	ation received			the IRS	that it is	а Туре	I, Type	II, or Ty	pe III supporting
2										
	2	ed in (ii) a								
h	(iff) A 35% cor	Legal Foundation. Inc. Reason for Public Charity Status (All organizations must complete this part.) See instruction inzation is not a private foundation because it is: (For lines 1 through 11, check only one box.) A church, convention of churches, or association of churches described in section 170(b)(1)(A)(ii). A chool described in section 170(b)(1)(A)(iii). (Attach Schedule E.) A nospital or a cooperative hospital service organization described in section 170(b)(1)(A)(iii). A medical research organization operated in conjunction with a hospital described in section 170(b)(1)(A)(iii). A medical research organization operated for the benefit of a college or university owned or operated by a government of a organization operated for the benefit of a college or university owned or operated by a government election 170(b)(1)(A)(iv). (Complete Part II.) A rederal, state, or local government or governmental unit described in section 170(b)(1)(A)(v). A rederal, state, or local government or governmental unit described in section 170(b)(1)(A)(v). A community trust described in section 170(b)(1)(A)(v). (Complete Part II.) A community trust described in section 170(b)(1)(A)(v). (Complete Part II.) A community trust described in section 170(b)(1)(A)(v). (Complete Part II.) A community trust described in section 170(b)(1)(A)(v). (Complete Part III.) A rederal, state, or local government income and unrelated business taxable income (less section 511 tax organization that normally receives: (1) more than 331/9% of its support from contributions, members accepted by the organization after June 30, 1975. See section 509(a)(2). (Complete Part III.) In organization organized and operated exclusively for the benefit of, to perform the functions of, ourposes of one or more publicly supported organization as described in section 509(a)(4). In organization organized and operated exclusively for the benefit of, to perform the functions of the through of the section 509(a)(2). Type II yel II yel II yel II yel II yel								
	me of supported		(iii) Type of organization (described on lines 1–9 above or IRC section	(iv) Is the o	organization isted in your	(v) Did y the organical. (i)	nization in of your	organiza (ı) organ	tion in col. ized in the	(vii) Amount of monstery support
			(000 1100 20010))	Yes	No	Yes	No	Yes	No	
(A)										
(B)		·······								
(C)										
(D)										
E)										
Fota!										

	(Complete only if you checked to Part III. If the organization falls to	the box on lir	ne 5, 7, or 8 o	Part I or If ti	he organization	on failed to q	vi) ualify under
	tion A. Public Support						
Cal	endar year (or fiscal year beginning in) 🕨	(a) 2008	(b) 2009	(c) 2010	(d) 2011	(e) 2012	(f) Total
1	Gifts, grants, contributions, and membership fees received. (Do not include any "unusual grants.")						
2	Tax revenues levied for the organization's benefit and either paid to or expended on its behalf						
3	The value of services or facilities furnished by a governmental unit to the organization without charge						
4	Total. Add lines 1 through 3						
5	The portion of total contributions by each person (other than a governmental unit or publicly supported organization) included on line 1 that exceeds 2% of the amount shown on line 11, column (f)						
6	Public support, Subtract line 5 from line 4.		阿里斯斯斯	数据的		经	
Sect	ion B. Total Support						
Cale	ndar year (or fiscal year beginning in) 🕨	(a) 2008	(b) 2009	(c) 2010	(d) 2011	(e) 2012	(f) Total
7	Amounts from line 4						
8	Gross income from interest, dividends, payments received on securities loans, rents, royalties and income from similar sources						
9	Net income from unrelated business activities, whether or not the business is regularly carried on						
10	Other income. Do not include gain or loss from the sale of capital assets (Explain in Part IV.)						
11							
12-	-Gross-receipts-from-related-activities, etc.	(see instructio	ons)		<u> </u>	12	
13	First five years. If the Form 990 is for the						
	organization, check this box and stop her				· · · · ·	· · · · ·	· · P U
_	on C. Computation of Public Support	Percentage) 	luman (D)		44	
14	Public support percentage for 2012 (line 6, Public support percentage from 2011 Scho	, column (1) di\	viaea by line 11 Line 17	, column (i))	}	15	<u>%</u> %
5 6a	331/s% support test—2012. If the organization	suule A, Mart I. ation did not c	heck the box r	n line 13. and	l line 14 is 331/		
	box and stop here. The organization quali	fies as a public	cly supported o	organization			. ► 🗆
þ	331/2% support test—2011. If the organic check this box and stop here. The organiz	zation did not ation qualifies	check a box as a publicly s	on line 13 or supported orga	16a, and line anization .	15 is 331/a% o	or more,
7a	10%-facts-and-circumstances test—20* 10% or more, and if the organization meer Part IV how the organization meets the "facorganization	ts the "facts-a cts-and-circur	nd-circumstan nstances" test	ces" test, che The organiza	ck this box and tion qualifies a	d stop here. E	xplaIn in pported .
	10%-facts-and-circumstances test—20115 is 10% or more, and if the organization Explain in Part IV how the organization me supported organization	on meets the ets the	"facts-and-circ and-circumsta	cumetances" t nces" test. Th	est, check thine organization	s box and sto quailfies as a 	p here. publicly · ► □
8	Private foundation. If the organization did instructions	not check a b	ox on line 13,	16a, 16b, 17a,			ee
						dule A (Form 990	

Schedule A (Form 990 or 990-EZ) 2012

	t III Support Schedule for Organia	zations Desc	ribed in Sec	tion 509(a)(2)			Page
	(Complete only If you checked	the box on lin	e 9 of Part I	or if the organ	nization falled	to qualit	y und	ler Part II.
	If the organization fails to qualif	v under the te	ests listed be	low, please c	omplete Par	: II.)	-	
Sec	tion A. Public Support							
	ndar year (or fiscal year beginning in)	(a) 2008	(b) 2009	(c) 2010	(d) 2011	(e) 20	12	(f) Total
1	Gifts, grants, contributions, and membership fees				T			
	received. (Do not include any "unusual grants.")					74	47037	7470
2	Gross receipts from admissions, merchandise				T		$\neg \neg$	
	sold or services performed, or facilities furnished in any activity that is related to the		ł		l	1	1	
	organization's tax-exempt purpose	}	J	}	.	50	18788	5087
3	Gross receipts from activities that are not an						\neg	
	unrelated trade or business under section 513	ł	l	ł	ł	1	- 1	
4	Tax revenues levied for the							
	organization's benefit and either paid		i				l	
	to or expended on its behalf		l	1	l		- 1	
5	The value of services or facilities							
•	furnished by a governmental unit to the					ŀ		
	organization without charge	1		1	ł	ł	- 1	
6	Total. Add lines 1 through 5			 		125	5B25	125582
7a						12.0	5020	120001
	received from disqualified persons .	} i				ŀ	o	
ь	Amounts included on lines 2 and 3							
D	received from other than disqualified						ŀ	
	persons that exceed the greater of \$5,000	}				l		
	or 1% of the amount on line 13 for the year]]	0	
_	Add lines 7a and 7b		 				0	
В	Public support (Subtract line 7c from	Set Section 1			THE MELINIAN TO	ALC: 15 00 2	EG TOTAL	
•	line 6.)							125582
acti.	on B. Total Support	TOWN BOOK OF THE PARTY OF THE P	THE PARTY OF THE P	Providence of the Company of the Com	STATE OF STREET STATE OF STREET	PARTICIPATION AND AND AND AND AND AND AND AND AND AN	医智慧	123302
_	dar year (or fiscal year beginning in)	(a) 2008	(b) 2009	(c) 2010	(d) 2011	(e) 201	2 T	(f) Total
9	Amounts from line 6	(a) 2000	(B) 2000	(5) 25 15	10/2011	1258		125582
0a						1230	020	123502
VE	payments received on securities loans, rents,	ı					ĺ	
	royalties and income from similar sources .			i ,		1		
_	Unrelated business taxable income (less							
D	section 511 taxes) from businesses	1		ľ			- 1	
	acquired after-June-30,-1975		ļ	1		•	j	
_								
-							-	
1	Net income from unrelated business activities not included in line 10b, whether	1	j	ļ	ļ			
	or not the business is regularly carried on	1					İ	
	Other income. Do not include gain or loss from the sale of capital assets	1	1				- 1	
	(Explain in Part IV.)		ì	i	,		1	
	-							
	Total support. (Add lines 9, 10c, 11,	l	j	1	1			
	and 12.)			Abbred Seconds		1255		1255825
	First five years. If the Form 990 is for the							
	organization, check this box and stop her		• • • •	• • • •			<u> </u>	▶ 🗸
ctio	n C. Computation of Public Support	Percentage				7 1		
	Public support percentage for 2012 (line 8,					15		%
	Public support percentage from 2011 Sche				 .	16		%
	n D. Computation of Investment Inc				- 			
	nvestment income percentage for 2012 (lin					17		- %
	nvestment income percentage from 2011					18		<u>%</u>
a 3	31.5% support tests-2012. If the organiz	ation did not c	heck the box	on line 14, and	line 15 is mo	ore than 33	1/3%,	and line
	7 is not more than 3316%, check this box as							
ЬЗ	31x% support tests-2011. If the organiza	tion did not che	eck a box on li	ne 14 or line 19	a, and line 16	is more tha	ın 331/3	3%, and
li	ne 18 is not more than 331,6%, check this bo	ox and stop her	e. The organiz	ation qualifies a	is a publicly su	pported on	janizat	tion 🕨 📋
	rivete foundation. If the organization did	and abands a be	w an line 14 1	100 or 10h oh	oak this box a	nd aga ine	to ictic	nc

at IV	om 990 or 990-EZ) 2012 Supplemental Information. Complete this part to provide the explanations required by Part II, line 10;	Page 4
	Supplemental Information. Complete this part to provide the explanations required by Part II, line 10; Part II, line 17a or 17b; and Part III, line 12. Also complete this part for any additional information. (See instructions).	
	mad double).	
		
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SCHEDULE D (Form 990)

Supplemental Financial Statements

OMB No. 1545-0047

2012

Open to Public Inspection

Department of the Treasury Internal Revenue Service

Complete if the organization answered "Yes," to Form 990, Part IV, line 6, 7, 8, 9, 10, 11a, 11b, 11c, 11d, 11e, 11f, 12a, or 12b. Attach to Form 990. See separate instructions.

Name of the organization ActRight Legal Foundation, Inc. 45-4355641 Part I Organizations Maintaining Donor Advised Funds or Other Similar Funds or Accounts. Complete If the organization answered "Yes" to Form 990, Part IV, line 6. (b) Funds and other accounts Total number at end of year Aggregate contributions to (during year) . 2 Aggregate grants from (during year) . . Aggregate value at end of year Did the organization inform all donors and donor advisors in writing that the assets held in donor advised funds are the organization's property, subject to the organization's exclusive legal control? Did the organization inform all grantees, donors, and donor advisors in writing that grant funds can be used only for charitable purposes and not for the benefit of the donor or donor advisor, or for any other purpose Part II Conservation Easements. Complete if the organization answered "Yes" to Form 990, Part IV, line 7. Purpose(s) of conservation easements held by the organization (check all that apply). Preservation of land for public use (e.g., recreation or education) Protection of natural habitat Preservation of a certified historic structure Preservation of open space Complete lines 2a through 2d if the organization held a qualified conservation contribution in the form of a conservation easement on the last day of the tax year. Held at the End of the Tax Year Total number of conservation easements . . **2**a 2b Total acreage restricted by conservation easements Number of conservation easements on a certified historic structure included in (a) 2c Number of conservation easements included in (c) acquired after 8/17/06, and not on a Number of conservation easements modified, transferred, released, extinguished, or terminated by the organization during the tax year ▶ Number of states where property subject to conservation easement is located ▶ Does the organization have a written policy regarding the periodic monitoring, inspection, handling of violations, and enforcement of the conservation easements it holds? Staff and volunteer hours devoted to monitoring, inspecting, and enforcing conservation easements during the year Amount of expenses incurred in monitoring, inspecting, and enforcing conservation easements during the year Does each conservation easement reported on line 2(d) above satisfy the requirements of section 170(h)(4)(B) In Part XIII, describe how the organization reports conservation easements in its revenue and expense statement, and balance sheet, and include, if applicable, the text of the footnote to the organization's financial statements that describes the organization's accounting for conservation easements. Organizations Maintaining Collections of Art, Historical Treasures, or Other Similar Assets. Complete if the organization answered "Yes" to Form 990, Part IV, line 8. If the organization elected, as permitted under SFAS 116 (ASC 958), not to report in its revenue statement and balance sheet works of art, historical treasures, or other similar assets held for public exhibition, education, or research in furtherance of public service, provide, in Part XIII, the text of the footnote to its financial statements that describes these items. If the organization elected, as permitted under SFAS 116 (ASC 958), to report in its revenue statement and balance sheet works of art, historical treasures, or other similar assets held for public exhibition, education, or research in furtherance of public service, provide the following amounts relating to these items: If the organization received or held works of art, historical treasures, or other similar assets for financial gain, provide the following amounts required to be reported under SFAS 116 (ASC 958) relating to these items:

Assets included in Form 990, Part X

Sohe	dule D (Form 990) 2012				Page 2
	rt III Organizations Maintaining C	Collections of Art, H	listorical Treasur	es, or Other Simila	r Assets (continued)
3	Using the organization's acquisition, accollection items (check all that apply):	cession, and other re	cords, check any of	the following that are	e a significant use of its
E	Public exhibition	d	I 🔲 Loan or excha		
ŧ	Scholarly research	6	Other		
4	Provide a description of the organizatio XIII.				
5	During the year, did the organization so	olicit or receive donation	ons of art, historica	i treasures, or other s	milar
	assets to be sold to raise funds rather that IV Escrow and Custodial Arrangement	an to be maintained a	s part of the organiz	n annuared "Vee" to	Yes No
Pa				nanswered tes to) romi 990, ran iv,
	line 9, or reported an amount of list the organization an agent, trustee, c	on Form 990, Part A,	modian for contrib	ultions or other asset	s not
	included on Form 990, Part X?				· Yes No
þ	If "Yes," explain the arrangement in Part	XIII and complete the	following table:	 	Amount
	Destart starters			40	Amount
0	Beginning balance			. 1c	
ď	Additions during the year Distributions during the year			·	
e f	Ending balance			15	
28	Did the organization include an amount of				. 🗌 Yes 🗆 No
	If "Yes," explain the arrangement in Part	XIII Check here if the	explanation has bee	n provided in Part XIII	
	t V Endowment Funds. Complete	if the organization a	inswered "Yes" to	Form 990, Part IV.	line 10.
			nor year (c) Two ye	eare back (d) Three years	back (e) Four years back
1a	Beginning of year balance				
ь	Contributions				
	Net investment earnings, gains, and				
	losses				
d	Grants or scholarships				
е	Other expenditures for facilities and				
	programs				
f	Administrative expenses				
g	End of year balance				
2	Provide the estimated percentage of the o	current year end balan	ce (line 1g, column ((a)) held as:	
а	Board designated or quasi-endowment	%			
þ		%			
C-	Temporarily restricted endowment		· ·		
_	The percentages in lines 2a, 2b, and 2c si	rould equal 100%.			. Al
3a	Are there endowment funds not in the poorganization by:	ssession of the organ	ization that are neic	i and administered for	Yes No
	(i) unrelated organizations				. 3a(i)
	(ii) related organizations				. 3a(ii)
	If "Yes" to 3a(li), are the related organization	ons listed as required of	on Schedule R? .		. 3b
_	Describe in Part XIII the intended uses of t				
art	——————————————————————————————————————				
	Description of property	(a) Cost or other basis (investment)	(b) Cost or other basis (other)	(c) Accumulated depreciation	(d) Book value
la	Land			医现代排除型流电路	
b	Buildings				
c .	Leasehold improvements				

d Equipment . . . e Other

Total. Add lines 1a through 1e. (Column (d) must equal Form 990, Part X, column (B), line 10(c).)

Page 3	

Part VII Investments—Other Securit (a) Description of security or category	(b) Book value	(c) Method of valuation:
(Including name of security)		Cost or end-of-year market value
1) Financial derivatives		
2) Closely-held equity interests		
3) Other		
(A)		<u></u>
(B)		_
(C)		_
(D)	 	
(E)		
(F) (G)	 	
(H)		
(I)	····	
. ``		
otal. (Column (b) must equal Form 990, Part X, col. (B) line 12.) Part VIII Investments — Program Relati	ted See Form 900 Part	
		(o) Method of valuation:
(a) Description of investment type	(b) Book value	Cost or end-of-year market value
4\		-
1) 2)		
3)		
4)		
5)		
S)		
7)		
3)		
9)		
o) ()		
e) D) bal. (Column (b) must equal Form 990, Pert X, col. (B) line 13.) ▶		
o) ()		(b) Book value
o) o) bal. (Column (b) must equal Form 990, Part X, col. (B) line 13.) Part IX Other Assets. See Form 990, F	Part X, line 15.	
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O) O) O) Part IX Other Assets. See Form 990, F	Part X, line 15.	
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O) O) O) Part IX Other Assets. See Form 990, F	Part X, line 15.	
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	tule D (Form 990) 2012				Page 4
Pa	t XI Reconciliation of Revenue per Audited Financial Statement	ents	With Revenue per	r Ret	urn
	Total revenue, gains, and other support per audited financial statements			1	1330825
2	Amounts included on line 1 but not on Form 990, Part VIII, line 12:			(P)	ā
ε	Net unrealized gains on investments	2a		制造	454
b	Donated services and use of facilities	2b	7500	0 4 15	2
c	Recoveries of prior year grants	20		1. Cal	
d		2d		T. 17	
e	Add lines 2a through 2d			2e	75000
3	Subtract line 2e from line 1			3	1255825
4	Amounts included on Form 990, Part VIII, line 12, but not on line 1:	ĺ	1	MERCH	=
a.	Investment expenses not included on Form 990, Part VIII, line 7b	4a		100	
b	Other (Describe in Part XIII.)	4b			
c	Add lines 4a and 4b			4c	
5	Total revenue. Add lines 3 and 4c. (This must equal Form 990, Part I, line 1	12.)		5	1255825
	XII Reconciliation of Expenses per Audited Financial Statem	ents	With Expenses p		
1	Total expenses and losses per audited financial statements			T 1	1243959
2	Amounts Included on line 1 but not on Form 990, Part IX, line 25:	•		PATER	1243838
a	Donated services and use of facilities	28	75000		
_	Prior year adjustments	2b	75000		
b		2c			
C	Other losses	2d		- 22	
d	Other (Describe in Part XIII.)			2e	77000
e	Add lines 2a through 2d ,	•		3	75000
3	Subtract line 2e from line 1	. 1		ज्नु अ भू	1168959
4	Amounts included on Form 990, Part IX, line 25, but not on line 1:	4-			
a		48			
þ	Other (Describe in Part XIII.)	4b		22-17-12E	
_				40	
5	Total expenses. Add lines 3 and 4c. (This must equal Form 990, Part I, line	10.)	 	5	1168959
Part					
ert V,	ete this part to provide the descriptions required for Part II, lines 3, 5, and 9 line 4; Part X, line 2; Part XI, lines 2d and 4b; and Part XII, lines 2d and 4b. ation.	, Pan Also	complete this part to	provi	de any additional
		-, ,	·		

Schedule D (Fo	rm 990) 2012	Page
Part XIII	Supplemental Information (continued)	
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		Schedule D (Form 880) 2012

SCHEDULE!	
(Form 990)	

Grants and Other Assistance to Organizations, Governments, and Individuals in the United States Complete If the organization answered "Yes" to Form 890, Part IV, line 21 or 22.

2012

OMB No. 1545-0047

Department of the Treasury Internal Revenue Service		, -	► Attach t	o Form 890.			Inspection
Name of the organization							Employer identification number
ActRight Legal Foundation, inc							45-4355841
Part General Information	on on Grants and	d Assistance				,	
1 Does the organization main	ntain records to sut	stantiate the amo					saistance, and
the selection criteria used i							· · · · 🖸 Yes 🗆 No
2 Describe in Part IV the orga	anization's procedu	res for monitoring	the use of grant it	inds in the United	tates Complete	If the organization	n answered "Yes" to Form 990,
Part II Grants and Other A	any recipient that	received more t	hen \$5.000. Part	Il can be duplic	ated if additional	space is needed	l.
1 (a) Name and address of organization	(b) EN	(c) (RC section	(d) Amount of cash	(e) Amount of non-	(6 Method of valuation	(a) Departation	
or government		if applicable	grant	cash assistance	(book, FMV, appreise), other)	non-cash sasisla	nce or assistance
(1) Susan B. Anthony List, Inc.			1				
1707 L.St., Ste 550, Washington, DC	 		336249				Litigation
(2)	4	1	1		1	ı	
(3)	 	 	 				
	1		1		i _i		
(4)							
					 		
(5)	-{	į					
(6)							
(7)							
(8)	-						
(9)							
(10)							
(10)	1 1	ľ	1	i			ł
(11)							
(12)							
2 Enter total number of section	501(c)(9) and cour	emment omacizati	lone listed in the lu	re 1 tehle			
3 Enter total number of other o							
For Paperwork Reduction Act Notice,					L No. 50055P		Schedule I (Form 980) (2012)

(a) Type of grant or exsistance	tional space is needed	(c) Amount of ceek grant	(d) Amount of	(e) Mathod of valuation (book,	(f) Description of non-cash assistan
	realplants	cash grant	non-cash assistance	FMV, appraisal, other)	
			}		
 					
 · 		-	ļ <u>.</u>		
 					
			<u> </u>		
 ·					
 			<u></u>		
Supplemental Information. Con information.	nplete this part to prov	ide the informatio	on required in Part I,	line 2, Part III, column (b),	and any other additional
					*
				· · · · · · · · · · · · · · · · · · ·	
 					
 ~					

SCHEDULE J (Form 990)

Department of the Treasury Internal Revenue Service

Name of the organization

Compensation Information

For certain Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees

Complete if the organization answered "Yes" to Form 990,

Part IV, line 23.
► Attach to Form 990. ► See separate instructions.

OMB No. 1645-0047

2012

Employer identification number

Open to Public Inspection

45-4355641 ActRight Legal Foundation, Inc. Part I Questions Regarding Compensation Check the appropriate box(es) If the organization provided any of the following to or for a person listed in Form 990, Part VII, Section A, line 1a. Complete Part III to provide any relevant information regarding these Items. Housing allowance or residence for personal use First-class or charter travel Payments for business use of personal residence ☐ Travel for companions Health or social club dues or initiation fees ☐ Tax indemnification and gross-up payments Personal services (e.g., maid, chauffeur, chef) Discretionary spending account b If any of the boxes on line 1a are checked, did the organization follow a written policy regarding payment or reimbursement or provision of all of the expenses described above? If "No," complete Part III to 1b 3.光小过代小时间 Did the organization require substantiation prior to reimbursing or allowing expenses incurred by all officers, directors, trustees, and the CEO/Executive Director, regarding the items checked in line 1a? Indicate which, if any, of the following the filing organization used to establish the compensation of the organization's CEO/Executive Director. Check all that apply. Do not check any boxes for methods used by a related organization to establish compensation of the CEO/Executive Director, but explain in Part III. ☐ Written employment contract Compensation committee ☐ Independent compensation consultant ☑ Compensation survey or study Form 990 of other organizations Approval by the board or compensation committee During the year, did any person listed in Form 990, Part VII, Section A, line 1a, with respect to the filling organization or a related organization: Receive a severance payment or change-of-control payment? Participate in, or receive payment from, a supplemental nonqualified retirement plan? 4b 40 Participate in, or receive payment from, an equity-based compensation arrangement? If "Yes" to any of lines 4a-c, list the persons and provide the applicable amounts for each item in Part III. Only section 501(c)(3) and 501(c)(4) organizations must complete lines 5-9. For persons listed in Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any compensation contingent on the revenues of: a The organization? 5a **b** Any related organization? . . . If "Yes" to line 5a or 5b, describe in Part III. For persons listed in Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any compensation contingent on the net earnings of: The organization? b Any related organization? 6b If "Yes" to line 6a or 6b, describe in Part III. For persons listed in Form 990, Part VII, Section A, line 1a, did the organization provide any non-fixed Were any amounts reported in Form 990, Part VII, paid or accrued pursuant to a contract that was subject to the initial contract exception described in Regulations section 53.4958-4(a)(3)? If "Yes," describe 8 If "Yes" to line 8, did the organization also follow the rebuttable presumption procedure described in Regulations section 53.4958-6(c)?

Part II Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees. Use duplicate copies if additional space is needed.

For each inclvidual whose compensation must be reported in Schedule J, report compensation from the organization on row (i) and from related organizations, described in the instructions, on row (ii). Do not list any inclviduals that are not listed on Form 990, Part VII.

Note: The sum of columns (B)(I)-(III) for each listed individual must equal the total amount of Form 990, Part VII, Section A, line 1a, applicable column (D) and (E) amounts for that individual.

(B) Breakdown of W-2 and/or 1099-MISC compensation of the property of the (O) Retirement and other deterred compensation (D) Nontexable benefils (E) Total of columns (B)(I)-(D) (F) Compensation sported as deferred in prior Form 980 (i) Base compensation (ii) Bonus & Incentive compensation (III) Other reportable compensation (A) Name and Title 220000 220000 Barry A. Bostrom, Vice Chairman 1 and General Counsel (II) (i) (8) (1) (II) (1) m (1) (II) (ii) (1) (H) (1) (II) (i) (ii) (i) (B) (II) (i) (11) (TI) (ii) (1) (II) 15 (1) **(II)** 16

Schedule J (Form 990) 2012

8chedule J (Form 890) 2012 Page 3
Part III Supplemental Information
Complete this part to provide the information, explanation, or descriptions required for Part I, lines 1a, 1b, 3, 4a, 4b, 4c, 5a, 5b, 6a, 6b, 7, and 8, and for Part II. Also complete this part for any additional information.
Part 1, 3. In determining the compensation of the organization's Executive Director's salary. The incorporator established the general Counsel's initial salary, which was ratified by the initial
Board of Directors in determining the compensation of the organization's General Counsel's salary the following were examined: 980's of like Public interest Law Firms and online
compansation surveys for our and comparable geographic areas. Other facts were also considered, including the fact that the General Counsel was a senior attorney at his prior law
firm with 25 years of relevant expensace.
Scheduls J (Form 990) 2012

SCHEDULE L (Form 990 or 990-EZ)

Transactions With Interested Persons

► Complete If the organization answered
"Yes" on Form 990, Part IV, line 25a, 25b, 26, 27, 28a, 28b, or 28c,
or Form 990-EZ, Part V, line 38a or 40b.
► Attach to Form 990 or Form 990-EZ. ► See separate instructions.

OMB No 1545-0047 201**2**

Open To Public

Department of the Treasury Internal Revenue Service

(10)

For Paperwork Reduction Act Notice, see the Instructions for Form 890 or 990-EZ.

Employer identification number Name of the organization 45-4355641 ActRight Legal Foundation, Inc. Excess Benefit Transactions (section 501(c)(3) and section 501(c)(4) organizations only).

Complete If the organization answered "Yes" on Form 990, Part IV, line 25a or 25b, or Form 990-EZ, Part V, line 40b. Part I (d) Corrected? (b) Relationship between disqualified person and (a) Name of disqualified person (c) Description of transaction 1 organization Yes No (1) (2)(3) (4)(5) (6) Enter the amount of tax incurred by the organization managers or disqualified persons during the year under section 4958............... Enter the amount of tax, If any, on line 2, above, reimbursed by the organization Part II Loans to and/or From Interested Persons. Complete If the organization answered "Yes" on Form 990-EZ, Part V, line 38a or Form 990, Part IV, line 26; or if the organization reported an amount on Form 990, Part X, line 5, 6, or 22. (g) in default? (h) Approved by board or (e) Original principal amount (f) Balance due (i) Written (a) Name of interested person (b) Relationship (c) Purpose of (d) Loan to or agreement? from the with organization loan organization? committee? Yes No Yes No (1) (2)(3) (4)(5) (6) (7)(8)(9) (10) Total Grants or Assistance Benefiting Interested Persons. Part III Complete If the organization answered "Yes" on Form 990, Part IV, line 27. (b) Relationship between interested (d) Type of assistance (e) Purpose of assistance (a) Name of interested person (o) Amount of assistance person and the organization (1) (2)(3)(4)(5) (6)(7) (8) (9)

Cat. No. 50056A

Schedule L (Form 990 or 980-EZ) 2012

Supplemental Information Complete this part to provide additional information for responses to questions on Schedule L (see instructions). art IV. (2) Zachary S. Kester is the Manager of ActRight Compliance Services which advances payments on behalf of ctRight Legal Foundation for Administrative Costs, such as, rent, utilities, insurance premiums, and telephone. Also, ctRight Compliance Services provides accounting services on a fee for service basis to ActRight Legal Foundation. Same as approved by the Board of Directors. art IV. (3) Brian S. Brown is co-founder of ActRight Legal Foundation. Brown is also the President. Chairman, Executive rector, and/or Board Member of ActRight Action, National Organization for Marriage, and other entities which received organ Services on a fee for services basis from ActRight Legal Foundation. All contracts for services by/among and tween ActRight Legal Foundation and entities controlled or managed by Brown were approved pursuant to the Conflict of	haring o nization enues?
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SCHEDULE O (Form 990 or 990-EZ)

Supplemental Information to Form 990 or 990-EZ

OMB No. 1645-0047

Department of the Treasury Internal Revenue Service

Complete to provide information for responses to specific questions on Form 990 or 990-EZ or to provide any additional information.

Attach to Form 990 or 990-EZ.

Open to Public Inspection

Name of the organization Employer identification number 45-4355641 ActRight Legal Foundation, Inc. Form 990 Part VI Section A. 2; Brian Brown and Barry Bostrom - business relationship, Brian Brown and Cleta Mitchell - business relationship Brian Brown and Zachary Kester - business relationship, Barry Bostrom and Zachary Kester - business relationship. Form 990 Part VI Section B. 11b; The 990 is prepared by the Vice Chairman and Treasurer, after which it is reviewed by a CPA then presented to the Board of Directors for review. Upon approval by the Board the 990 is executed by an officer. Form 990 Pert VI Section B 12c; Each year, all officers and directors are required to read the Conflict of Interest Policy and comply with the same. Form 990 Part VI Section C. 17; AK, AL, AR, AZ, CA, CT, DC, FL, GA, HI, IL, KS, KY, LA, MA, MD, ME, MI, MN, MS, NC, ND, NH, NJ, NY, OH, OK, OR, PA, RI, SC, TN, UT, VA, WA, WI, WV Form 990 Part VI Section C. 19; No documents available to the public Form 990 Part I Line 6; The total value of volunteer services is a value of \$75,000

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ActRight Legal Foundation, Inc.

EIN 45-4355641

Part II Line 4a Description of Program Services.

Current Cases, cont'd

2) National Organization for Marriage, et al. v. McKee, et al. (U.S. District Court for the District of Maine)

In 2009, the Maine Commission on Governmental Ethics and Election Practices began investigating whether the National Organization for Marriage ("NOM"), a nonprofit organization dedicated to preserving marriage as the union of one man and one woman, violated Maine campaign finance laws by not registering and filing campaign reports as a ballot question committee. However, NOM did not engage in campaign activities in Maine, but simply made contributions to a Maine ballot question committee called Stand for Marriage Maine. While the Commission's investigation was pending, NOM, along with American Principles in Action ("APIA"), filed this action in federal court, challenging Maine's broad campaign finance regulations, including its definition of "ballot question committee." as violating the Constitutional guarantees of speech and of association. NOM and APIA's challenge succeeded against Maine's burdensome requirement that all independent expenditures over \$250 be disclosed within twenty-four hours. ActRight Legal Foundation came on as lead counsel in April 2012 and assisted NOM and APIA in asking the Supreme Court of the United States to review the unsuccessful portions of their challenge. Unfortunately, the Supreme Court did not accept the case. ActRight Legal Foundation assisted the plaintiffs in recovering \$32.193.78 in attorneys' fees and costs for their successful claim before the district court.

3) National Organization for Marriage, et al v. Maine Ethics Commission (State of Maine Law Court)

In 2009, the Maine Commission on Governmental Ethics and Election Practices began investigating whether the National Organization for Marriage ("NOM"), a non-profit organization dedicated to preserving marriage as the union of one man and one woman, violated Maine campaign finance laws by not registering and filing campaign reports as a ballot question committee. However, NOM did not engage in campaign activities in Maine, but simply made contributions to a Maine ballot question committee called Stand for Marriage Maine. Nevertheless, the Commission proceeded with its investigation by serving subpoenas, which sought, among other things, the identities of

those who donated \$5000 or more to NOM. In response, NOM, Stand for Marriage Maine, and NOM's Executive Director Brian Brown (together, "Petitioners") petitioned the Commission to modify or vacate its subpoenas on the grounds that they sought information that would impermissibly chill protected First Amendment activity if disclosed. When the Commission denied their request, NOM sought relief from the Maine Superior Court, which found that the Commission did not violate the Petitioners' Constitutional rights in by refusing to modify or vacate the subpoenas. ActRight Legal Foundation successfully assisted the Petitioners in obtaining review of their case before the Maine Supreme Court. ActRight Legal Foundation continues to safeguard the liberties of NOM and its donors during the Maine Commission's investigation.

4) Maine Ethics Commission v. National Organization for Marriage, et al (State of Maine Superior Court)

In 2009, the Maine Commission on Governmental Ethics and Election Practices began investigating whether the National Organization for Marriage ("NOM"), a nonprofit organization dedicated to preserving marriage as the union of one man and one woman, violated Maine campaign finance laws by not registering and filing campaign reports as a ballot question committee. However, NOM did not engage in campaign activities in Maine, but simply made contributions to a Maine ballot question committee called Stand for Marriage Maine. Nevertheless, the Commission proceeded with its investigation by serving subpoenas, which sought, among other things, the identities of those who donated \$5000 or more to NOM, In response, NOM, Stand for Marriage Maine, and NOM's Executive Director Brian Brown (together, "Petitioners") petitioned the Commission to modify or vacate its subpoenas on the grounds that they sought information that would impermissibly chill protected First Amendment activity if disclosed. When the Commission denied their request, NOM-sought relief from the Maine Superior Court, which found that the Commission did not violate the Petitioners' Constitutional rights in by refusing to modify or vacate the subpoenas. The Maine Supreme Court has agreed to review Petitioners' case, but the Commission refuses to wait for a decision before proceeding with its investigation. In December 2012, the Commission filed a Motion for Initiation of Contempt Proceedings in Maine Superior Court, seeking to compel NOM's response to the Commission's subpoenas. ActRight Legal Foundation has opposed the motion on NOM's behalf, explaining that NOM is in compliance with its statutory requirements concerning the subpoenas. While NOM awaits a decision from the court, ActRight Legal Foundation continues to safeguard the liberties of NOM and its donors during the Maine Commission's investigation.

5) National Organization for Marriage v. Walsh, et al. (U.S. District Court for the Western District of New York, on appeal to the United States Court of Appeals for the Second Circuit)

During the 2010 federal mid-term election campaign, the National Organization for Marriage ("NOM"), a non-profit organization dedicated to preserving marriage as the union of one man and one woman, planned to run radio and television ads in New York that would inform the public of various legislative candidates' views on marriage. However, NOM did not run the ads out of concern that doing so would make it a "political committee" under New York campaign law and, therefore, subject it to myriad and onerous statutory registration and reporting requirements that impose burdens on First Amendment rights. NOM filed suit, asking the federal court to determine that its intended activities do not make it a political committee, and that the First Amendment permits it, and other similarly situated groups, to speak freely about political candidates and issues without reporting its campaign activity to the state. The court found that NOM's case was not ripe for decision and dismissed the case. NOM appealed the dismissal and the case is pending before the United States Court of Appeals for the Second Circuit. ActRight Legal Foundation came on as lead counsel in April 2012.

6) Family PAC v. McKenna, et al. (U.S. District Court for the Western District of Washington, fee petition order on appeal to the U.S. Court of Appeals for the Ninth Circuit)

Family PAC formed as a political action committee in 2009 with the goal of advocating for traditional family values in Washington State by supporting or opposing ballot propositions. Its first project was to support a referendum aimed at overturning a bill that-expanded domestic partnership benefits for same-sex couples. Another organization wanted to support Family PAC's campaign with a large contribution, but Washington law made it illegal for Family PAC to accept it simply because it exceeded \$5000 and was to be made within 21 days of the election. Washington also requires Family PAC to publicly report certain personal information of any donor who contributed \$25 or more. These laws placed a high burden on Family PAC's First Amendment rights by restricting the amount of money available for campaign speech during the most critical election period. Family PAC filed a lawsuit seeking to have Washington's laws declared unconstitutional. The court agreed that the \$5000 contribution ban violated Family PAC's constitutional rights, but upheld the reporting requirements. The Ninth Circuit Court of Appeals confirmed these decisions and neither party sought review from the United States Supreme Court. Family PAC then sought and won an award of attorney fees and expenses in the amount of \$146,073.12. The defendants have appealed the award to the Ninth Circuit Court of Appeals. ActRight Legal Foundation came on as lead counsel shortly before attorney fees were awarded and is defending

Family PAC's rights in the appeal. In May 2012, the Washington's Public Disclosure Commission ("PDC") filed a complaint against Family PAC, claiming that it violated Washington election law by not reporting as campaign contributions the pro bono legal services it received during the lawsuit. ActRight Legal Foundation is also working to safeguard Family PAC's liberties during this enforcement proceeding.

7) Warren Limmer, et al. v. Mark Ritchie, in his official capacity as Secretary of State of the State of Minnesota, et al. (Minnesota Supreme Court)

The Minnesota Constitution vests in the Minnesota Legislature and the People the exclusive right to amend the Minnesota Constitution. Yet during the summer of 2012, the Minnesota Secretary of State unilaterally changed the ballot question title for a proposed amendment to the Minnesota Constitution from the title duly proposed and adopted by the Minnesota Legislature to one of his own choosing. ActRight Legal Foundation assisted a coalition of state legislators and proponents of the proposed amendment filed a petition in the Minnesota Supreme Court challenging the Secretary's action and seeking to restore the title chosen by the People's representatives. The proposed amendment was important because, if adopted, it would amend the Minnesota Constitution to affirm the State's long-standing definition of marriage—a union between one man and one woman. The title chosen by the Legislature reflected this key purpose by reading "Recognition of Marriage Solely Between One Man and One Woman." The Secretary's unilateral title, however, distorted the purpose of the amendment with the aim of imposing his personal views on the voters by reading "Limiting the Status of Marriage to Opposite Sex Couples." The Minnesota Supreme Court agreed with ActRight Legal Foundation's clients, holding that the Secretary exceeded his constitutional authority and violated the separation of powers doctrine by usurping the exclusive roll of the Legislature and the People in amending the Minnesota Constitution.

8) Mary Kiffmeyer, et al. v. Mark Ritchie, et al. (Minnesota Supreme Court)

The Minnesota Constitution vests in the Minnesota Legislature and the People the exclusive right to amend the Minnesota Constitution. Yet during the summer of 2012, the Minnesota Secretary of State unilaterally changed the ballot question title for a proposed amendment to the Minnesota Constitution from the title duly proposed and adopted by the Minnesota Legislature to one of his own choosing. ActRight Legal Foundation assisted a coalition of state legislators and proponents of the proposed amendment filed a petition in the Minnesota Supreme Court challenging the Secretary's action and seeking to restore the title chosen by the People's representatives. This proposed amendment was important because, if adopted, it would amend the

Minnesota Constitution to require all voters to present photo identification prior to voting. The title chosen by the Legislature reflected this key purpose by reading "Photo Identification Required for Voting." The Secretary's unilateral title, however, distorted the purpose of the amendment with the aim of imposing his personal views on the voters by reading "Changes to In-Person & Absentee Voting & Voter Registration; Provisional Ballots." In August, 2012, the Minnesota Supreme Court agreed with ActRight Legal Foundation's clients, holding that the Secretary exceeded his constitutional authority and violated the separation of powers doctrine by usurping the exclusive roll of the Legislature and the People in amending the Minnesota Constitution.

9) League of Women Voters Minnesota, et al. v. Mark Ritchie, et al. (Minnesota Supreme Court)

Several public interest organizations and individual voters challenged the language selected by the Minnesota Legislature for a ballot question concerning a proposed amendment to the Minnesota Constitution that would, if adopted, require all voters to present photo identification prior to voting, thereby protecting the integrity of the democratic process for all Minnesota citizens. Before the Minnesota Supreme Court, ActRight Legal Foundation represented Minnesota Majority, a nonprofit social welfare corporation that had been actively involved in successfully placing the voter identification amendment on the ballot. Minnesota Majority filed an *amicus curiae* brief, urging the court to uphold the Legislature's chosen language. In August, 2012, the Minnesota Supreme Court agreed with Minnesota Majority and rejected the challenge. This victory ensured that each Minnesota citizen was able to exercise his or her right to vote on a constitutional amendment that had been duly proposed by the citizenry's elected representatives.

10) National Organization for Marriage v. Kurt S. Browning, et al. (U.S. District Court for the N.D. of Florida)

During the 2010 federal mid-term election campaign, the National Organization for Marriage ("NOM"), a non-profit organization dedicated to preserving marriage as the union of one man and one woman, planned to run radio, television and Internet ads in Florida that would inform the public of various legislative candidates' views on marriage. However, NOM did not run the ads out of concern that doing so would make it an "electioneering-communication organization" under Florida campaign law and, therefore, subject it to myriad and onerous statutory registration, recordkeeping, and reporting requirements that impose burdens on NOM's intended campaign activities. NOM filed suit, asking the federal court to determine that its intended activities do not make it an electioneering-communication organization, and that the First Amendment permits it to speak freely about political candidates and issues without reporting its

campaign activity to the state. The district court granted summary judgment to the defendants, holding the challenged statutes valid. NOM appealed the decision to the Eleventh Circuit Court of Appeals. ActRight Legal Foundation came on as lead counsel in April 2012 and argued the appeal on NOM's behalf. On May 17, 2012, the Eleventh Circuit affirmed the district court's decision and NOM did not seek review at the United States Supreme Court.

11) National Organization for Marriage v. John Daluz, et al. (U.S. District Court for the District of Rhode Island)

During the 2010 federal mid-term election campaign, the National Organization for Marriage ("NOM"), a non-profit organization dedicated to preserving marriage as the union of one man and one woman, planned to run radio, television and Internet ads in Rhode Island that would inform the public of various legislative candidates' views on marriage. However, NOM did not run the ads out of concern that doing so would make it a "political action committee" under Rhode Island campaign law and, therefore, subject it to myriad and onerous statutory registration, recordkeeping, and reporting requirements that impose burdens on NOM's intended campaign activities. NOM filed suit, asking the federal court to determine that its intended activities do not make it a political action committee, and that the First Amendment permits it to speak freely about political candidates and issues without reporting its campaign activity to the state. Because the defendants assured NOM it could engage in its desired speech without registering as a PAC, NOM's request for preliminary injunctive relief was limited to the requirement that it publicly report all independent expenditures exceeding \$100 in value. The district court found the burdens imposed on NOM's speech by this requirement were justified by a countervailing government interest. NOM appealed to the First Circuit Court of Appeals, which affirmed the district court's decision-to-deny NOM-injunctive -relief. ActRight Legal Foundation came on as lead counsel in April 2012. Due to prevailing Circuit precedent, NOM voluntarily dismissed the case without prejudice on June 21, 2012.