efile GRAPHIC print - DO NOT PROCESS | As Filed Data -Form **990** 

For Paperwork Reduction Act Notice, see the separate instructions.

Department of the

Internal Revenue Service

Treasury

# **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except private foundations)

▶ Do not enter social security numbers on this form as it may be made public

▶ Information about Form 990 and its instructions is at <u>www IRS gov/form990</u>

Open to Public

DLN: 93493314006026 OMB No 1545-0047

Inspection

A F	or the	2015 ca	lendar year, or tax year beginn	ng 01-01-2015 , and ending 12-31-201	5			
B Ch	eck ıf ap	pplicable	C Name of organization National Rifle Association of Americ	ia		D Empl	loyer i	dentification number
-		-				53-0	1161	.30
B Check if applicable Address change Name change Initial return		-	Doing business as					
'F		uiii				E Telep	hone n	umber
_	/termina nended		Number and street (or P O box if 11250 Waples Mill Road	mail is not delivered to street address) Room/sui	te	(703	3)267	-1000
<u> </u>		n pending		untry, and ZIP or foreign postal code			,	
			Fairfax, VA 220307400			<b>G</b> Gross	receip	ts \$ 368,019,026
			<b>F</b> Name and address of princ Wilson H Phillips Jr	ipal officer	H(a) Is	this a grou	ıp retu	ırn for
			11250 Waples Mill Road			ubordinates No	7	☐ Yes 🗸
			Fairfax, VA 22030		H(b) A	re all subor	dınate	s Yes No
I 18	ix-exem	npt status	501(c)(3) <b>3</b> 501(c)(4)	◀ (insert no )		icluded? F"No." attac	h a lis	st (see instructions)
J W	'ebsit e	e: > www	w nra org			Froup exemp		*
<b>K</b> For	m of org	ganızatıon	✓ Corporation  Trust  Assoc	ıatıon		of formation		<b>M</b> State of legal domicile N'
Da	rt T	Sum	marv					
_ F &	1	_	scribe the organization's missic	n or most significant activities				
	<u>F11</u>	rearms s	safety, education, and training a	and advocacy on behalf of safe and respo	nsıble gu	n owners		
ıce	-							
ma	_							
Э <b>л</b> е	2 0	Check th	is box ▶ ☐ if the organization of	discontinued its operations or disposed o	of more th	an 25% of i	ts net	assets
Ğ	3 N	Jumher	of voting members of the govern	ning body (Part VI, line 1a)			3	76
<b>-</b> 20 √ 6			-	of the governing body (Part VI, line 1b)			4	71
Activities & Governance				calendar year 2015 (Part V, line 2a) .			5	852
Actı	6 T	otal nur	mber of volunteers (estimate if	necessary)			6	150,000
•	<b>7</b> a ⊤	otal unr	related business revenue from F	Part VIII, column (C), line 12			7a	27,286,963
	b Ne	et unrela	ated business taxable income fi	om Form 990-T, line 34	<u></u>		7b	
	l _	_				Prior Year		Current Year
<u>ā</u>	8		- · ·	line 1h)		103,475		94,982,032
Ravenue	9 10	_	am service revenue (Part VIII, tment income (Part VIII, colum		141,451 4,828		180,255,185	
Ç	11		,	), lines 5, 6d, 8c, 9c, 10c, and 11e)		60,735		61,200,038
	12		·	1 (must equal Part VIII, column (A), line	:	310,491		336,709,238
	<u> </u>	12)						
	13			t IX, column (A), lines 1-3)		94	,459	91,500
	14 15			IX, column (A), line 4)				
3	13	5-10)		ree benefits (Fure 1x, column (x), mes		56,577	057	63,408,147
Expenses	16a	Profes	ssional fundraising fees (Part I)	K, column (A), line 11e)		6,879	,238	4,997,495
찚	b	Total fu	ındraısıng expenses (Part IX, column (	D), line 25) ▶38,020,218				
	17			, lines 11a-11d, 11f-24e)		282,061	_	235,037,425
	18 19		•	ust equal Part IX, column (A), line 25)		345,611	_	303,534,567
- S	19	Reven	ide less expenses Subtract mit	e 18 from line 12		-35,120		33,174,671
Net Assets or Fund Balances					Beginnii	ng of Current	t Year	End of Year
Asse Bat	20		assets (Part X, line 16)			207,610	,450	214,839,625
E P	21		liabilities (Part X, line 26)		•	165,010	•	139,481,463
	22 114   1		ssets or fund balances Subtrac l <b>ature Block</b>	t line 21 from line 20		42,599	,/24	75,358,162
				camined this return, including accompan	yıng sche	dules and st	tatem	ents, and to the best of
		_	belief, it is true, correct, and co nowledge	mplete Declaration of preparer (other th	an officer	) is based o	n all II	nformation of which
		Tr.						
cia.	_	Signa	ature of officer			2016-11-10 Date		
Sig:		Wilso	on H Phillips Jr Treasurer and Chief Fin	ancial Offic				
_			e or print name and title					
_			Print/Type preparer's name ames P Sweeney		ate 016-11-10	Check I if	PTIN	1
Pai		-	Firm's name RSM US LLP			self-employed	d	
	pare	ir F	Firm's address > 1861 International Dr	Ste 400		Phone no (70	03) 336	-6400
US	Onl	ıy	McLean, VA 22102					
Mav	the IR	S discus	· · · · · · · · · · · · · · · · · · ·	shown above? (see instructions)				. √Yes □No

Cat No 11282Y

Form**990**(2015)

Forr	n 990 (2015)					Page <b>2</b>
Pa	rt IIII Stateme	nt of Program Serv	ice Accomp	lishments		
	Check if Sc	chedule O contains a resj	ponse or note t	o any line in this Part II	II	
1	Briefly describe t	he organization's missior	1			
		tect and defend the U S( ind civilians in marksman			law and order, and national de	fense to train law
CIIIO	rcement agencies a	illa Civillalis III Illaiksillali	iship to promot	e shooting sports and n	unting	
2	Did the organizati	on undertake any signific	ant program se	ervices during the year	which were not listed on	
	the prior Form 99	0 or 990-EZ?				⊤Yes √No
	If "Yes," describe	these new services on S	chedule O			
3	Did the organizati	on cease conducting, or i	make significar	nt changes in how it con	ducts, any program	
						⊤Yes √No
	If "Yes," describe	these changes on Scheo	lule O			
4	expenses Section		l) organizations	are required to report	ee largest program services, a the amount of grants and alloo	
4a	(Code	) (Expenses \$	45,404,733	ıncludıng grants of \$	) (Revenue \$	28,901,812 )
	outdoor loving Amer the best in law enfoi associations, and shi matches Americas u the outdoors with a	ncans Explore womens interes rcement, military, and security ops Explore competitive shoot unique outdoor heritage is foun	ts, promoting the l firearms instructio ing, challenging sh dational to what n n, stargazing from	argest growing demographic n Explore clubs and ranges, nooters from novice to world- nakes this country great Be	g programs, building the next general of new shooting enthusiasts Explor supporting a network of over 15,00 class levels to compete in more that part of the NRAs mentoring movementing license, these are some of the support of the NRAs mentoring movement of the NRAs mentoring movement of the NRAs mentoring movement of the NRAs mentoring license, these are some of the NRAs mentoring license, these are some of the NRAs mentoring license, these are some of the NRAs mentoring license.	e law enforcement, offering 0 NRA-affiliated clubs, n 10,000 NRA-sanctioned ent by sharing your passion for
	(Code	) (Expenses \$	35,465,774	including grants of \$	) (Revenue \$	28.484.485 )
	Membership support with the community through a growing n matter experts The as NRA Freestyle, NI aimed at educating,	The highest value of being ai of outdoor lovers and safe and nultimedia platform, with real t NRA publishes four NRA Officia RA Women, and NRA Life of Di	n NRA member is a d responsible shoo ime, daily, weekly al Journals for NRA uty, all part of NRA audiences of all ago	gun safety and training, inclu ting enthusiasts NRA memb- r, and monthly updates, tren members, other magazines, A News There may be no ot es than the NRA The NRA de	uding regular reinforcement of these er communications give NRA membe ichant insights, and the most authon , and specialty digital channels targe her brand in America with a stronger oes not wait for someone else to tell	ers unrivaled content delivered tative coverage from subject ted to specific populations such suite of original programming
_						
<b>4</b> c	(Code	) (Expenses \$		including grants of \$	) (Revenue \$	)
	protector and defend initiatives aimed at r grassroots work to p motivated members gun registries, range	der of the Second Amendment, reducing violent crime, and pro preserve the Second Amendme is the reason for the NRAs stra	, the NRA promote motes hunters righ nt for future gener ength NRAILA legi tion, international	s firearms safety, advocates ats and conservation efforts ations of shooters and outdo slative issues involve firearm gun control threats, open an	behalf of safe and responsible gun s against efforts to erode gun rights a NRA members recognize the vital in our sportsmen and sportswomen Thi is and ammunition regulation, recree d conceal carry laws, wildlife conserv	and freedoms, fights for aportance of NRAILAs true is legion of engaged and ational shooting on public lands,

) (Revenue \$

Other program services (Describe in Schedule O ) 127,938,859

Total program service expenses ▶

including grants of \$

233,661,300

4d

Form **990** (2015)

166,319,549)

4e

(Expenses \$

Form	990 (2015)			Page 3
Par	t IV Checklist of Required Schedules			
			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A	1		No
2	Is the organization required to complete Schedule B, Schedule of Contributors (see instructions)? 💆	2	Yes	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? If "Yes," complete Schedule C, Part I	3	Yes	
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		
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	5	Yes	
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	6		No
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas, or historic structures? <i>If "Yes," complete Schedule D, Part II</i>	7		No
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets?  If "Yes," complete Schedule D, Part III	8	Yes	
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		No
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments,	10	Yes	

permanent endowments, or quasi-endowments? If "Yes," complete Schedule D, Part V 🕏 .

a Did the organization report an amount for land, buildings, and equipment in Part X, line 10?

VIII, IX, or X as applicable

If "Yes," complete Schedule D, Part X 🕏

16

17

If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VII,

its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII . . . . . . . . . . . .

d Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets

f Did the organization's separate or consolidated financial statements for the tax year include a footnote that

b 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 🥞

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

Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part

Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If

valued at \$100,000 or more? If "Yes," complete Schedule F, Parts I and IV . . . . . . . . . . 🔧 Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or

Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other

IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I (see instructions) . . . . . 🛂 Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part

b If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?

addresses the organization's liability for uncertain tax positions under FIN 48 (ASC 740)?

12a Did the organization obtain separate, independent audited financial statements for the tax year? 

Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E

**14a** Did the organization maintain an office, employees, or agents outside of the United States? .

for any foreign organization? If "Yes," complete Schedule F, Parts II and IV  $\,\cdot\,\,\cdot\,\,\,\cdot\,\,\,\cdot\,\,\,$  .

assistance to or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV  $\,\cdot\,\,$  .  $\,\cdot\,\,$  .

**20a** Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H . . . . .

Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X

its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII . . . . . . . Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of

Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more of

Yes

Yes

Yes

Yes

Yes

Yes

Yes

Yes

Νo

Νo

Νo

Νo

Νo

Νo

Νo

Νo

Νo

Form 990 (2015)

11a

11b

11c

**11**d

11e

**12**a

12b

13

14a

14b

15

16

17

18

19

20a

25a Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations.

30

instructions for applicable filing thresholds, conditions, and exceptions)

Page 4

•	•
rt IV	Checklist of Required Schedules (continued)
Did th	e organization report more than \$5,000 of grants or other as
domes	itic government on Part IX, column (A), line 12 If "Yes," com

ssistance to any domestic organization or nplete Schedule I, Parts I and II 🔒 . . . 💃 22 Did the organization report more than \$5,000 of grants or other assistance to or for domestic individuals on Part

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 employees? If "Yes,"

24a Did the organization have a tax-exempt bond issue with an outstanding principal amount of more than \$100,000 as of the last day of the year, that was issued after December 31, 2002? If "Yes," answer lines 24b through 24d

**b** Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception? . .

c Did the organization maintain an escrow account other than a refunding escrow at any time during the year

**d** Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year? . . .

**b** Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior

26 Did the organization report any amount on Part X, line 5, 6, or 22 for receivables from or payables to any current

a A current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, 

35a Did the organization have a controlled entity within the meaning of section 512(b)(13)?

year, and that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ?

or former officers, directors, trustees, key employees, highest compensated employees, or disqualified persons?

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 

Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV

**b** A family member of a current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L,

c An entity of which a current or former officer, director, trustee, or key employee (or a family member thereof) was

Did the organization liquidate, terminate, or dissolve and cease operations? If "Yes," complete Schedule N, Part I.

Did the organization own 100% of an entity disregarded as separate from the organization under Regulations

**b** 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 . . . . 🔰 Section 501(c)(3) organizations. Did the organization make any transfers to an exempt non-charitable related

and that is treated as a partnership for federal income tax purposes? If "Yes," complete Schedule R, Part VI

Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19?

Did the organization conduct more than 5% of its activities through an entity that is not a related organization

sections 301 7701-2 and 301 7701-3? If "Yes," complete Schedule R, Part I . . . . . . . . . . . . . Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Pait II, III, or IV,

an officer, director, trustee, or direct or indirect owner? If "Yes," complete Schedule L, Part IV . . . . 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

Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets?

Did the organization engage in an excess benefit transaction with a disqualified person during the year? If "Yes,"

Yes 23

21

24a

24b

**24**c

24d

25a

25b

Yes

Yes

Νo

Νo

Νo

26 Νo 27 Νo 28a Νo 28b Νo Νo 28c 29 Yes Nο 30 Νo 31 Nο 32 Νo 33 34 Yes 35a Yes 35b Yes 36 Νo 37

Yes

Form 990 (2015)

orm	990 (2015)			Page <b>5</b>
Pai	rt V Statements Regarding Other IRS Filings and Tax Compliance			
	Check if Schedule O contains a response or note to any line in this Part V			
	Fatantha combananchida Day 2 affama 1006 Fatan 0 afaabaanka kki		Yes	No
	Enter the number reported in Box 3 of Form 1096 Enter -0- if not applicable 1a 1,105  Enter the number of Forms W-2G included in line 1a Enter -0- if not applicable 0			
С	Did the organization comply with backup withholding rules for reportable payments to vendors and reportable gaming (gambling) winnings to prize winners?	1c	Yes	
2a	Enter the number of employees reported on Form W-3, Transmittal of Wage and			
	Tax Statements, filed for the calendar year ending with or within the year covered by this return			
ь	If at least one is reported on line 2a, did the organization file all required federal employment tax returns?	2b	Yes	
	Note.If the sum of lines 1a and 2a is greater than 250, you may be required to e-file (see instructions)			
	Did the organization have unrelated business gross income of \$1,000 or more during the year?	3a	Yes	
	If "Yes," has it filed a Form 990-T for this year? If "No" to line 3b, provide an explanation in Schedule O	3b	Yes	
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)?	4a		No
b	If "Yes," enter the name of the foreign country <b>\</b>			
	See instructions for filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR)			
5a	Was the organization a party to a prohibited tax shelter transaction at any time during the tax year?	5a		No
b	Did any taxable party notify the organization that it was or is a party to a prohibited tax shelter transaction?	5b		No
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 organization solicit any contributions that were not tax deductible as charitable contributions?	6a	Yes	
b	If "Yes," did the organization include with every solicitation an express statement that such contributions or gifts were not tax deductible?	6b	Yes	
7	Organizations that may receive deductible contributions under section 170(c).			
а	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods and services provided to the payor?	7a		
b	If "Yes," did the organization notify the donor of the value of the goods or services provided?	7b		
С	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it was required to file Form 8282?	<b>7</b> c		
d	If "Yes," indicate the number of Forms 8282 filed during the year			
е	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit contract?	7e		
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	7h		
8	Sponsoring organizations maintaining donor advised funds.  Did a donor advised fund maintained by the sponsoring organization have excess business holdings at any time			
	during the year?	8		
9a	Did the sponsoring organization make any taxable distributions under section 4966?	9a		
b	Did the sponsoring organization make a distribution to a donor, donor advisor, or related person?	9b		
10	Section 501(c)(7) organizations. Enter			
	Initiation fees and capital contributions included on Part VIII, line 12 10a			
b	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities			  -
11	Section 501(c)(12) organizations. Enter			
	Gross income from members or shareholders			
b	Gross income from other sources (Do not net amounts due or paid to other sources against amounts due or received from them )			
12a	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form 1041?	12a		
b	If "Yes," enter the amount of tax-exempt interest received or accrued during the			
13	year  Section 501(c)(29) qualified nonprofit health insurance issuers.			
	Is the organization licensed to issue qualified health plans in more than one state? <b>Note.</b> See the instructions for additional information the organization must report on Schedule O	13a		
b	Enter the amount of reserves the organization is required to maintain by the states in which the organization is licensed to issue qualified health plans			

13c

 $\boldsymbol{c}$  . Enter the amount of reserves on hand . . . . . . . . . . . . .

**14a** Did the organization receive any payments for indoor tanning services during the tax year? . . . . .

**b** If "Yes," has it filed a Form 720 to report these payments? *If "No," provide an explanation in Schedule O*.

**14**a

14b

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orm	990 (2	2015)				Ρā
Par	t VI	Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No describe the circumstances, processes, or changes in Schedule O.			10b belo	w,
		Check if Schedule O contains a response or note to any line in this Part VI		<u> </u>		
Se	ction	A. Governing Body and Management				
					Yes	1
1a	Enter year	the number of voting members of the governing body at the end of the tax	1a	76		
If there are material differences in voting rights among members of the govern body, or if the governing body delegated broad authority to an executive commor similar committee, explain in Schedule O		or if the governing body delegated broad authority to an executive committee				
b	Enter	the number of voting members included in line 1a, above, who are		7.4		

	body, or if the governing body delegated broad authority to an executive committee or similar committee, explain in Schedule O $$						
b	Enter the number of voting members included in line 1a, above, who are independent	<b>1</b> b		71			
2	Did any officer, director, trustee, or key employee have a family relationship or a bus other officer, director, trustee, or key employee?			hip with any	2		No
3	Did the organization delegate control over management duties customarily performe supervision of officers, directors or trustees, or key employees to a management co				3		No
4	Did the organization make any significant changes to its governing documents since filed?			990 was	4		No
5	$\operatorname{Did}$ the organization become aware during the year of a significant diversion of the o	rganız	atıon's as	sets? .	5		No
6	Did the organization have members or stockholders?				6	Yes	
7a	Did the organization have members, stockholders, or other persons who had the pow more members of the governing body?				7a	Yes	
b	Are any governance decisions of the organization reserved to (or subject to approve or persons other than the governing body?			stockholders,	7b	Yes	
8	$\operatorname{Did}$ the organization contemporaneously document the meetings held or written activear by the following	ons ui	ndertaken	during the			
а	The governing body?				8a	Yes	
b	Each committee with authority to act on behalf of the governing body?				8b	Yes	
9	Is there any officer, director, trustee, or key employee listed in Part VII, Section A, organization's mailing address? If "Yes," provide the names and addresses in Schedule				9		No
Se	ction B. Policies (This Section B requests information about policies not	requi	red by t	he Internal R	even	ie Cod	e.)
						Yes	No
L0a	Did the organization have local chapters, branches, or affiliates?				10a		No
b	If "Yes," did the organization have written policies and procedures governing the aca affiliates, and branches to ensure their operations are consistent with the organization				10b		
L1a	Has the organization provided a complete copy of this Form 990 to all members of it the form?	_	_	dy before filing	11a	Yes	

<b>10a</b> Did the organization have local chapters, branches, or affiliates?	10a	No
<b>b</b> If "Yes," did the organization have written policies and procedures governing the activities of such chapters,		

10a	Did the organization have local chapters, branches, or affiliates?	<b>10</b> a		Νo
b	If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates, and branches to ensure their operations are consistent with the organization's exempt purposes?	10b		
11a	Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form?	11a	Yes	
h	Describe in Schedule O the process of any used by the organization to review this Form 990			

	· · · · · · · · · · · · · · · · · · ·			
b	If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates, and branches to ensure their operations are consistent with the organization's exempt purposes?	10b		
11a	Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form?	11a	Yes	
b	Describe in Schedule O the process, if any, used by the organization to review this Form 990			
12a	Did the organization have a written conflict of interest policy? If "No," go to line 13	12a	Yes	
ь	Ware officers, directors, or trustage, and key employees required to disclose annually interests that could give			

11a	Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing			ĺ
	the form?	11a	Yes	
b	Describe in Schedule O the process, if any, used by the organization to review this Form 990			
12a	Did the organization have a written conflict of interest policy? If "No," go to line 13	12a	Yes	
b	Were officers, directors, or trustees, and key employees required to disclose annually interests that could give			
	rise to conflicts?	12b	Yes	

c Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe Yes

Did the organization have a written whistleblower policy? . . . . . 13 Yes Did the organization have a written document retention and destruction policy? . . . . Did the process for determining compensation of the following persons include a review and approval by independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? The organization's CEO, Executive Director, or top management official . . . . . **15**a Yes

15b Yes If "Yes" to line 15a or 15b, describe the process in Schedule O (see instructions) 16a Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a 16a Νo **b** If "Yes," did the organization follow a written policy or procedure requiring the organization to evaluate its participation in joint venture arrangements under applicable federal tax law, and take steps to safeguard the organization's exempt status with respect to such arrangements? . . . . . . . . . . . . . . . . . . 16b Section C. Disclosure

WV

List the States with which a copy of this Form 990 is required to be filed▶

AK, AL, AR, AZ, CA, CO, CT, DC, FL, GA, IL, KS, KY, LA, MA, MD, ME, MN, MO, MS, NC, ND, NH, NJ, NM, NY, OH, OK, OR, PA, RI, SC, TN, UT, VA, WA, WI,

- - Section 6104 requires an organization to make its Form 1023 (or 1024 if applicable), 990, and 990-T (501(c) (3)s only) available for public inspection. Indicate how you made these available. Check all that apply

Own website Another's website Upon request Other (explain in Schedule O) Describe in Schedule O whether (and if so, how) the organization made its governing documents, conflict of

interest policy, and financial statements available to the public during the tax year State the name, address, and telephone number of the person who possesses the organization's books and records ▶Wilson H Phillips Jr Treasurer Nati 11250 Waples Mill Road Fairfax, VA 220307400 (703) 267-1000

Check if Schedule O contains a response or note to any line in this Part VII

Section A. Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees

1a Complete this table for all persons required to be listed. Report compensation for the calendar year ending with or within the organization's tax year

- List all of the organization's current officers, directors, trustees (whether individuals or organizations), regardless of amount of compensation Enter -0 - in columns (D), (E), and (F) if no compensation was paid
  - List all of the organization's current key employees, if any See instructions for definition of "key employee"
- List the organization's five **current** highest compensated employees (other than an officer, director, trustee or key employee) who received reportable compensation (Box 5 of Form W-2 and/or Box 7 of Form 1099-MISC) of more than \$100,000 from the organization and any related organizations
- List all of the organization's former officers, key employees, or highest compensated employees who received more than \$100,000 of reportable compensation from the organization and any related organizations
- List all of the organization's former directors or trustees that received, in the capacity as a former director or trustee of the organization, more than \$10,000 of reportable compensation from the organization and any related organizations

List persons in the following order individual trustees or directors, institutional trustees, officers, key employees, highest compensated employees, and former such persons

Check this box if neither the orga	nızatıon nor any	related	l orga	anıza	tion	comp	ensa	ted any current offi	cer, director, or trus	stee
(A) Name and Title	(B) Average hours per week (list any hours	(C) Position (do not check more than one box, unless person is both an officer and a director/trustee)					5	(D) Reportable compensation from the organization (W-	(E) Reportable compensation from related organizations	(F) Estimated amount of other compensation from the
	for related organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	key employee	Highest compensated employee	Former	2/1099-MISC)	(W-2/1099- MISC)	organization and related organizations
See Additional Data Table										
										Form <b>990</b> (2015)

Part VII Section A. Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees (continued)

<b>(A)</b> Name and Title	(B) Average hours per week (list any hours	more t	tion ( :han ( on is	one b both	oox, an	heck unless officer stee)		(D) Reportable compensation from the organization (W- 2/1099-MISC)	(E) Reportable compensation from related organizations (W- 2/1099-MISC)	(F) Estimated amount of other compensation from the
	for related organizations below dotted line)	individual trustee or director	Institutional Trustee	Officer	key employee	Highest compensated employee	Former			organization and related organizations
See Additional Data Table										
1b Sub-Total						•				<u> </u>
c Total from continuation s d Total (add lines 1b and 1c				٠.	٠.			10,619,447		538,192

\$100,000 of reportable compensation from the organization ▶ 101

Total number of individuals (including but not limited to those listed above) who received more than

3	Did the organization list any <b>former</b> officer, director or trustee, key employee, or highest compensated employee on line 1a? <i>If "Yes," complete Schedule J for such individual</i>	3		No
4	For any individual listed on line 1a, is the sum of reportable compensation and other compensation from the organization and related organizations greater than \$150,000? If "Yes," complete Schedule I for such individual	4	Yes	
5	Did any person listed on line 1a receive or accrue compensation from any unrelated organization or individual for services rendered to the organization? If "Yes," complete Schedule J for such person	I .		No

Section B. Independent Contractors									
	Complete this table for your five highest compensated independent contractors that received more than \$100,000 of compensation from the organization. Report compensation for the calendar year ending with or within the organization's tax year								
(A) Name and business address	(B) Description of services	<b>(C)</b> Compensation							
	Membership processing and contribution solicitations	20,308,437							
325 Springside Dr Akron, OH 44333									
Ackerman McQueen	Public relations and advertising	13,807,643							
1601 NW Expressway Oklahoma City, OK 73118									
Postmaster	Postage shipping	9,625,410							
1735 N Lynn St Arlington, VA 22209									
Communications Corp of America	Fundraising printing mailing	8,685,334							
13195 Freedom Way Boston, VA 22713									
Valtım Inc	Fulfillment center	8,124,069							
1095 Venture Dr Forest, VA 24551									

Total number of independent contractors (including but not limited to those listed above) who received more than

\$100,000 of compensation from the organization > 154

Form **990** (2015)

Yes

No

Other Revenue

Ш	Statement o						
	Check If Schedi	ule O contains a respoi	nse or note to any li	(A) Total revenue	(B) Related or exempt function revenue	(C) Unrelated business revenue	(D) Revenue excluded from tax under sections 512-514
1a	Federated cam	paigns 1a					
b	Membership du	es <b>1b</b>					
С	Fundraising eve	ents <b>1c</b>					
d	-	zations 1d	19,068,256				
e f	Government grant	ons, gifts, grants, and	75,913,776				
а	sımılar amounts no		149,995				
h	1a-1f \$  Total. Add lines	s 1a-1f		94,982,032			
			Business Code				
2a	Program fees			14,590,207	14,590,207		
b	Member dues			165,664,978	165,664,978		
С							
d							
e f	All other progra	am service revenue					
g	Total. Add lines	s 2a-2f		180,255,185			
3		ome (including dividen ar amounts)		1,108,539			1,108,539
4	Income from inves	stment of tax-exempt bond	proceeds <b>&gt;</b>	47.000.007			47.000.007
5	Royalties	(ı) Real	▶ (II) Personal	17,820,307			17,820,307
6a	Gross rents	1,351,081	(ii) i cisonai				
b	Less rental expenses	2,045,386					
С	Rental income or (loss)	-694,305					
d	Net rental inco			-694,305			-694,305
7a	Gross amount from sales of assets other than inventory	(i) Securities 21,093,303	(II) Other				
b	Less cost or other basis and sales expenses Gain or (loss)	21,929,859 -836,556					
c d		-630,330 (S)		-836,556			-836,556
8a	Gross income f events (not inc \$	rom fundraising luding s reported on line 1c)					
	See Part IV, lir	a	823,987				
		penses <b>b</b>	200,612	623,375			623,375
с <b>9</b> а		rom gaming activities ne 19 a	events Þ	023,373			023,373
		penses b (loss) from gaming acti	vities				
10a	Gross sales of returns and allo		21,445,536				
		oods sold b	7,133,931	14 244 605	12 200 150	1 000 447	
С	Net income or i	(loss) from sales of inve s Revenue	entory ► Business Code	14,311,605	13,288,158	1,023,447	
11a	A dvertising		541800	24,702,441		24,702,441	
b	Subscriptions		541800	2,220,969	2,220,969	4 557 555	
С	O ther unrelated	d business activity	900004	1,561,075		1,561,075	
d	All other reven			654,571			654,571
e 12	Total revenue	See Instructions .	• • • •	29,139,056			
14	iocai revenue.	see instructions .	· · · · •	336,709,238	195,764,312	27,286,963	18,675,931

Form	990 (2015)				Page <b>10</b>
Part	IX Statement of Functional Expenses				
Section	on 501(c)(3) and 501(c)(4) organizations must complete all columns	All other organiz	ations must com	plete column (A)	
	Check if Schedule O contains a response or note to any line in	this Part IX			
	✓				
	ot include amounts reported on lines 6b, o, 9b, and 10b of Part VIII.	(A) Total expenses	<b>(B)</b> Program service expenses	(C) Management and general expenses	<b>(D)</b> Fundraising expenses
1	Grants and other assistance to domestic organizations and domestic governments See Part IV, line 21	12,000	12,000		
2	Grants and other assistance to domestic individuals See Part IV, line 22	79,500	79,500		
3	Grants and other assistance to foreign organizations, foreign governments, and foreign individuals See Part IV, lines 15 and 16	0	,		
4	Benefits paid to or for members	0			
5	Compensation of current officers, directors, trustees, and key employees	8,538,155	3,338,969	4,723,603	475,583
6	Compensation not included above, to disqualified persons (as defined under section $4958(f)(1)$ ) and persons described in section $4958(c)(3)(B)$	0			
7	Other salaries and wages	38,762,627	29,751,362	6,383,787	2,627,478
8	Pension plan accruals and contributions (include section 401(k) and 403(b) employer contributions)	7,397,948	4,712,450	2,168,676	516,822
9	Other employee benefits	5,304,035	3,892,944	1,040,550	370,541
10	Payroll taxes	3,405,382	2,499,411	668,071	237,900
11	Fees for services (non-employees)	3,403,302	2,499,411	000,071	237,300
a	Management	0			
a b	Legal	4,544,582	4,236,215	308,367	
c	Accounting	124,970	+,230,213	124,970	
d	Lobbying	1,144,100	1,144,100	121,570	
e	Professional fundraising services See Part IV, line 17	4,997,495	1,111,100		4,997,495
f	Investment management fees	113,365		113,365	.,,
g	Other (If line 11g amount exceeds 10% of line 25, column (A) amount, list line 11g expenses on Schedule O)	0		233,233	
12	Advertising and promotion	36,948,713	30,059,840		6,888,873
13	Office expenses	7,529,022	4,649,329	2,879,693	
14	Information technology	10,159,314	5,758,299	4,401,015	
15	Royalties	0			
16	Occupancy	1,942,702	857,201	1,085,501	
17	Travel	7,695,386	5,718,842	1,976,544	
18	Payments of travel or entertainment expenses for any federal, state, or local public officials	0			
19	Conferences, conventions, and meetings	7,625,204	6,129,880	1,495,324	
20	Interest	1,259,802	818,036	441,766	
21	Payments to affiliates	0			
22	Depreciation, depletion, and amortization	3,453,780	2,529,536	924,244	
23	Insurance	1,188,011	1,188,011		
24	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	Additional member communications expenses	68,369,024	50,399,454		17,969,570
b	Additional training and community service expenses	33,302,500	33,302,500		
c	Additional printing and publications expenses	24,712,927	24,712,927		
	E 1611			ا . ـ ـ ـ ـ ـ ا	!

9,487,257

15,436,766

303,534,567

8,176,571

9,693,923

233,661,300

**c** Additional printing and publications expenses Fulfillment materials e All other expenses 25 Total functional expenses. Add lines 1 through 24e **Joint costs.**Complete this line only if the organization 26 reported in column (B) joint costs from a combined educational campaign and fundraising solicitation
Check here ► ☐ if following SOP 98-2 (ASC 958-720)

134,381 1,176,305 2,759,651 2,983,192 31,853,049 38,020,218

Form **990** (2015)

214,839,625

Form **990** (2015)

207,610,450

	•	2015)					Page <b>11</b>
Par	t X	Balance Sheet					
		Check if Schedule O contains a response or note to any	line in t	his Part X			
					(A) Beginning of year		(B) End of year
	1	Cash-non-interest-bearing			beginning or year	1	End of year
	2	Savings and temporary cash investments		ŀ	16,369,381	2	20,168,474
	3	Pledges and grants receivable, net		<b> </b>	2,160,545	3	1,758,682
	4	Accounts receivable, net		<b>-</b>	57,547,065	4	64,092,546
	5	Loans and other receivables from current and former of					
		trustees, key employees, and highest compensated em					
		II of Schedule L					
		Schedule E	•			5	
	6	Loans and other receivables from other disqualified per section 4958(f)(1)), persons described in section 495	8 (c)(3)	(B), and			
Assets		contributing employers and sponsoring organizations o voluntary employees' beneficiary organizations (see in II of Schedule L					
SS						6	
<b>Q</b>	7	Notes and loans receivable, net		ŀ	3,018,999	7	3,004,582
	8	Inventories for sale or use		-	15,786,159	8	10,878,594
	9	Prepaid expenses and deferred charges			4,251,978	9	5,207,830
	10a	Land, buildings, and equipment cost or other basis Complete Part VI of Schedule D	10a	75,679,606			
	Ь	Less accumulated depreciation	10b	36,792,542	38,542,719	10c	38,887,064
	11	Investments—publicly traded securities	<u> </u>		59,225,582	11	60,176,258
	12	Investments—other securities See Part IV, line 11 .		ŀ	3,984,651	12	3,721,861
	13	Investments—program-related See Part IV, line 11				13	
	14	Intangible assets				14	
	15	Other assets See Part IV, line 11		- t	6,723,371	15	6,943,734
	16	Total assets.Add lines 1 through 15 (must equal line 3	4) .	[	207,610,450	16	214,839,625
	17	Accounts payable and accrued expenses			78,771,321	17	78,902,061
	18	Grants payable		[		18	
	19	Deferred revenue		[	44,691,740	19	26,873,323
	20	Tax-exempt bond liabilities		[		20	
	21	Escrow or custodial account liability Complete Part IV	ofSch	edule D $\cdot$ .		21	
lities	22	Loans and other payables to current and former officers key employees, highest compensated employees, and	,	· · · · · · · · · · · · · · · · · · ·			
Liabil		persons Complete Part II of Schedule L				22	
Ë	23	Secured mortgages and notes payable to unrelated thin	d partie	es	36,392,583	23	29,417,379
	24	Unsecured notes and loans payable to unrelated third p	parties			24	
	25	Other liabilities (including federal income tax, payables and other liabilities not included on lines 17-24)  Complete Part X of Schedule D	s to rela	ted third parties,			
				· · · · · · · · · · · · · · · · · · ·	5,155,082	25	4,288,700
	26	Total liabilities. Add lines 17 through 25			165,010,726	26	139,481,463
seo		Organizations that follow SFAS 117 (ASC 958), check lines 27 through 29, and lines 33 and 34.	here 🕨	<b></b> and complete			
lan	27	Unrestricted net assets			-1,013,786	27	27,802,714
ထိ	28	Temporarily restricted net assets			7,998,213	28	7,349,401
<u>n</u>	29	Permanently restricted net assets			35,615,297	29	40,206,047
Net Assets or Fund Balances		Organizations that do not follow SFAS 117 (ASC 958), complete lines 30 through 34.	check h	ere ▶ ┌─and			
ste	30	Capital stock or trust principal, or current funds				30	
\$\$6	31	Paid-in or capital surplus, or land, building or equipmer	nt fund	[		31	
t A	32	Retained earnings, endowment, accumulated income, o	rother	funds		32	
${\sf S}_{\sf e}$	33	Total net assets or fund balances		[	42,599,724	33	75,358,162
	1			r			

Total liabilities and net assets/fund balances . . . . . . . . . . .

column (B))

Schedule O

Schedule O

Separate basis

Separate basis

basis, consolidated basis, or both

Page **12** 

336,709,238

303,534,567

33,174,671

42,599,724

-2,173,402

75,358,162

No

Νo

Nο

Form 990 (2015)

Total revenue (must equal Part VIII, column (A), line 12)		
T	1	
Total expenses (must equal Part IX, column (A), line 25)	 2	
Revenue less expenses Subtract line 2 from line 1	 3	
Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))	 4	
Net unrealized gains (losses) on investments	 5	
Donated services and use of facilities	 6	
Investment expenses	 7	
Prior period adjustments		

Cash Accrual Other

Both consolidated and separate basis

**✓** Both consolidated and separate basis

Check if Schedule O contains a response or note to any line in this Part XI . . .

10 Net assets or fund balances at end of year Combine lines 3 through 9 (must equal Part X, line 33,

Check if Schedule O contains a response or note to any line in this Part XII . . .

If the organization changed its method of accounting from a prior year or checked "Other," explain in

If 'Yes,' check a box below to indicate whether the financial statements for the year were compiled or reviewed on

If Yes, 'check a box below to indicate whether the financial statements for the year were audited on a separate

c If "Yes," to line 2a or 2b, does the organization have a committee that assumes responsibility for oversight of the audit, review, or compilation of its financial statements and selection of an independent accountant?

3a As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the

**b** If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the required audit or audits, explain why in Schedule O and describe any steps taken to undergo such audits

If the organization changed either its oversight process or selection process during the tax year, explain in

2a Were the organization's financial statements compiled or reviewed by an independent accountant?

Consolidated basis

**b** Were the organization's financial statements audited by an independent accountant?

Consolidated basis

Other changes in net assets or fund balances (explain in Schedule O)

Part XII Financial Statements and Reporting

a separate basis, consolidated basis, or both

Single Audit Act and OMB Circular A-133?

1 Accounting method used to prepare the Form 990

1,757,169

Yes

Yes

Yes

2a

2b

2c

3a

3b

8

9

**Software ID:** 15000290 **Software Version:** 15.3.0.0

**EIN:** 53-0116130

Name: National Rifle Association of America

Form 990, Part VII - Compensation of Officers, Directors, Trustees, Key Employees, Highest Compensated Employees, and Independent Contractors

Compensated Employees, and Independent Contractors											
(A) Name and Title	(B) A verage hours per week (list any hours for related organizations below dotted line)	m unles	ore t	han erso cer	not one n is and rust	ee)		(D) Reportable compensation from the organization (W- 2/1099- MISC)	(E) Reportable compensation from related organizations (W- 2/1099- MISC)	(F) Estimated amount of other compensation from the organization and related organizations	
Allan D Cors	20 00	х		х				0	0	0	
President	1 00										
Pete R Brownell	10 00	V		X				0	0	0	
First Vice President		Х						0	0	U	
Richard R Childress	10 00			x				0	0	0	
Second Vice President		Х						U	U	U	
Joe M Allbaugh	1 00	.,									
Director	1 00	Х						0	0	Ü	
William H Allen	1 00	.,									
Director		Х						0	0	0	
Thomas P Arvas	1 00							_			
Director	1 00	Х						0	0	0	
Scott L Bach	1 00							_			
Director		Х						0	0	0	
William A Bachenberg	1 00										
Director	1 00	Х						0	0	0	
F E Bachhuber Jr	1 00										
Director		Х						0	0	0	
M Carol Bambery	1 00										
Director	1 00	Х						0	0	0	
	l 100			ı	I	I	1 1	I			

<b>(A)</b> Name and Title	(B) A verage hours per week (list any hours for related	m unle:	ore t ss pe	han erso cer	not one n is and	tee)	an	(D) Reportable compensation from the organization (W- 2/1099- MISC)	(E) Reportable compensation from related organizations (W- 2/1099- MISC)	(F) Estimated amount of other compensation from the
	organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	key employee	Highest compensated employee	Former	MISC)	MISC)	organization and related organizations
Bob Barr Director	1 00	×						0	0	
Ronnie G Barrett  Director	1 00	×						0	0	
Clel Baudler Director	1 00	×						0	0	
David E Bennett Director	1 00	×						0	0	
J Kenneth Blackwell Director	1 00	x						0	0	
Matt Blunt Director	1 00	×						0	0	
Dan Boren Director	1 00	x						0	0	ı
Robert K Brown Director	1 00	×						0	0	
David Butz Director	5 00	х						150,000	0	
J William Carter	1 00							_	_	

Form 990, Part VII - Compensation of Officers, Directors, Trustees, Key Employees, Highest Compensated Employees, and Independent Contractors

William H Dailey

Joseph P DeBergalis Jr

Director

Director

Director

Director

R Lee Ermey

Edie P Fleeman

( <b>A)</b> Name and Title	(B) A verage hours per week (list any hours for related	m unle:	ore t ss pe	han erso cer	not one n is and			(D) Reportable compensation from the organization (W- 2/1099- MISC)	(E) Reportable compensation from related organizations (W- 2/1099- MISC)	(F) Estimated amount of other compensation from the
	organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	key employee	Highest compensated employee	Former			organization and related organizations
Ted W Carter Director	1 00	×						0	0	
Patncia A Clark Director	1 00	x						0	0	
Charles L Cotton Director	1 00	x						0	0	,
David G Coy Director	1 00	×						0	0	
Larry E Craig Director	1 00	×						0	0	
John L Cushman Director	1 00	x						0	0	

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0

2 00

1 00

Director

Director

Roy Innis

Director

Director

Susan Howard

H Joaquin Jackson

(A) Name and Title	(B) A verage hours per week (list any hours for related	m unle:	ore t ss pe	han erso cer	not one n is and			(D) Reportable compensation from the organization (W- 2/1099- MISC)	(E) Reportable compensation from related organizations (W- 2/1099-	(F) Estimated amount of other compensation from the organization
	organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	Key employee	Highest compensated employee	Former		MISC)	and related organizations
Joel Friedman Director	1 00	×						0	0	
Sandra S Froman Director	10 00	×						45,180	0	
James S Gilmore III Director	1 00	×						0	0	
Marion P Hammer Director	5 00	×						172,000	0	
Maria Heil Director	1 00	×						0	0	
Graham Hill Director	1 00	х						0	0	
Steve Hornady	1 00	v								

Х

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1 00

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Compensated Employees, and Inde	pendent Co	ntrac	ctor	s					-	•
<b>(A)</b> Name and Title	(B) A verage hours per week (list any hours for related	m unles	ore t ss pe	han erso cer	not one n is and			( <b>D</b> ) Reportable compensation from the organization (W- 2/1099-	(E) Reportable compensation from related organizations (W- 2/1099-	(F) Estimated amount of other compensation from the
	organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	Key employee	Highest compensated employee	Former	MISC)	MISC)	organization and related organizations
Curtis S Jenkins Director	1 00	×						0	0	(
David A Keene Director	1 00	×						0	0	
Tom King Director	1 00	×						0	0	
Timothy Knight starting April 13 20 Director	1 00	×						0	0	
Herbert A Lanford Jr Director	1 00	x						0	0	
Karl A Malone Director	1 00	×						0	0	
Sean Maloney starting April 13 2015 Director	1 00	х						0	0	

1 00

1 00

1 00

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Х

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Carolyn D Meadows

John F Milius through April 13 2015

Director

Director

Bill Miller

Director

Compensated Employees, and Inde	penaent co	ntrac	ctor	S				ì	Ī	İ
<b>(A)</b> Name and Title	(B) A verage hours per week (list any hours for related	m unle:	ore t ss pe	han erso cer	not one n is and			( <b>D)</b> Reportable compensation from the organization (W- 2/1099-	(E) Reportable compensation from related organizations (W- 2/1099-	(F) Estimated amount of other compensation from the
	organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	key employee	Highest compensated employee	Former	MISC)	MISC)	organization and related organizations
Owen Buz Mills Director	1 00	×						0	0	
Grover G Norquist Director	1 00	×						0	0	
Oliver L North Director	5 00	×						0	0	
Robert Nosler Director	1 00	×						0	0	
Johnny Nugent Director	1 00	×						0	0	
Ted Nugent Director	1 00	x						0	0	
Lance Olson Director	5 00	×						90,000	0	

1 00

1 00

3 00

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0

0

0

Timothy Pawol through April 13 2015

Director

Director

Director

Josh Powell

James W Porter II

Form 990, Part VII - Compensation of Officers, Directors, Trustees, Key Employees, Highest

Compensated Employees, and Inde	pendent Co	ntra	tor	s			-			
(A) Name and Title	(B) A verage hours per week (list any hours for related	m unle:	ore t ss pe	han erso cer	not one n is and			( <b>D</b> ) Reportable compensation from the organization (W- 2/1099-	(E) Reportable compensation from related organizations (W- 2/1099-	(F) Estimated amount of other compensation from the
	organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	key employee	Highest compensated employee	Former	MISC)	MISC)	organization and related organizations
Peter J Printz Director	1 00	×						0	0	
Todd J Rathner Director	1 00	x						0	0	
Wayne Anthony Ross Director	1 00	×						0	0	
Carl T Rowan Jr Director	1 00	×						0	0	
Don Saba Director	1 00	×						0	0	
Robert E Sanders Director	1 00	×						0	0	
William H Satterfield Director	1 00	×						0	0	
Mercedes Schlapp starting April 13  Director	1 00	х						60,000	0	

1 00

1 00 1 00 Х

Х

Ronald L Schmeits

Steven C Schreiner

Director

Director

( <b>A)</b> Name and Tıtle	(B) A verage hours per week (list any hours for related organizations	m unle:	ore t ss pe	han erso cer tor/t	not one n is and rus	tee)	an	(D) Reportable compensation from the organization (W- 2/1099- MISC)	(E) Reportable compensation from related organizations (W- 2/1099- MISC)	(F) Estimated amount of other compensation from the organization
	below dotted line)	Individual trustee or director	Institutional Trustee	Officer	Key employee	Highest compensated employee	Former	insey	THE SEY	and related organizations
Tom Selleck Director	1 00	x						0	0	
John C Sigler Director	1 00	x						0	0	
Leroy Sisco Director	1 00	x						0	0	
Dwight D Van Hom Director	1 00	x						840	0	
Linda L Walker Director	1 00	×						0	0	
Howard J Walter Director	1 00	×						0	0	
J D Williams through April 13 2015 Director	1 00	×						0	0	
Robert J Wos Director	1 00	x						0	0	
Donald E Young Director	1 00	x						0	0	

60 00

1 00

5,051,249

59,73

0

Wayne LaPierre

CEO and Executive Vice President

<b>(A)</b> Name and Title	(B) A verage hours per week (list any hours for related	m unle:	ore t ss pe	han erso cer	not one n is and			(D) Reportable compensation from the organization (W- 2/1099-	(E) Reportable compensation from related organizations (W- 2/1099-	(F) Estimated amount of other compensation from the
	organizations below dotted line)	Individual trustee or director	Institutional Trustee	Officer	key employee	Highest compensated employee	Former	MISC)	MISC)	organization and related organizations
Chris W Cox Executive Director, NRAILA	58 00 1 00			х				1,345,407	0	105,43
Robert K Weaver  Executive Director, General Operations	50 00			х				535,042	0	63,61
Wilson H Phillips Jr Treasurer	47 00 4 00			х				549,269	0	41,93
John C Frazer Secretary and General Counsel	50 00			х				272,576	0	55,870
Douglas Hamlın	50 00									

40 00

50 00

5 00 50 00

1 00 50 00

. . . . . . . . . . . . . . . . . . .

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Executive Director, Publications

Executive Director, Advancement

Deputy Executive Director, NRAILA

Managing Director, Affinity and Licensing

Michael Marcellin

Tyler Schropp

David Lehman

James Baker

Director, NRAILA Federal

61,22

51,77

61,12

23,02

14,45

572,723

556,196

519,180

401,170

298,615

Χ

Χ

Χ

efile GRAPHIC print - DO NOT PROCESS | As Filed Data -**SCHEDULE C** 

## Political Campaign and Lobbying Activities

For Organizations Exempt From Income Tax Under section 501(c) and section 527 ▶ Complete if the organization is described below. ▶ Attach to Form 990 or Form 990-EZ. ▶Information about Schedule C (Form 990 or 990-EZ) and its instructions is at www.irs.gov/form990.

Open to Public

OMB No 1545-0047

DLN: 93493314006026

**Employer identification number** 

53-0116130

Inspection

4,892,637

☐ No

62,435

62,435

\_ Yes

(e) A mount of political

contributions received

and promptly and directly delivered to a separate political organization If none, enter -0-

Schedule C (Form 990 or 990-EZ) 2015

79,400

Treasury Internal Revenue Service

Department of the

(Form 990 or

990-EZ)

If the organization answered "Yes" on Form 990, Part IV, Line 3, or Form 990-区, Part V, line 46 (Political Campaign Activities), then Section 501(c)(3) organizations Complete Parts I-A and B Do not complete Part I-C

- Section 501(c) (other than section 501(c)(3)) organizations Complete Parts I-A and C below Do not complete Part I-B
- Section 527 organizations Complete Part I-A only
- If the organization answered "Yes" on Form 990, Part IV, Line 4, or Form 990-EZ, Part VI, line 47 (Lobbying Activities), then

- Section 501(c)(3) organizations that have filed Form 5768 (election under section 501(h)) Complete Part II-A Do not complete Part II-B
- Section 501(c)(3) organizations that have NOT filed Form 5768 (election under section 501(h)) Complete Part II-B Do not complete Part II-A
- If the organization answered "Yes" on Form 990, Part IV, Line 5 (Proxy Tax) (see separate instructions) or Form 990-EZ, Part V,
- line 35c (Proxy Tax) (see separate instructions), then
  - Section 501(c)(4), (5), or (6) organizations Complete Part III
  - Name of the organization
- National Rifle Association of America

- Part I-A Complete if the organization is exempt under section 501(c) or is a section 527 organization.
- Provide a description of the organization's direct and indirect political campaign activities in Part IV
- 2 Political expenditures

- Part I-B Complete if the organization is exempt under section 501(c)(3).

  - Enter the amount of any excise tax incurred by the organization under section 4955
- 2
  - Enter the amount of any excise tax incurred by organization managers under section 4955
- 3
  - If the organization incurred a section 4955 tax, did it file Form 4720 for this year?
  - - Was a correction made?
    - If "Yes," describe in Part IV
- Complete if the organization is exempt under section 501(c), except section 501(c)(3).
- 1 Enter the amount directly expended by the filing organization for section 527 exempt function activities
- 2
- Enter the amount of the filing organization's funds contributed to other organizations for section 527
- exempt function activities

- Total exempt function expenditures Add lines 1 and 2 Enter here and on Form 1120-POL, line 17b

Republican Governors Association

Republican State Leadership

Republican Attorneys General

NRA Political Victory Fund (see

(1)

(2) Committee

(3) Association

(4) Parts I-A and IV)

- 4
  - Did the filing organization fileForm 1120-POL for this year?
  - Enter the names, addresses and employer identification number (EIN) of all section 527 political organizations to which the filing
  - organization made payments. For each organization listed, enter the amount paid from the filing organization's funds. Also enter the

  - amount of political contributions received that were promptly and directly delivered to a separate political organization, such as a separate segregated fund or a political action committee (PAC) If additional space is needed, provide information in Part IV

- (a) Name
  - (b) Address

1747 Pennsylvania Ave NW Ste 250

1747 Pennsylvania Ave NW Ste 800

Washington, DC 20006

1201 F St NW Ste 675

Washington, DC 20004

Washington, DC 20006

11250 Waples Mill Road

Fairfax, VA 22030

- - (c) EIN

46-4501717

52-1083020

- funds If none, enter -0-
- 11-3655877
- 05-0532524

Cat No 50084S

(d) A mount paid from

filing organization's

- 192,650 145,000

103,860

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

- Volunteer hours

g

under section 501(h)).

Calendar year (or fiscal year

beginning in)

Lobbying nontaxable amount

Total lobbying expenditures

Grassroots ceiling amount (150% of line 2d, column (e))

Grassroots nontaxable amount

Grassroots lobbying expenditures

Lobbying ceiling amount (150% of line 2a, column(e)) Page 2

# Check 🕨 🗔 If the filing organization belongs to an affiliated group (and list in Part IV each affiliated group member's name, address, EIN, expenses, and share of excess lobbying expenditures)

,	Check ▶ ☐ If the filing organization checked box A and "limited control" provisions apply		
<u> </u>	Limits on Lobbying Expenditures  (The term "expenditures" means amounts paid or incurred.)	(a) Filing organization's totals	(b) Affiliated group totals
la	Total lobbying expenditures to influence public opinion (grass roots lobbying)		
b	Total lobbying expenditures to influence a legislative body (direct lobbying)		
c	Total lobbying expenditures (add lines 1a and 1b)		
d	Other exempt purpose expenditures		

Total exempt purpose expenditures (add lines 1c and 1d) Lobbying nontaxable amount Enter the amount from the following table in both columns If the amount on line 1e, column (a) or (b) is: The lobbying nontaxable amount is: Not over \$500,000 20% of the amount on line 1e Over \$500,000 but not over \$1,000,000 \$100,000 plus 15% of the excess over \$500,000

Over \$1,000,000 but not over \$1,500,000 \$175,000 plus 10% of the excess over \$1,000,000 \$225,000 plus 5% of the excess over \$1,500,000 \$1,000,000

Over \$1,500,000 but not over \$17,000,000 Over \$17,000,000 Grassroots nontaxable amount (enter 25% of line 1f) Subtract line 1g from line 1a If zero or less, enter -0-Subtract line 1f from line 1c If zero or less, enter -0-If there is an amount other than zero on either line 1h or line 1i, did the organization file Form 4720 Yes ☐ No 4-Year Averaging Period Under section 501(h) columns below. See the separate instructions for lines 2a through 2f.)

# reporting section 4911 tax for this year?

(Some organizations that made a section 501(h) election do not have to complete all of the five

**Lobbying Expenditures During 4-Year Averaging Period** 

**(b)**2013

(c)2014

(d)2015

Schedule C (Form 990 or 990-EZ) 2015

(e) Total

(a)2012

Dut the organization agree to carry-over other properties of \$2,000 or relets?  Dut the organization agree to carry-over lobbying and political expenditures from the prior year?  Dut the organization agree to carry-over lobbying and political expenditures from the prior year?  Dut the organization agree to carry-over lobbying and political expenditures from the prior year?  Dues, assessments and similar amounts from members  Socious 16,00 medic title the section 501(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No" OR (b) Part III-A, lines 1, is answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered "No" or (b) Part III-A, lines 1, and 2, are answered in a section 60.33(e)(1), an object of the section 16.2(e) dues  1 Introduces were sent and the amount or line 2 cexceds the amount on line 3, shall portion of the excess does the organization agree to carry-over to the reasonable estimate of nondeductible between 4, and 3		dule C (Form 990 or 990-EZ) 203	rganization is exempt under section 501(c)(3) and has	NOT		Page <b>3</b>
The each Time Teachers on the Part Services of the 12 of Control 12 of C	_			(	a)	(b)
Louve, the year, did the final program carbon at report to milk ence platice products, and one shall report the part of any or yet much relief here plated programs and programs are marked or related programs.  2. Volunteers?  2. Volunteers?  3. Volunteers?  4. Productions or published at broadcast statements?  5. Productions, or published at broadcast statements?  5. Productions, or published at broadcast statements?  6. Productions, or published at broadcast statements?  7. District contract of the regulation, the statements?  8. Productions or published at broadcast statements?  8. District contract of the regulation (and the regulation of the regula			igh 11 below, provide in Part IV a detailed description of the lobbying	,		
b Past scard or management of periudic componentation is exponent on it as 1 of through 1172 c. Media above interests of the past of the p	1	legislation, including any attempt	, , , , , , , , , , , , , , , , , , , ,	Yes		
d Yallings to members, ignigations, or the public?  Publicators, or published or breadest statements?  Discrete Certact with operations, their state, government officials, or a legislative body?  Discrete Certact with operations, stems, covernment published, or a legislative body?  Discrete Certact with operations, stems, covernment published, or a legislative body?  Discrete Certact with operations, covernment, power ment officials, or a legislative body?  Discrete Certact with operations, covernment, covernment and the certact of the cert	_	Volunteers?	le compensation in expenses reported on lines 1c through 1:17			
F Particle or, or published or invadicant statements?    Gramatic bottle organizations for looking group propose?   Direct contect out leg subsom, their stating government officials, or a legislative body?   Direct active test		Media advertisements?				
Direct to other organizations for looking in gruppese?		, ,	•			
b lables, demanstrations, services, convertibles, specifies, lectures, or any similar mone?    Other activities?   Other activ		Grants to other organizations for	lobbying purposes?			
Trail Add file mate through 11						
2a Dut te activities in this 2 cause the organization to be not described in section 501(2)(3)	_	Other activities?	, , , , , , , , , , , , , , , , , , , ,			
If the Bing granted meaning a winth of any law records by organization is exempt under section 501(c)(4), section 501(c)(5), or section 501(c)(6).		<del>-</del>	the organization to be not described in section 501(c)(3)?			
The Air gregoration recurred a section 4912 fax, and in life from 4720 for this year?		If "Yes," enter the amount of any	tax incurred under section 4912			
Were austaintally all (00% or mure) dues received modeductible by members?  1 Ves   No. 2						
Were substantially all (200% or more) dues received nondeductible by members?  2 Did the organization make only in-house lookying expenditures of \$4,000 or less?  3 Did the organization make only in-house lookying expenditures from the prior year?  2 Did the organization make only in-house lookying expenditures from the prior year?  2 Did the organization make only in-house lookying expenditures from the prior year?  2 Did the organization of the prior year of the prior year?  3 Did the organization of the prior year of the prior year?  4 Did year answered "Yeo" OR (b) Part III-A, lines 1 and 2, are answered "No" OR (b) Part III-A, lines 1 and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 1, and 2, are answered "No" OR (b) Part III-A, lines 2, and 1,	Par		rganization is exempt under section 501(c)(4), section	<b>501</b> (c	)(5), c	r section
2 Dut the organization make only in-house lobbying expenditures for all 2,000 or fess?  2 Set 118 Discomplete if the organization is exempt under section 501(c)(4), section 501(c)(5), or section file fisher (a) BOTH Part III-4, lines 1 and 2, are answered "No" OR (b) Part III-4, line 3, is answered "Yes."  1 Dues, assessments and similar amounts from members 2 Section 10.2(e) and educt the lobbying and political expensions (or which the section 52(f) taw was paid). 3 Current year 3 Agregate amount reported in section 50.3(e)(4) (A) nonces of hondeductible section 15.2(e) dides line of the section 5.2(f) (A) nonces of hondeductible section 15.2(e) dides line of the section 5.2(f) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 15.2(e) dides line of the section 6.2(e) (A) nonces of hondeductible section 6.2(e) (A) nonces of		501(0)(6).				Yes No
The NAM engaged in activities in support of its massion, which includes protecting and defending the setting to the analysis of the support of its massion, which includes group list). Part IT-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" OR (b) Part III-A, times 1 and 2, are answered "No" or which the section 527(1) tax was paid).    A parenale amount reported in section 6033(c)(1)(A) notices of nondeductive section 162(c) due:   A parenale amount reported in section 6033(c)(1)(A) notices of nondeductive section 162(c) due:   A parenale amount reported in section 6033(c)(1)(A) notices of nondeductive section 162(c) due:   A parenale amount reported in section 6033(c)(1)(A) notices of nondeductive section 162(c) due:   A parenale amount reported in section 6033(c)(1)(A) notices of nondeductive section 162(c) due:   A parenale amount reported in section 6033(c)(1)(A) notices of nondeductive section 162(c) due:   A parenale amount of notiving and policial supported true sections 162(c) due:   A parenale amount of notiving and policial supported true sections 162(c) due:   A parenale amount of notiving and policial supported true sections 162(c) due:   A parenale amount of notiving and policial supported true sections 162(c) due:   A parenale amount of notiving and policial supported true sections 162(c) due:   A parenale amount of notiving and policial supported true sections 162(c) due:   A parenale amount of notiving and policial supported true sections 162(c) due:   A parenale amount of notiving and policial		, ,	,			
SOA(c)(6) and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No" OR (b) Part III-A, lines 3, is answered "No".  1. Dues, assessments and similar amounts from members of the second of th		· ·	, 5 ,			
Dues, assessments and smiler amounts from members   2   Section 162(e) nonedeductible lobbying and political expenses for which the section 527(f) tax was paid).   2   2   2   2   2   2   2   2   2	Par					
2 Section 16 2(e) modeductible lobbying and political expension or which the section 527(f) tax was paid).  a Current year b Cerryover from last year c Total 3 Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 16 2(e) dues 4 Inflotices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the excess ideas the organization agree or carryover for the reasonable servines of formation of the excess ideas the organization agree or carryover for the reasonable servines of formation of the excess ideas the organization agree or carryover for the reasonable servines of formation of the excess ideas the organization agree or carryover for the reasonable servines of the part II-A (affiliated group list), Part II-A, lines 1 and 2 (see instructions), and Part II-B, line 1 A Iso, complete this part for any additional information  Feature Reference  I-A 1  The NRA engaged in activities in support of its mission, which includes protecting and defending the Constitution of the United Staces, especially with reference to the indicable right of the individual carry, trains for ownership of a and enough the right to use earms, in order that the people may always be a position to exercise their legitimate and/would ingite of self-preservation and defense of family, person, and property in private of the association, the RRA open and property in private of the association, the RRA open and property in private of the separate segregated from d. RRA Portical Victory Flund, as allowed by law Wise the RRA past allowed private victory from disasting and administrative expenses of the separate segregated from 5 in modern the private private so of the separate segregated from 5 in modern the private private so of the separate segregated from 5 in modern the private private so of the separate segregated from 5 in modern the separate segregated from 5 in an administrative victory from data season and administrative very separate segregated from 6 in an administrative victory fron		line 3, is answere	d "Yes."		ע) אל	Pail III-A,
a Current year b Carryover from last year c Total 3 Aggregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues 4 If notices were sent and the amount on line 2c exceeds the amount on line 3, what portion of the excess does the organization agree to carryover to the reasonable estimate of nondeductible lobbying and political expenditure rest year? 5 Taxable amount of lobbying and political expenditures (see instructions) 5 Taxable amount of lobbying and political expenditures (see instructions) 6 Taxable amount of lobbying and political expenditures (see instructions) 7 Provide the descriptions required for Part LA, line 1, Part LB, line 4, Part L-C, line 5, Part LB. (affiliated group list), Part LB. A, line 1 and 2 (see instructions) and Part LB. [ine 1 Also, complete this part to any additional information 7 Provide the descriptions required for Part LA, line 1, Part LB, line 4, Part L-C, line 5, Part LB. (affiliated group list), Part LB. A, line 1 and 1-B, line 1 Also, complete this part to any additional information on the complete list part of its mission, which includes protecting and defending the Constitution on 4 (line 1) and 1 Part LB. (and 1) and 1 Part		•		1		
Carryover from last year Carryover from last year Carryover from last year Carryover from last year A great and the amount on line 2 c exceeds the amount on line 3, what portion of the excess political expenditure next year? Standard from the profit of t		expenses for which the section 5		2a	 	
3 Agregate amount reported in section 6033(e)(1)(A) notices of nondeductible section 102(e) dues 4 If indices were seet and the amount on line 3, what portion of the excess does the organization agree to carrywer to the reasonable estimate of nondeductible lobbying and political expenditure nest year? 5 Taxable amount of lobbying and political expenditures (see instructions)  Provide the descriptions required for Part I-A, line 1, Part I-B, line 4, Part I-C, line 5, Part II-A (affiliated group list), Part II-A, line 1 and 2 (see instructions), and Part II-B, line 1. Also, complete this part for any additional information.  Feature Reference  IF A I  The RRA engaged in activities in support of its mission, which includes protecting and defending the Constitution of the United States, especially with reference to the inalienable input of the individual American citizen guaranteed by such Constitution to acquire, possess, collect, exhibit, transport, carry, transfer ownersh poly and enjoy the night to use amis, in order that the perspension and defense of finally, and the protection of the constitution of the United States, especially with reference in the inalienable input of the individual American citizen guaranteed by such Constitution to acquire, possess, collect, exhibit, transport, carry, transfer ownersh poly and enjoy the night to use amis, in order that the perspension and defense of finally, and the protection of the protection of the United States (as a States of the organization in 2015, the NRA pack 4,892,637 fundriansing and administrative expenses of the separate segregated fund. NRA Political Victory fund, as allowed by law Victory fund as allowed by law Victory fund fundriansing fundriansing fundriansing fundriansing fundriansing fundriansing fu						
dues the regnazation agree to carryever to the reasonable estimate of nondeductible lobbying and political expenditure next year?  5 Taxable amount of lobbying and political expenditures (see instructions)  Provide the descriptions required for Part I-A, line 1, Part I-D, line 4, Part I-C, line 5, Part II-A (affiliated group list), Part II-A, lines 1 and 2 (see instructions), and Part II-B, line 1 Also, complete the part for any additional information  Return Reference  Explanation  Return Reference  Explanation  The NRA engaged in activities in support of its mission, which includes protecting and defending the Constitution of the United States, especially with reference to the includes protecting and defending the Constitution of the United States, especially with reference to the includes protecting and defending the Constitution to accurate, protecting and defending the American of the United States, especially with reference to the includes protecting and administrative accurate, protecting and administrative expenses for the organization in 120 (a.) the NRA paid 4392.357 fundations and defenses of family, person, and property in pursuit of the goals of the association, the NRA spent is small persentage on organization in 120 (a.) the NRA paid 4392.357 fundations and administrative expenses of a separate segregated fund fundational place as well as other costs such as Sulpose and protecting of the protection of the NRA as allowed by law. The Amount of the NRA as allowed by law. The Amount of the NRA as allowed by law Such expenses period by law Such expenses in the Amount of the NRA so to accordance and engages in political activities on behalf of or in opposition to candidates and			ection 6.03.2 (a)(1.)(A.) notices of pendeductible section 1.6.2 (a) dues			
political expenditure next year?  5 Taxable amount of labbying and political expenditures (see instructions)  Provide the descriptions required for Part I-A, line 1, Part I-B, line 4, Part I-C, line 5, Part II-A (affiliated group list), Part II-A, lines 1 and 2 (see instructions), and Part I-B, line 1 Also, complete this part for any additional information.  Return Reference  Explanation  The NRA angaged in activities in support of its mission, which includes protecting and defending the Constitution of the United States, especially with reference to the inalenable right of the individual American citized iguaranteed by such Constitution to acquire, passess, called, withit intansport, carry, transfer ownership of, and enjoy the right to use arms, in order that the people may always be a postition to exercise their legitimate individual rights of self-preservation defense of family, person, and property. In pursuit of the goals of the association, the NRA spent a small percentage or funds directly and indirectly on political activities, which were not the primary activities of the organization. In 2015, the NRA paid 4,892,637 fundraising and administrative expenses for the organization in 2015, the NRA paid 4,892,637 fundraising and administrative expenses of a separate segregated fund is industry standard for nonprofit organizations like the NRA, as allowed by law. Support for fundraising and administrative expenses of a separate segregated fund is industry standard for monprofit organizations like the NRA, as allowed by law. The NRA os organization for instance, the NRA directly and instance of a separate segregated fund is industry standard for monprofit organizations like the NRA, as allowed by law. The NRA os spent by the NRA on ophitical activities is small in companison to the budget devoted to the primary activities of the organization for instance, the NRA directly and the separate segregated fund the separate segregated fund the separate segregated fund is a separate entity for tax purposes. The NRA di		If notices were sent and the amo	unt on line 2c exceeds the amount on line 3, what portion of the excess	-		
Provide the descriptions required for Part I-A, line 1, Part I-B, line 4, Part I-C, line 5, Part II-A (affiliated group list), Part II-A, lines 1 and 2 (see instructions), and Part II-B, line 1 Alb, complete this part for any additional information  Return Reference  The NRA engaged in activities in support of its important on additional protecting and defending the Constitution of the United States, especially with reference to the inalerable night of the individual American citizen guaranteed by such Constitution on carquire, possession, and property in carry, transfer ownership of, and empty the right to use arms, in order that the people may always be a position to exercise their legitimate individual rights of self-prescription and defense of family, person, and property in pursuit of the goals of the association, the NRA spert a small percentage or funds directly and indirectly on political activities, which were not the marry activities of the organization In 2015, the NRA paid 4,892,637 fundraising and administrative expenses for the separate segregated fund, NRA Political Victory Fund, as allowed by law Such expenses included fundraising path administrative expenses of a separate segregated fund is industry, promote social welfare and engage in political activities on behalf of or in opposition to candidates for public office, as allowed by law Such expenses included in promote social welfare and engages in political activities on behalf of or in opposition to candidates for public office, as allowed by law sharp and administrative expenses of a separate segregated fund is industry. In the promote social welfare and engages in political activities on behalf of or in opposition to candidates for public office, as allowed by law Such available and promote social welfare and engages in political activates on behalf of or in opposition to candidates for public office, as allowed by law Such as a separate entity for tax purposes The organization For instance, the NRAs affect and indirect political campaign		5 5	arryover to the reasonable estimate of nondeductible lobbying and	4		
Provide the descriptions required for Part I-A, line 1, Part I-B, line 4, Part I-C, line 5, Part II-A (affiliated group list), Part II-A, lines 1 at 2 (see instructions), and Part II-B, line 1 Also, complete this part for any additional information  Return Reference  1-A 1  The NRA engaged in activities in support of its mission, which includes protecting and defending the Constitution of the United States, sepecially with reference to the inalienable right of the individual American citizen guaranteed by such Constitution to acquire, possess, collect, exhibit, transport, carry, transfer ownership of, and enjoy the right to use airms, in order that people may always be a position to exercise their legitimate individual rights of self-preservation and defense of family, person, and property in pursuit of the goals of the association, the NRA spent a small percentage of funds directly and indirectly on political activities, which were not the primary activities of the organization II in 2015, the NRA paid 4,892,637 fundrasing and administrative expenses for the separate segregated fund, NRA Political Victory Fund, as allowed by law Such expenses included fundrasing postage and fundrasing plane as well as allowed by law Such expenses included fundrasing and administrative expenses of a separate segregated fund is industry standard for nonprofit organizations. Bit the NRA is done allowed by law year measure, the percentage of this spent by the NRA is organized for public office, as allowed by law year measure, the percentage drins spent by the NRA is organized for public office, as allowed by law year measure, the percentage drins spent by the NRA is organized for public office, as allowed by law year measure, the percentage drins spent by the NRA is contributed. The NRA is direct and indirect political campaign activities were less than of the NRA total expenses in 2015, as applied to total expenses reported on horm 990, Part IX. In 25 Readers are reminded that the NRA is from the NRA is total expense or proposed				5		
Return Reference  Explanation  The NRA engaged in activities in support of its mission, which includes protecting and defending the Constitution of the United States, especially with reference to the inalienable right of the individual American citzen guaranteed by such Constitution to acquire, possession, and in a part of the individual American citzen guaranteed by such Constitution to acquire, possession and defense of family, a protein to exercise their regitimate mody dual ingition and defense of family, a protein to exercise their regitimate mody dual ingition is delegated and additional defense of family, a family of the protein of the protein and defense of family, a family of the protein of the protein and defense of family, a family of the protein and defense of family, a family of the protein and individual paths of self-present and defense of family, a family of the protein and defense of family, a family of the protein and the protein and defense of family, a family of the protein and the protein and defense of family, a family of the protein and the protein and defense of family, a family of the protein and the protein and defense of family, a family of the protein and the protein				un list\	Part II	-Δ lines 1 and
The NRA engaged in activities in support of its mission, which includes protecting and defending the Constitution of the United States, especially with reference to the inalienable right of the individual American citizing upgranted by such Constitution to acquire, possess, collect, exhibit, transport, carry, transfer ownership of, and enjoy the right to use arms, in order that the people may always be a position to exercise their legitimate individual rights of self-preservation and defense of family, person, and property. In pursuit of the goals of the association, the NRA spent a small percentage or organization. In 2013, the NRA paid 4,892,637 fundraising and administrative expresses for the separate segregated fund, NRA Political Victory Fund, as allowed by law Support for fundraising and administrative expresses for the separate segregated funds in NRA Political Victory Fund, as allowed by law Support for fundraising and administrative expenses of a separate segregated funds in such standard for nonprofit organizations like the NRA, as allowed by law View The NRA is organized primarily promote social welfare and engages in political activities on behalf of or in opposition to candidates for public office, as allowed by law By any measure, the percentaging activities of the organization For instance, the NRAs direct and indirect political finds spent by the NRA on political activities is small in companison to the budget devoted to the primary activities of the organization For instance, the NRAs direct and indirect political on Form 990, Part IX, in 23. Readers are reminded that the NRAs Form 90 reports only on the NRA itself and not on the separate segregated fund. The separate segregated fund is a separate entity for tax purposes. The NRA does not contribute funds from first treasury to this entity nor in the NRAs total expenses in 2015, as a polyced by the federal tax code, such as whete certain political expenses in 2014. The informational note regards the NRAs recreases a segregated fund the separate				ар посу,	, , a, , , ,	77, mes 1 and
Constitution of the United States, especially with reference to the malenable right of the individual American citizen quiarnated by such Constitution to acquire, possess, collect, exhibit, transport, carry, transfer ownership of, and empty the right to use arms, in order that the people may always be a position to exercise their legitimate individual inghts of self-preservation and defense of family, person, and property. In pursuit of the goals of the association, the NRA spent a small percentage or funds directly and indirectly on political activities, which were not primary activities of the organization. In 2015, the NRA paid 4,892,637 fundraising and administrative expenses for the separate segregated fund, NRA Political Victory Fund, as allowed by alw. Such expenses included fundraising postage and fundraising labor as well as other costs such as lockbox fees, as allowed by law. Support for fundraising and administrative expenses of a separe segregated fund is industry standard for nonprofit organizations like the NRA, as allowed by law. The NRA is organized primarily promote social welfare and engages in political activities on behalf or in opposition to candidates for public office, as allowed by law. By any measure, the percentage of funds spent by the NRA on political activities as ismall in companison to me budget devoted for primary by the NRA on political activities as ismall in companison to the budget devoted for primary by promote services as ismall in companison to the lought devoted to primary by the NRA on political activities are reminded that the NRA is form 930 reports only on the NRA isself and not on the NRA isself and primary to the NRA isself and primary to the NRA isself and not on the NRA isself and primary to the NRA isself and not on the NRA isself and the promote seamanted for this entity.  I-C 4  This informational note regards the NRAs to the NRA separate like form 1120-POL, which it is not as expected by the federal tax code, such as whe calculated the self-self-self-self-self	Ļ		·			
and regulatory requirements  I-C 5  Payments and in-kind contributions made by the NRA to the Republican Governors Association, Republican State Leadership Committee, and Republican Attorneys General Association were not used for federal electioneering communications  I-C 5  The NRA Political Victory Fund, an independent political action committee PAC of the NRA, directly received contributions during the year in the amount of 9,743,849. All contributions to the PAC were directly received from contributors. The NRA did not take possession of any contributions, nor did it or was it required to deliver or transfer those funds to the PAC. Although the NRA provided fundraising and administrative support to the NRA Political Victory Fund as detailed above in line 1, reflecting industry standard and as allowed by law, the NRA did not contribute its own funds to the NRA Political Victory Fund for the purposes of candidate or campaign contributions. The NRA has elected, for full transparency, to list the NRAPVF in the line 5 table to show these facts.	I-C	4	American citizen guaranteed by such Constitution to acquire, possess, carry, transfer ownership of, and enjoy the right to use arms, in order the aposition to exercise their legitimate individual rights of self-preserval person, and property. In pursuit of the goals of the association, the NRA funds directly and indirectly on political activities, which were not the porganization. In 2015, the NRA paid 4,892,637 fundraising and adminiseparate segregated fund, NRA Political Victory Fund, as allowed by law fundraising postage and fundraising labor as well as other costs such a law. Support for fundraising and administrative expenses of a separate standard for nonprofit organizations like the NRA, as allowed by law. The promote social welfare and engages in political activities on behalf of oil for public office, as allowed by law. By any measure, the percentage of for political activities is small in comparison to the budget devoted to the jorganization. For instance, the NRAs direct and indirect political campa of the NRAs total expenses in 2015, as applied to total expenses repoid the NRAs total expenses in 2015, as applied to total expenses repoid the NRAs total expenses in 2015, as applied to total expenses repoid the NRAs does not contribute funds from its treasury to this entity nor does from members earmarked for this entity.  This informational note regards the NRAs taxes. The NRA separately finot subject to public disclosure. The following information about taxes is shared here on a voluntary basis as a service for readers. 527f proxy to investment income or certain political expenditures as defined by the fecertain political communications expressly advocate the election or demade by the NRA itself rather than by the NRAs separate segregated fit ax paid with 2015 Form 1120-POL was 21,817. Historically, the amo 2014 Form 1120-POL was 1,662,307 no amount of 527f proxy tax way year 2013 and the amount of 527f proxy tax paid with 2012 Form 1120. Additional informational notes regarding the NRAs taxes are sh	collect at the p clon and A spent rin spent rin specific segrega e NRA it rin oppounds sp orimary light act ted on NRA its entity fo the NRA les Forr baid wit acx is pa ederal to feat of a cunt of 5 s requir D-POL v Schedu axes TI rond 99 organiza ation is fferent	, exhibit teople middense a small activities expense expense site of function to the state of th	, transport, ay always be in a of family, percentage of sof the es for the es included as allowed by its industry ized primarily to o candidates he NRA on es of the ere less than 2 0, Part IX, line not on the irposes The econtributions  POL, which is 1120-POL is elesser of net such as when ate and are to f 527f proxy by tax paid with a paid for the ,671 arding state chooses to octions or a taxpayer in essarily in and
received contributions during the year in the amount of 9,743,849 All contributions to the PAC wer directly received from contributors. The NRA did not take possession of any contributions, nor did it or was it required to deliver or transfer those funds to the PAC. Although the NRA provided fundraising and administrative support to the NRA Political Victory Fund as detailed above in line 1, reflecting industry standard and as allowed by law, the NRA did not contribute its own funds to the NRA Political Victory Fund for the purposes of candidate or campaign contributions. The NRA has elected, for full transparency, to list the NRAPVF in the line 5 table to show these facts.			and regulatory requirements  Payments and in-kind contributions made by the NRA to the Republical Republican State Leadership Committee, and Republican Attorneys Ge used for federal electioneering communications	n Gover	nors As ssociatio	sociation, on were not
Schedule C (Form 990 or 990EZ) 20			received contributions during the year in the amount of 9,743,849 All directly received from contributors. The NRA did not take possession of was it required to deliver or transfer those funds to the PAC. Although fundraising and administrative support to the NRA Political Victory Fundreflecting industry standard and as allowed by law, the NRA did not con NRA Political Victory Fund for the purposes of candidate or campaign celected, for full transparency, to list the NRAPVF in the line 5 table to service.	contribi f any co h the N d as de tribute ontribu how the	utions to ontributi RA prov tailed al its own f tions Th ese facts	o the PAC were ons, nor did it ided pove in line 1, funds to the ne NRA has

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Supplemental Financial Statements

OMB No 1545-0047

☐ No

DLN: 93493314006026

(Form 990)	Supplemental i mandial Statements	201E		
	Complete if the organization answered "Yes," on Form 990,	2015		
Daniel de la California	Part IV, line 6, 7, 8, 9, 10, 11a, 11b, 11c, 11d, 11e, 11f, 12a, or 12b			
Department of the Treasury Internal Revenue Service	► Attach to Form 990.  Information about Schedule D (Form 990) and its instructions is at www.irs.g	Open to Public Inspection		
Name of the organi National Rifle Association		Employer identi	ification number	
		53-0116130		
Part I Organi	zations Maintaining Donor Advised Funds or Other Similar Fun	ds or Accou	nts.	
Comple	ete if the organization answered "Yes" on Form 990, Part IV, line 6.			
	(a) Donor advised funds	(b)Funds and	other accounts	

	· · · · · · · · · · · · · · · · · · ·	(a) Donor advised funds		(b)∃	unds and othe	account	5
1	Total number at end of year						
2	Aggregate value of contributions to (during year)						
3	Aggregate value of grants from (during year)						
4	Aggregate value at end of year						
5	Did the organization inform all donors and donor a funds are the organization's property, subject to t			advıs	ed	┌ Yes	┌ No
6	Did the organization inform all grantees, donors, a used only for charitable purposes and not for the conferring impermissible private benefit?				purpose	┌ Yes	☐ No
Pai	rt II Conservation Easements. Comple	ete if the organization answe	ered "Yes" on	Form	990, Part IV	, line 7.	
1	Purpose(s) of conservation easements held by th	e organization (check all that ap	oply)				
	Preservation of land for public use (e g , recreeducation)		ervation of an h	ıstorı	cally important	land area	ì
	Protection of natural habitat	Pres	ervation of a ce	rtıfıed	historic struct	ure	
	Preservation of open space						
2	Complete lines 2a through 2d if the organization leasement on the last day of the tax year	held a qualified conservation coi	ntribution in the	form	of a conservatı	on	
					Held at the	End of th	e Year
а	Total number of conservation easements			2a			
b	Total acreage restricted by conservation easeme	ents		2b			
c	Number of conservation easements on a certified	i historic structure included in (a	a)	<b>2</b> c			
d	Number of conservation easements included in (o historic structure listed in the National Register	c) acquired after 8/17/06, and n		2d			
3	Number of conservation easements modified, trai	nsferred, released, extinguished	, or terminated l	y the	organization d	uring the	
	tax year <b>▶</b>						
4	Number of states where property subject to cons	ervation easement is located <b>&gt;</b> _		_			
5	Does the organization have a written policy regar violations, and enforcement of the conservation e	- ·	pection, handli	ng of	□ Ye	s	lo

Staff and volunteer hours devoted to monitoring, inspecting, handling of violations, and enforcing conservation easements during the Amount of expenses incurred in monitoring, inspecting, handling of violations, 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)(I) and section 170(h)(4)(B)(II)? 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" on 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

(i) Revenue included on Form 990, Part VIII, line 1

(ii) Assets included in Form 990, Part X **▶** \$ \_ 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

Revenue included on Form 990, Part VIII, line 1 Assets included in Form 990, Part X

For Paperwork Reduction Act Notice, see the Instructions for Form 990.

Sche		Form 990) 2015					Page <b>2</b>
Par	t III	Organizations Maintaining (continued)	g Collections of	Art, Historical	Treasures, or	Other Similar A	ssets
3		the organization's acquisition, accion items (check all that apply)	cession, and other re	cords, check any	of the following tha	are a significant us	e of its
а		ublic exhibition		d √ Lo	oan or exchange pro	ograms	
b	<b>√</b> s	cholarly research		<b>e</b>	ther		
c	_	,		,			
	•	reservation for future generations		unlaun hausthau fu	rth or the organizati	anta avament numaca	
4	Part XI			,	J		: 111
5		the year, did the organization sol to be sold to raise funds rather t					s No
Pa		<b>Escrow and Custodial Arr</b> Complete if the organization Part X, line 21.		n Form 990, Pa	rt IV, line 9, or re	eported an amour	nt on Form 990,
1a		organization an agent, trustee, cu ed on Form 990, Part X7	ustodian or other inte	rmediary for conti	ributions or other as	ssets not	s No
b	If"Y	es," explain the arrangement in I	Part XIII and comple	te the following ta	ble	Am	ount
c	Begi	nning balance			1	с	
d	Add	tions during the year			1	d	
е	Dist	ributions during the year			1	e	
f		ng balance			<u> </u>	f	
<b>2</b> a	Did the	e organization include an amount	on Form 990, Part X,	line 21, for escro	w or custodial acco	unt liability?   Ye	s No
b	If"Yes	," explain the arrangement in Pai	rt XIII Check here ıf	the explanation h	as been provided in	n Part XIII	🗆
Pa	rt V	Endowment Funds. Compl			,	· · · · · · · · · · · · · · · · · · ·	
			(a)Current year 16,738,628	(b)Prior year	<b>b (c)</b> Two years back	(d)Three years back 10,738,148	(e)Four years back
1a b	Contril	ing of year balance	1,988,178	15,706,221 1,346,379	12,587,566 2,818,471	1,554,967	9,711,011 1,546,181
b			2,555,21.5	2,0.0,0.5	2,010,111	2,00 1,700	2,010,101
c	Net inv Iosses	estment earnings, gains, and	-266,970	366,395	794,093	775,895	-112,646
d		or scholarships					
e		expenditures for facilities	772,538	642,077	461,526	442,581	378,110
f	A dmin	istrative expenses	29,798	38,290	32,383	38,863	28,288
g	End of	year balance	17,657,500	16,738,628	15,706,221	12,587,566	10,738,148
2	Provide	e the estimated percentage of the	current year end ba	lance (line 1g, col	umn (a)) held as		
а		designated or quasi-endowment <b>i</b>	•	, 3,	. ,,		
b		nent endowment ► 100 000 %					
c	Tempo	rarily restricted endowment <b>&gt;</b>					
2-		rcentages on lines 2a, 2b, and 2c	•			ad fautha	
3a		ere endowment funds not in the po zation by	ossession of the orga	inization that are i	neid and administer	ed for the	Yes No
	(i) unre	elated organizations				3a	a(i) No
		ated organizations				<del>-</del>	(ii) Yes
b		" on 3a(ii), are the related organi					<b>3b</b> Yes
4 Da		be in Part XIII the intended uses Land, Buildings, and Equi		endowinent lunds	•		
		Complete if the organization		Form 990, Part	: IV, line 11a.See	Form 990, Part X	(, line 10.
		Description of property		(a) Cost or other (investme		Accumulated (c) depreciation	(d)Book value
<b>1</b> a	Land .				5,380	792	5,380,792
b	Building	s 			53,469	880 26,724,04	0 27,213,753
c	Leaseho	old improvements				,. = .,.	,==-,:-
		ent			16,828	934 13,047,78	3 6,292,519
e	O ther						1
		noo do through de Codema (2)	ust squal Form 200 B	art V selvere (D) 1	no 10(a) )		20.007.00
rota	aı. A ad lii	nes 1a through 1e <i>(Column (d) mu</i>	ust equal Form 990, Pa	irt X, column (B), li	neiu(c))		38,887,064

See Form 990, Part X, line 12.	· ·		Yes' on Form 990, Part IV, line 11
(a) Description of security or cate (including name of security)	gory	(b)Book value	(c)Method of valuation Cost or end-of-year market value
1)Financial derivatives     2)Closely-held equity interests			
<b>3)</b> O ther A) Financial derivatives and other financial products	5		
3) Closely-held equity interests			
otal. (Column (b) must equal Form 990, Part X, col (B) line 1.	2)		
Investments—Program Related Complete if the organization answ	<b>d.</b> ered 'Yes' on Form 990.	Part IV, line 11c.	Soo Form 000 Part V June 12
(a) Description of investment		(b) Book value	(c) Method of valuation
			Cost or end-of-year market value
A-1 (C-1(1)(5000 D-+ V/(0) (	.,		
	·	rm 990, Part IV, lir	e 11d See Form 990, Part X, line 15
Part IX Other Assets. Complete if the organi	·	rm 990, Part IV, lir	e 11d See Form 990, Part X, line 15  (b) Book value
Part IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	ırm 990, Part IV, lır	
Part IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	rm 990, Part IV, lir	
Part IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	rm 990, Part IV, lir	
Part IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	rm 990, Part IV, lir	
art IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	rm 990, Part IV, lir	
art IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	ırm 990, Part IV , lır	
art IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	irm 990, Part IV , lir	
Part IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	irm 990, Part IV, lir	
art IX Other Assets. Complete if the organi	ization answered 'Yes' on Fo	rm 990, Part IV, lir	
Other Assets. Complete if the organical (a) [	Ization answered 'Yes' on Fo		(b) Book value
otal. (Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the organical complete in the organical complete in the see Form 990, Part X, line 25.	lization answered 'Yes' on Forest Properties of Properties		(b) Book value
otal. (Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the organical complete in the organical complete in the see Form 990, Part X, line 25.	Ization answered 'Yes' on Fo		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability	lization answered 'Yes' on Forest Properties of Properties		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes	lization answered 'Yes' on Forest Properties of Properties		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes	lization answered 'Yes' on Forest Properties of Properties		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes  erivative instrument market valuation	line 15 ) organization answered  (b) Book value		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes  erivative instrument market valuation  apital lease arrangement	line 15 )  Organization answered (Yes' on Footback)  (b) Book value  3,014,52		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes  erivative instrument market valuation  apital lease arrangement  ccrued sales and use taxes	Inne 15 )  Organization answered  (b) Book value  3,014,52  986,12		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes  ederal income taxes  erivative instrument market valuation  apital lease arrangement  ccrued sales and use taxes	line 15 )  Organization answered (Yes' on Footback)  (b) Book value  3,014,52		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes  ederal income taxes  erivative instrument market valuation  apital lease arrangement  ccrued sales and use taxes	Inne 15 )  Organization answered  (b) Book value  3,014,52  986,12		(b) Book value
Other Assets. Complete if the organical (a) [Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes  ederal income taxes  erivative instrument market valuation  apital lease arrangement  ccrued sales and use taxes	Inne 15 )  Organization answered  (b) Book value  3,014,52  986,12		(b) Book value
Other Assets. Complete if the organical Cotal. (Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.  (a) Description of liability  ederal income taxes  ederal income taxes  verivative instrument market valuation  apital lease arrangement  ccrued sales and use taxes	Inne 15 )  Organization answered  (b) Book value  3,014,52  986,12		(b) Book value
otal. (Column (b) must equal Form 990, Part X, col (B)  Part X Other Liabilities. Complete if the See Form 990, Part X, line 25.	Ine 15 ) Organization answered  (b) Book value  3,014,52  986,12  259,22	0 8 0 2	(b) Book value

Schedule D (Form 990) 2015

1 2

Part XII

1

2

е

III 4

3

312,634,384

9,179,317

303,455,067

Page 4

а	Net unrealized gains (losses) on investments	2a	-2,173,402		
b	Donated services and use of facilities	2b			
c	Recoveries of prior year grants	2c			
d	Other (Describe in Part XIII )	2d	1,757,169		
e	Add lines <b>2a</b> through <b>2d</b>		 	2e	-416,233
3	Subtract line <b>2e</b> from line <b>1</b>			3	345,809,055
1	Amounts included on Form 990, Part VIII, line 12, but not on line 1				
а	Investment expenses not included on Form 990, Part VIII, line 7b .	4a			
b	Other (Describe in Part XIII )	4b	-9,099,817		
c	Add lines <b>4a</b> and <b>4b</b>			4c	-9,099,817
5	Total revenue Add lines 3 and 4c.(This must equal Form 990, Part I, line	12)	 [	5	336,709,238

Reconciliation of Expenses per Audited Financial Statements With Expenses per Return.

Explanation

2a

2b

**2**c

2d

This response describes the museum collections which are held by the NRAs related organizations and curated by NRA employees The NRA Museums promote gun collecting and preservation of history through the heritage of firearms. The NRA Museums include the National Firearms Museum in Fairfax, Virginia the Frank Brownell Museum of the Southwest in Raton, New Mexico and the NRA National Sporting Arms Museum at Bass Pro Shops in Springfield, Missouri To make the NRA Museums the finest possible resources for the public, the NRA and its affiliated charities rely on generous supporters to build the exhibition and research collections through contributions of historically significant firearms. As individuals grow older and make plans for their loved ones and special treasures, all firearms owners must eventually answer the question, What will happen to my guns when I am gone For many NRA members and other supporters, their answer is the NRA Please visit NRA museums org for exciting current information on the museum galleries, and please visit

NRA give com to consider your legacy of supporting the liberties that built this country

9,179,317

2e

3

Complete if the organization answered 'Yes' on Form 990, Part IV, line 12a.

Total revenue, gains, and other support per audited financial statements . . . . .

Amounts included on line 1 but not on Form 990, Part VIII, line 12

Total expenses and losses per audited financial statements .

Amounts included on line 1 but not on Form 990, Part IX, line 25

Amounts included on Form 990, Part IX, line 25, but not on line 1: Investment expenses not included on Form 990, Part VIII, line 7b .

#### Prior year adjustments . . . . b c Other losses . . . . . . d Other (Describe in Part XIII ) . .

Return Reference

Donated services and use of facilities

Add lines 2a through 2d . . . .

Subtract line 2e from line 1 . . . .

•	•	•	•	•	•	•	•

Complete if the organization answered 'Yes' on Form 990, Part IV, line 12a.

b	Other (Describe in Part XIII )		
c	Add lines <b>4a</b> and <b>4b</b>	<b>4</b> c	79,500
5	Total expenses Add lines <b>3</b> and <b>4c.</b> (This must equal Form 990, Part I, line 18 )	5	303,534,567
Part	XIII Supplemental Information		
Part	de the descriptions required for Part II, lines 3, 5, and 9, Part III, lines 1a and 4, Part IV, lines 1b and 2 V, line 4, Part X, line 2, Part XI, lines 2d and 4b, and Part XII, lines 2d and 4b Also complete this part to nation		de any additional

Schedule D (Form 990) 2015

the NRA had taken no uncertain tax positions that require adjustment to the financial statements to comply with the provisions of this guidance. Generally, the NRA is no longer subject to income tax examinations by the U.S. federal, state, or local tax authorities for years before 2012, which is the standard statute of limitations lookback period XI 2d This response explains 1,757,169 in the reconcilation of revenue from the audited financial

statements to the revenue as stated on 990. The figure includes 1,041,579 agency transactions between the NRA and NRA Foundation and 715,590 unrealized gain on derivative instrument. The agency transactions figure of 1,041,579 includes endowment contributions and endowment earnings designated by NRA Foundation donors for eligible NRA programs. An informational note describing the

purpose of the derivative instrument is included with Schedule D, Part X, line 12 XI4b This response explains 9,099,817 in the reconcilation of revenue from the audited financial statements to the revenue as stated on 990 The figure includes 7,133,931 cost of goods sold,

2,045,386 rental expense, less 79,500 offset, which were reported as expenses on the audited financial statements

This response explains 9,179,317 in the reconcilation of expenses from the audited financial

XII 2d statements to the expenses as stated on 990 The figure includes 7,133,931 cost of goods sold and 2,045,386 rental expense, which are reported on Form 990, Part VIII revenue statement

This response explains 79,500 in the reconcilation of expenses from the audited financial statements XII 4b to the expenses as stated on 990  $\,$  The figure is the amount of interest on endowment grants

Schedule D (Form 990) 2015

efile GRAPHIC pr	int - DO NOT	PROCESS	As Filed Da	ta -	DLI	N: 93493314006026
SCHEDULE F (Form 990)	Stat	tement of	OMB No 1545-0047			
(i oiii 330)		► Complete	2015			
Department of the Treasury Internal Revenue Service	▶ Informati	on about Schedu		o Form 990. and its instructions is at w	ww.irs.gov/form990.	Open to Public Inspection
Name of the organization National Rifle Associate					<b>Employer id</b> 53-011613	entification number
				<b>he United States.</b> orm 990, Part IV, line	I	·
_	stance, the gra	antees' eligibil		Is to substantiate the and	_	
2 For grantmake assistance outs			ganızatıon's p	rocedures for monitori	ng the use of its gr	1
3 Activites per Reg	gion (The follov	ving Part I, line	3 table can be d	uplicated if additional spa	ace is needed )	
(a) Region	n	(b) Number of offices in the region	(c) Number of employees, agents, and independent contractors in region	(d) Activities conducted in region (by type) (e g , fundraising, program services, investments, grants to recipients located in the region)	(e) If activity listed in (d) program service, descril specific type of service(s) in region	
(1) Central America Caribbean	and the		-	Investments		4,801,000
(2)						
(3)						
(4)						
(5)						
3a Sub-total b Total from continto Part I c Totals (add lines						4,801,000
For Paperwork Reduction		the Instructions	for Form 990.	Cat	No 50082W <b>Sc</b> l	hedule F (Form 990) 2015

Schedule F (Form 990) 2015

Page 2

1	(a) Name of	
	addıtıonal	s
	Complete	ш

orga





Enter	

)	
	Ente
	tax-e

	2)	
Ī	3)	
(	4)	
2		E
		LC

(1)

•	if the organiz space is need	ation answered "Ye: led.	s" to Form 990, Par	t IV, line 15, for an	y recipient who rece	eived more than \$5,	000. Part II can be	duplicated if
lame of nization	(b) IRS code section and EIN (if applicable)	(c) Region	(d) Purpose of grant	(e) A mount of cash grant	(f) Manner of cash disbursement	(g) A mount of non-cash assistance	(h) Description of non-cash assistance	(i) Method o valuation (book, FMV, appraisal, othe

total number of recipient organizations listed above that are recognized as charities by the foreign country, recognized as exempt by the IRS, or for which the grantee or counsel has provided a section 501(c)(3) equivalency letter  $\ldots$   $\ldots$   $\blacktriangleright$ 

Schedule F (Form 990) 2015

Part III can be duplicated if additional space is needed. (a) Type of grant or (b) Region (c) Number of (d) A mount of (e) Manner of cash (f) A mount of (g) Description (h) Method of recipients cash grant disbursement of non-cash valuation assistance non-cash assistance assistance (book, FMV, appraisal, other)

(1) (2)

Part III

(3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18)

Sch	edule F (Form 990) 2015			Рa	ge <b>4</b>
Pa	rt IV Foreign Forms				
1	Was the organization a U S transferor of property to a foreign corporation during the tax year? If "Yes,"the organization may be required to file Form 926, Return by a U S Transferor of Property to a Foreign Corporation (see Instructions for Form 926)	Г	Yes	V	No
2	Did the organization have an interest in a foreign trust during the tax year? If "Yes," the organization may be required to file Form 3520, Annual Return to Report Transactions with Foreign Trusts and Receipt of Certain Foreign Gifts, and/or Form 3520-A, Annual Information Return of Foreign Trust With a U.S. Owner (see Instructions for Forms 3520 and 3520-A, do not file with Form 990)	Г	Yes	<b>√</b>	No
3	Did the organization have an ownership interest in a foreign corporation during the tax year? If "Yes," the organization may be required to file Form 5471, Information Return of U.S. Persons with Respect to Certain Foreign Corporations (see Instructions for Form 5471)	Г	Yes	✓	Νo
4	Was the organization a direct or indirect shareholder of a passive foreign investment company or a qualified electing fund during the tax year? If "Yes," the organization may be required to file Form 8621, Information Return by a Shareholder of a Passive Foreign Investment Company or Qualified Electing Fund (see Instructions for Form 8621)	<b>√</b>	Yes	Г	No
5	Did the organization have an ownership interest in a foreign partnership during the tax year? If "Yes," the organization may be required to file Form 8865, Return of U.S. Persons with Respect to Certain Foreign Partnerships (see Instructions for Form 8865)	Г	Yes	<b>√</b>	No
6	Did the organization have any operations in or related to any boycotting countries during the tax year? If "Yes," the organization may be required to file Form 5713, International Boycott Report (see Instructions for Form 5713, do not file with Form 990)	Г	Yes	<b>√</b>	Νo

Schedule F (Form 990) 2015

Page 5

(accounting method); and Part III, column (c) (estimated number of recipients), as applicable. Also complete this part to provide any additional information (see instructions).

## 990 Schedule F, Supplemental Information

Schedule F (Form 990) 2015

Return Reference	Explanation
Part I Line 31d	The NRAs offshore investments follow industry standard best practices in risk management f or national nonprofit institutional investors. Alternative investments reduce overall port folio risk by reducing volatility and improving diversification. The NRA maintains several investment accounts that are multi-strategy funds of funds. Income from passive investments, when appropriately structured, is excluded from unrelated business income by law. This type of investment posture is commonly accepted in the U.S. exempt organization industry.

F. . . . I - . . - 41 - . .

990 Schedule F, Supplemental Information

100 of the amount is the total book value of investments for that region

Return Reference Explanation

Part I Line 31f

efile GRAPHIC print - DO NOT PROCESS | As Filed Data -

DLN: 93493314006026

OMB No 1545-0047

Inspection

**SCHEDULE G** (Form 990 or 990-EZ)

Department of the Treasury

Internal Revenue Service

Part I

10

Total

**Supplemental Information Regarding Fundraising or Gaming Activities** 

Complete if the organization answered "Yes" on Form 990, Part IV, lines 17, 18, or 19, or if the organization entered more than \$15,000 on Form 990-EZ, line 6a

Attach to Form 990 or Form 990-EZ

▶ Information about Schedule G (Form 990 or 990-EZ) and its instructions is at www irs gov/form990

Employer identification number Name of the organization National Rifle Association of America 53-0116130

Fundraising Activities. Complete if the organization answered "Yes" on Form 990, Part IV, line 17. Form 990-EZ filers are not required to complete this part. Indicate whether the organization raised funds through any of the following activities. Check all that apply ✓ Mail solicitations Solicitation of non-government grants ▼ Internet and email solicitations Solicitation of government grants ▼ Phone solicitations Special fundraising events In-person solicitations Did the organization have a written or oral agreement with any individual (including officers, directors, trustees or key employees listed in Form 990, Part VII) or entity in connection with professional fundraising services? If "Yes," list the ten highest paid individuals or entities (fundraisers) pursuant to agreements under which the fundraiser is to be compensated at least \$5,000 by the organization (i) Name and address of (ii) Activity (iii) Did (iv) Gross receipts (v) A mount paid to (vi) A mount paid to ındıvıdual fundraiser have from activity (or retained by) (or retained by) or entity (fundraiser) custody or fundraiser listed in organization control of col (i) contributions? Yes No Paid solicitor Allegiance 11250 Waples Mill Rd Nο 24,512,268 480,000 24,032,268 Fairfax, VA 22030 Paid solicitor InfoCision 325 Springside Dr Nο 9,220,052 4,517,495 4,702,557 Akron, OH 44333 Paid solicitor CWH Services DBA Cars With Heart Nο 14185 Dallas Pkwy Dallas, TX 75254

3 List all states in which the organization is registered or licensed to solicit contributions or has been notified it is exempt from registration or licensing

AK, AL, AR, AZ, CA, CO, CT, DC, FL, GA, HI, IL, KS, KY, LA, MA, MD, ME, MI, MN, MO, MS, NC, ND, NH, NJ, NM, NY, OH, OK, OR, PA, RI,

33,732,320

28,734,825

4,997,495

Schedule G (Form 990 or 990-EZ) 2015 Page 2 **Fundraising Events.** Part II Complete if the organization answered "Yes" on Form 990, Part IV, line 18, or reported more than \$15,000 of fundraising event contributions and gross income on Form 990-EZ, lines 1 and 6b. List events with gross receipts greater than \$5,000. (a)Event #1 (b)Event #2 (c)Other events (d) Total events **NRA-ILA EVENT** (add col (a) through (event type) (event type) (total number) col (c)) 823,987 1 Gross receipts 823,987 2 Less Contributions. 3 Gross income (line 1 minus line 2) 823,987 823,987 4 Cash prizes Noncash prizes 6 Rent/facility costs Expenses 7 Food and beverages 8 Entertainment red eq 9 Other direct expenses 200,612 200,612 10 Direct expense summary Add lines 4 through 9 in column (d) 200,612 11 Net income summary Subtract line 10 from line 3, column (d) 623,375 Part III Gaming. Complete if the organization answered "Yes" on Form 990, Part IV, line 19, or reported more than \$15,000 on Form 990-EZ, line 6a. (b)Pull tabs/Instant (d) Revenue (a)Bingo (c)Other gaming bingo/progressive bingo Total gaming (add col (a) through col (c)) 1 Gross revenue . Expenses 2 Cash prizes 3 Noncash prizes Direct 4 Rent/facility costs 5 Other direct expenses Yes\_\_\_\_\_\_% Yes % **☐ Yes** % No 6 Volunteer labor 7 Direct expense summary Add lines 2 through 5 in column (d) 8 Net gaming income summary Subtract line 7 from line 1, column (d). Enter the state(s) in which the organization conducts gaming activities Yes No Is the organization licensed to conduct gaming activities in each of these states? If "No," explain Were any of the organization's gaming licenses revoked, suspended or terminated during the tax year? Yes No If "Yes," explain \_

# Name > Address >

Gaming manager information Name > Gaming manager compensation ▶ \$\_\_\_\_\_ Description of services provided

Director/officer Employee Independent contractor 17 Mandatory distributions

Is the organization required under state law to make charitable distributions from the gaming proceeds to

retain the state gaming license? Tyes TNo

Enter the amount of distributions required under state law distributed to other exempt organizations or spent in the organization's own exempt activities during the tax year > \$

Supplemental Information. Provide the explanations required by Part I, line 2b, columns (iii) and (v); and Part III, lines 9, 9b, 10b, 15b, 15c, 16, and 17b, as applicable. Also complete this part to provide any

Part IV additional information (see instructions).

Return Reference Explanation Cars With Heart is listed for informational purposes and for consistency, because it was registered Part I Line 2b-3

and disclosed as an authorized vendor during the year 2015 Schedule G (Form 990 or 990-EZ) 2015

efile GRAPHIC print - DO NOT PROCESS As Filed Data DLN: 93493314006026 OMB No 1545-0047 Schedule I Grants and Other Assistance to Organizations, (Form 990) Governments and Individuals in the United States Complete if the organization answered "Yes," on Form 990, Part IV, line 21 or 22. Open to Public Attach to Form 990. Department of the Inspection ▶ Information about Schedule I (Form 990) and its instructions is at www.irs.gov/form990. Treasury Internal Revenue Service Name of the organization Employer identification number National Rifle Association of America 53-0116130 **General Information on Grants and Assistance** Does the organization maintain records to substantiate the amount of the grants or assistance, the grantees' eligibility for the grants or assistance, and √ Yes Describe in Part IV the organization's procedures for monitoring the use of grant funds in the United States Part III Grants and Other Assistance to Domestic Organizations and Domestic Governments. Complete if the organization answered "Yes" on Form 990, Part IV, line 21, for any recipient that received more than \$5,000 Part II can be duplicated if additional space is needed (a) Name and address of **(b)** EIN (c) IRC section (d) A mount of cash (e) A mount of non- (f) Method of valuation (g) Description of (h) Purpose of grant organization if applicable cash (book, FMV, appraisal, non-cash assistance or assistance grant or aovernment assistance other) 12,000 National Fdn for Women 52-1480785 501c3 Undergraduate college (1) Legislators scholarships 910 16th St NW Washington, DC 20006 Enter total number of section 501(c)(3) and government organizations listed in the line 1 table . . . For Paperwork Reduction Act Notice, see the Instructions for Form 990. Cat No 50055P Schedule I (Form 990) 2015

(b) Number of

(c)A mount of

Schedule I (Form 990) 2015

(a) Type of grant or assistance

(f)Description of non-cash assistance

Page 2

<b>,</b> , , , ,	recipients	cash grant	non-cash assistance	FMV, appraisal, other)	
(1) NRA Jeanne E Bray Memorial Scholarship Awards Program	24	79,500			
Part IV Supplemental Informat	t <b>ion.</b> Provide the info	rmation required in P	art I, line 2, Part III,	column (b), and any other	addıtıonal ınformatıon.

(d)A mount of

(e)Method of valuation (book.)

## Explanation Return Reference Part I Line 2 The National Foundation for Women Legislators partners with the National Rifle Association for the annual NFWL/NRA Bill of Rights Essay Scholarship Contest for female high school juniors and seniors. The NRA actively assists National Foundation of Women Legislators in the selection and administration of NFWL scholarships for college NFWL scholarship applications are assessed on the elements of historical research, insight and

perspective, demonstrated understanding of the American Constitution, inspirational quality, and meaningful personal connection Part III Line 1 The NRA Jeanne E Bray Memorial Scholarship Awards Program is named in honor and recognition of the groundbreaking police officer Jeanne E Bray, a shooting champion and past member of the NRA Board of Directors Jeanne E. Bray was the first female detective on a burglary squad, which has evolved into todays modern SWAT. She was the first female police officer to earn the NRA Police Marksmanship Distinguished bar, and she won the National Womens Police Pistol Combat Championship five times from 1962 to 1967. The program offers scholarships of up to 2,500 per semester, up

Schedule I (Form 990) 2015

to 5,000 per year for a maximum of four years, to dependent children of any public law enforcement officer killed in the line of duty who was an NRA member at the time of death, and to dependent children of any current or retired law enforcement officers who are living and have current NRA membership The membership restriction is permitted by law because the NRA Jeanne E Bray Memorial Scholarship Awards Program is a 501c4 program

efile GRAPHIC print - DO NOT PROCESS | As Filed Data -DLN: 93493314006026 **Compensation Information** OMB No 1545-0047 Schedule J (Form 990) For certain Officers, Directors, Trustees, Key Employees, and Highest 2015 Compensated Employees ▶ Complete if the organization answered "Yes" on Form 990, Part IV, line 23. ► Attach to Form 990. Open to Public Department of the ▶ Information about Schedule J (Form 990) and its instructions is at www.irs.gov/form990. Treasury Inspection Internal Revenue Service Name of the organization **Employer identification number** National Rifle Association of America 53-0116130 **Questions Regarding Compensation** Yes No Check the appropriate box(es) if the organization provided any of the following to or for a person listed on Form 990, Part VII, Section A, line 1a Complete Part III to provide any relevant information regarding these items First-class or charter travel Housing allowance or residence for personal use Travel for companions Payments for business use of personal residence Tax idemnification and gross-up payments Health or social club dues or initiation fees Discretionary spending account Personal services (e.g., maid, chauffeur, chef) If any of the boxes in 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 explain 1b Yes Did the organization require substantiation prior to reimbursing or allowing expenses incurred by all 2 directors, trustees, officers, including the CEO/Executive Director, regarding the items checked in line 1a? 2 Yes 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 ✓ Compensation committee Written employment contract 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 on Form 990, Part VII, Section A, line 1a with respect to the filing organization or a related organization Νo Receive a severance payment or change-of-control payment? **4**a Participate in, or receive payment from, a supplemental nonqualified retirement plan? 4b Yes Participate in, or receive payment from, an equity-based compensation arrangement? 4c Νo If "Yes" to any of lines 4a-c, list the persons and provide the applicable amounts for each item in Part III

**5**a

5b

6a 6b

7

8

Schedule J (Form 990) 2015

Cat No 50053T

Νo

Νo

Νo

Νo

Νo

Only 501(c)(3), 501(c)(4), and 501(c)(29) organizations must complete lines 5-9.

payments not described in lines 5 and 6? If "Yes," describe in Part III

For Paperwork Reduction Act Notice, see the Instructions for Form 990.

compensation contingent on the revenues of

If "Yes," on line 5a or 5b, describe in Part III

compensation contingent on the net earnings of

If "Yes," on line 6a or 6b, describe in Part III

The organization?

The organization?

ın Part III

Any related organization?

Any related organization?

section 53 4958-6(c)?

For persons listed on Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any

For persons listed on Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any

For persons listed on Form 990, Part VII, Section A, line 1a, did the organization provide any non-fixed

subject to the initial contract exception described in Regulations section 53 4958-4(a)(3)? If "Yes," describe

If "Yes" on line 8, did the organization also follow the rebuttable presumption procedure described in Regulations

Were any amounts reported on Form 990, Part VII, paid or accured pursuant to a contract that was

Page 2

Form 990

Schedule J (Form 990) 2015

(A) Name and Title	<b>(B)</b> Breakdown o	f W-2 and/or 1099-MIS	SC compensation	(C) Retirement and	( <b>D)</b> Nontaxable	(E) Total of columns	( <b>F</b> ) Compensation in
	P	(ii)	(iii)	other deferred	benefits	(B)(ı)-(D)	column(B) reported
l i	Base	Bonus & incentive	Other reportable	compensation			as deferred on prior

# (1) compensation compensation compensation

Schedule J (Form 990) 2015

See Additional Data Table

Page 3

	Certain compensation elements were grossed up All tax gross ups were properly included in taxable compensation Clubs were only used for business purposes. Clubs were properly excluded from taxable compensation
Part I Line 4b	The NRA takes a full transparency posture for executive compensation. This comment provides context for the 457b and 457f plans and explains the two 457f payouts that occurred during 2015. The NRA has an executive 457b deferred compensation retirement plan for the benefit of certain employees. It is employee funded, not employer funded. The NRA also has a nonqualified 457f supplemental income retirement plan for the benefit of certain executives. The NRA decides the benefit amount and timeframe for vesting of each participant. Service costs included in deferred compensation are actuarially determined under FASB ASC 715. The 457f plan is designed to supplement the current tax qualified defined benefit pension plan where current limitations on benefits and employer contributions may be inadequate, and an employer-sponsored supplemental income plan can best provide these select employees with the appropriate amount of income continuation in the specific desired circumstances. During 2015, Chris W. Cox vested in 457f plan participation after reaching a scheduled milestone and received a taxable payout of 585.298. Mr. Cox payment was his first payment from the 457f.

ns deferred compensation plan, and it occurred after 20 years of continuous service to the organization. During 2015, the chief executive Wayne LaPierre his first and will be his only payout from the 457f deferred compensation plan, and it occurred after 36 years of continuous service to the organization,

vested in 457f plan participation after reaching a scheduled milestone and received a taxable payout of 3,767,345 Mr LaPierres one-time payment was which has included 25 years as the NRAs top executive. The taxable 457f payouts have been properly included as taxable compensation and reported in Schedule J. Part II. Column Biii. and in Form 990. Part VII. Column D

Schedule J (Form 990) 2015

Supplemental Information

Part III

Part I Line 1a

Part II Column Biii Other reportable compensation in taxable wages includes 457b, fringe auto, group life insurance benefits, and 457f payout if applicable

Column C represents benefits that will not be paid until the future and includes the employer paid portions of the NRA defined benefit pension plan, 401k plan, and 457f plan if applicable The NRA takes a full transparency posture for executive compensation

Schedule J (Form 990) 2015

**Software ID:** 15000290 **Software Version:** 15.3.0.0

**EIN:** 53-0116130

Name: National Rifle Association of America

Form 990, Schedule J, P	art	II - Officers, Direc	tors, Trustees, K	ey Employees, an	d Highest Compen	sated Employees	5	
(A) Name and Title					(C) Retirement and	(D) Nontaxable	(E) Total of columns	(F) Compensation in
		(i) Base Compensation	(ii) Bonus & Incentive compensation	(iii) Other reportable compensation	other deferred compensation	benefits	(B)(ı)-(D)	column (B) reported as deferred on prior Form 990
<b>1</b> Wayne LaPierre CEO and Executive Vice President	(1)		150,000	3,810,734	19,605	40,131	5,110,985	465,734
1Chns W Cox Executive Director, NRAILA	(1)		85,000	607,306	52,165	53,270	1,450,842	178,548
2Robert K Weaver Executive Director, General Operations	(1)		90,000	3,918	19,605	44,008	598,655	
3Wilson H Phillips JrTreasurer	(1)		94,265	31,956	19,610	22,328	591,207	
<b>4</b> John C Frazer Secretary and General Counsel	(1)			7,697	15,208	40,662	328,446	
5Douglas Hamlin Executive Director, Publications	(1)		75,000	24,708	15,900	45,325	633,948	
<b>6</b> Michael Marcellin Managing Director, Affinity and Licensing	(1)		384,033	22,572	19,610	32,163	607,969	
<b>7</b> Tyler Schropp Executive Director, Advancement	(1)		125,000	3,878	15,892	45,230	580,302	
<b>8</b> David Lehman Deputy Executive Director, NRAILA	(1)		50,000	11,570	19,610	3,411	424,191	
<b>9</b> James Baker Director, NRAILA Federal	(1)			4,673		14,459 	313,074	
10Manon P HammerDirector	(1)						172,000	

efile GRAPHIC print - DO NOT PROCESS | As Filed Data -DLN: 93493314006026 **SCHEDULE M** OMB No 1545-0047 **Noncash Contributions** (Form 990) 2015 ▶ Complete if the organizations answered "Yes" on Form 990, Part IV, lines 29 or 30. ► Attach to Form 990. ▶Information about Schedule M (Form 990) and its instructions is at www.irs.gov/form990 Open to Public Department of the Inspection Treasury Internal Revenue Service **Employer identification number** Name of the organization National Rifle Association of America 53-0116130 Types of Property (b) (d) (a) (c) Number of contributions Method of determining Check Noncash contribution ıf or items contributed amounts reported on noncash contribution amounts applicable Form 990, Part VIII, line 1 g 1 Art—Works of art . . . Art—Historical treasures Art—Fractional interests Books and publications Clothing and household goods . . . . . 6 Cars and other vehicles . . Boats and planes . . . . Intellectual property . . 9 Securities-Publicly traded . Χ 2 149,995 Sales of comparable items 10 Securities—Closely held stock 11 Securities—Partnership, LLC, or trust interests . . Securities—Miscellaneous . 13 Qualified conservation contribution—Historic structures . . . . **14** Qualified conservation contribution—Other . . Real estate—Residential . 16 Real estate—Commercial . 17 Real estate—Other . . . 18 Collectibles . . . . **19** Food inventory . . 20 Drugs and medical supplies . **21** Taxidermy . . . . . 22 Historical artifacts . . . . 23 Scientific specimens . . 24 Archeological artifacts . **25** Other ▶ (\_\_ **26** Other ▶ ( \_\_\_\_\_) **27** Other ▶ ( \_\_\_\_\_ **28** Other ▶ ( \_\_\_ Number of Forms 8283 received by the organization during the tax year for contributions 29 for which the organization completed Form 8283, Part IV, Donee Acknowledgement Yes No 30a During the year, did the organization receive by contribution any property reported in Part I, lines 1 through 28, that

it must hold for at least three years from the date of the initial contribution, and which is not required to be used for exempt purposes for the entire holding period? . 30a

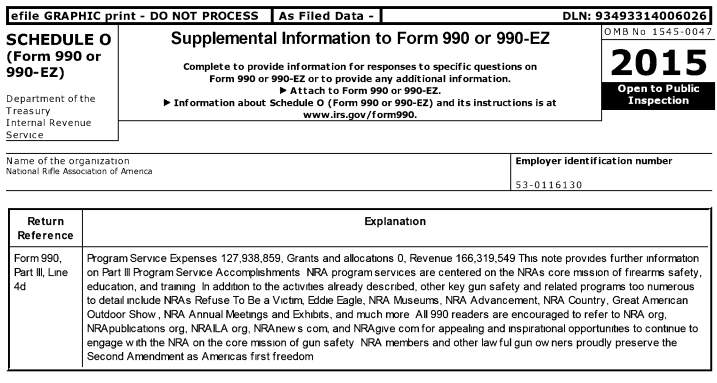
**b** If "Yes," describe the arrangement in Part II 31 Yes Does the organization have a gift acceptance policy that requires the review of any non-standard contributions?

Νo 32a Does the organization hire or use third parties or related organizations to solicit, process, or sell noncash

32a Yes b If "Yes," describe in Part II If the organization did not report an amount in column (c) for a type of property for which column (a) is checked, For Paperwork Reduction Act Notice, see the Instructions for Form 990. Cat No 51227J Schedule M (Form 990) (2015)

Schedule M (Form 990) (2015)		
ın Part I, column (b)	ormation. tion required by Part I, lines 30b, 32b, and 33, and whether the organization is reporting i, the number of contributions, the number of items received, or a combination of both. Part for any additional information.	
Return Reference	Explanation	
	On occasion and as appropriate, securities and other donated liquid or illiquid assets can be converted into cash by the outside third party specialists that partner with the NRA to fulfill the philanthropic intentions of the donors	

Schedule M (Form 990) (2015)



Reference	·
Form 990, Part I, Line 1	The NRA is a 501c4 membership association with four 501c3 public charities and a Section 527 political action committee, which is a separate segregated fund. The four charities affiliated with the NRA are NRA Civil Rights Defense Fund, NRA Foundation Inc, NRA Freedom Action Foundation, and NRA Special Contribution Fund DBA NRA Whittington Center. The political action committee is the NRA Political Victory Fund. See Schedule R, Part II. During 2015, NRA annual membership dues were 35 with promotional discounts to 25. In late 2015, the NRA announced a dues increase from 35 to 40 which would take effect in early 2016, representing the first NRA dues increase in more than twenty years. Individuals who would like to reduce the volume of solicitations they receive from the NRA can contact NRA Member Services and request to be placed on the Do Not Promote list.

Board of Directors ballot, membership renew al, or other vital mail

This simple step will significantly reduce the amount of contact received from the NRA without affecting magazine service,

Explanation

Return

Reference	Explanation .
Form 990, Part I, Line 7	This informational note regards the NRAs unrelated business income. Form 990 page 1 shows gross unrelated business revenue on line 7a and net unrelated business taxable income on line 7b. The NRA did not owe unrelated business income tax for the year 2015 due to the application of net operating loss carryforwards, as allowed by law. The main sources of the NRAs unrelated business income, as shown on 990 Part VIII, Column C, are certain merchandise sales from the e-commerce platforms, advertising, and other activities not related to the NRAs tax exempt purposes within the NRA Official Journals, NRA digital online channels, and NRA television programs. Additional informational notes regarding the NRAs taxes are shared on Schedule C regarding proxy taxes and Schedule D regarding state and local taxes. The NRA chooses to share all of this extra information.

faith that the organization is a taxpayer in good standing

Explanation

about the NRAs total taxes, above and beyond 990 instructions and regulatory requirements, in order to demonstrate in good

Return

Return Reference	Explanation
Form 990, Part I, Line 8	This informational note regards the NRAs contribution revenue. The vast majority of contributions to the NRA comes from millions of small individual donors. Gifts from companies and executives in the firearms, hunting, and shooting sports industries typically comprise less than 5 of the NRAs contribution revenue every year, as applied to contribution revenue reported on Form 990, Part VIII, line 1

Return Reference	Explanation
Form 990, Part VI,	The National Rifle Association is a membership association that represents only individual citizens. Membership dues
Section A, Line 6	are properly reported on Form 990, Part VIII, line 2 pursuant to the instructions for such reporting

Return Reference	Explanation
Form 990, Part VI,	NRA members elect all 76 members of the NRA Board of Directors 75 directors are elected for staggered three year
Section A, Line 7a	terms, and the 76th director is elected for a one year term on the occasion of each NRA Annual Meeting of Members

Return Reference	Explanation
Form 990, Part VI, Section A, Line 7b	Certain Board of Directors decisions are subject to membership approval per NRA Bylaw's and New York not for profit corporate law

Return Reference	Explanation
Form 990, Part VI, Section	Form 990 is review ed by the external auditing firm, presented to the NRA Board of Directors Audit Committee, and
B, Line 11b	made available to the full NRA Board of Directors, before it is filed with the IRS

Return Reference	Explanation
Form 990, Part VI, Section B, Line 12c	The organization takes conflicts of interest very seriously and utilizes a statement of corporate ethics. To monitor and enforce corporate filings, annual filings must be provided to the Office of the Secretary and General Counsel and review ed regularly and consistently

Return Reference	Explanation
Form 990, Part VI,	Compensation of the NRAs top management officials is established by methods including independent compensation
Section B, Line	consultants, compensation surveys and studies, and comparability data. In addition, under the NRA Bylaws, compensation
15	of certain elected officers including the Executive Vice President must be approved by the Board of Directors, based on recommendations by the compensation committee. All decisions are properly documented

Return Reference	Explanation
· ·	Readers are politely reminded the NRA was founded 145 years ago, in 1871. The NRAs 1944 determination letter from the Internal Revenue Service is available on Guidestar org and can also be requested directly from the NRA as required by law. Forms 990 can be requested directly from the NRA as required by law.

Return Reference	Explanation
Form 990, Part VI, Section C, Line 19	NRA Bylaw's, audited consolidated financial statements of the NRA and affiliates, and annual reports are available upon request for the same period of disclosure as set forth in Section 6104d. The NRA does not make internal operating policies available to the general public.

Return Reference	Explanation
Form 990, Part VII, Section A, Line 1	This informational note regards service on the NRA Board of Directors, which is not compensated. Board members who received Forms 1099 were compensated for other professional services they performed for the organization, not for their voluntary Board service.

Return Reference	Explanation
Form 990, Part VIII, Line 2b	This informational note regards the reporting of member dues on Form 990. Line 1b of the revenue statement is properly left blank. Pursuant to 990 form instructions, membership dues that are not contributions because they compare reasonably with available benefits are reported on line 2. Thus, all NRA member dues are properly shown on the 990 revenue statement as program service revenue on line 2, other than NRA Life-plus contributions which are properly counted as contribution revenue in line 1f of the 990 revenue statement.

Reference	Explanation
Form 990, Part IX, Line 11	This informational note regards the NRAs payment of fees for outside professional services as stated on line 11 of the 990 expense statement. Line 11b reports legal fees paid to outside attorneys, such as for Second Amendment case work and related litigation at the federal and state levels. Line 11c reports accounting fees paid to the outside CPA firm that provides the NRAs auditing and tax services. Line 11d reports lobbying expenses paid to external registered lobbyists. Line 11e reports fundraising costs paid to the authorized vendors listed on Schedule G. Line 11f reports investment management fees paid to investment advisors that manage the NRAs portfolios. Professional services performed by NRA employees in house counsel, in house accountants, in house lobbyists, in house fundraisers, and in house investment managers, respectively are properly

reported on lines 5-7 of the expense statement, as required by 990 form instructions

Cymleneties

D-4----

Return Reference	Explanation
Form 990, Part IX, Line 24e	This response explains 15,436,766 of other expenses stated on line 24e of the 990, Part IX expense statement. This figure includes 8,452,633 other legislative not lobbying program services, 4,420,028 banking fees, 1,640,069 membership fulfillment items, 466,016 FASB ASC 715 pension accounting valuation adjustment, and 458,020 compensation of former officers.

Return Reference	Explanation
· · · · · · · · · · · · · · · · · · ·	This response explains 1,757,169 of other changes in the net assets reconciliation schedule. The figure includes 1,041,579
XI, Line 9	agency transactions between the NRA and NRA Foundation and 715,590 unrealized gain on derivative instrument. The agency
	transactions figure of 1,041,579 includes endowment contributions and endowment earnings designated by NRA Foundation

donors for eligible NRA programs. Readers may refer to Schedule D for an informational note on the derivative instrument

DLN: 93493314006026

### **SCHEDULE R Related Organizations and Unrelated Partnerships** (Form 990)

▶ Complete if the organization answered "Yes" on Form 990, Part IV, line 33, 34, 35b, 36, or 37.

OMB No 1545-0047

Department of the Treasury Internal Revenue Service

► Attach to Form 990.

▶ Information about Schedule R (Form 990) and its instructions is at www.irs.gov/form990.

Open to Public Inspection **Employer identification number** 

Name of the organization National Rifle Association of America	Employer	Employer identification number						
	53-01161	130						
Part I Identification of Disregarded Entities Com	plete if the organization	answered "Yes" or	i Form 990, Par	t IV, line 33.				
(a) Name, address, and EIN (if applicable) of disregarded entity	( <b>b)</b> Primary activity	(c) Legal domicile (state or foreign country)	( <b>d)</b> Total income	<b>(e)</b> End-of-year assets	<b>(f)</b> Direct controlling entity			
Part II Identification of Related Tax-Exempt Organ or more related tax-exempt organizations during	nizations Complete If	the organization an	swered "Yes" or	n Form 990, Pa	art IV, line 34 because it	: had on	ie	
(a)  Name, address, and EIN of related organization	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code section	on Public charity (if section 501		Section (13) co	(g) Section 512( (13) controlle entity?	
(1)NRA FOUNDATION INC 11250 WAPLES MILL RD	CHARITABLE	DC	501c3	LINE 7	NRA	<b>Yes</b> Yes	No	
FAIRFAX, VA 22030 52-1710886								
(2)NRA SPECIAL CONTRIBUTION FUND PO BOX 700	CHARITABLE	NM	501c3	LINE 7	NRA	Yes		
RATON, NM 87740 23-7367534								
(3)NRA CIVIL RIGHTS DEFENSE FUND 11250 WAPLES MILL RD	CHARITABLE	NY	501c3	LINE 7	NRA	Yes		
FAIRFAX, VA 22030 52-1136665								
(4)NRA FREEDOM ACTION FOUNDATION 11250 WAPLES MILL RD	CHARITABLE	VA	501c3	LINE 7	NRA	Yes		
FAIRFAX, VA 22030 26-1277941								
(5)NRA POLITICAL VICTORY FUND 11250 WAPLES MILL RD	PAC/SSF	VA	527		NRA		No	
FAIRFAX, VA 22030 52-1083020								
							_	
For Paperwork Reduction Act Notice, see the Instructions for Form S	990.	Cat No 501	35Y		Schedule R (Fo	rm 990) 2	2015	

Part III	Identification of Related Organizations Taxable as a Partnership Complete if the organization answered "Yes" on Form 990,	Part IV,	line 34
	because it had one or more related organizations treated as a partnership during the tax year.		

(a) Name, address, and EIN of related organization		(c) Legal domicile (state or foreign country)		(e) Predominant income(related, unrelated, excluded from tax under	(f) Share of total income	(g) Share of end-of-year assets	(h Disprop alloca	rtionate	(i) Code V-UBI amount in box 20 of Schedule K-1 (Form 1065)	(j Gener mana partr	ral or aging	(k) Percentage ownership
		,,,		sections 512- 514)								
				,			Yes	No		Yes	No	
											Ш	
											Ш	
										Ш	$\sqcup$	
											Ш	
Dawl IV Identification of Bolated Openingtions Taughle as a Company tion on Taugh Complete of the appropriate angular of the appropriate of the ap												

Part IV Identification of Related Organizations Taxable as a Corporation or Trust Complete of the organization answered "Yes" on Form 990, Part IV, line 34 because it had one or more related organizations treated as a corporation or trust during the tax year.

	No			
(i) Section 512 (b)(13) controlled entity?	Yes			
<b>(h)</b> Percentage ownership				
(g) Share of end- of-year assets				
(f) Share of total Income				
(e) Type of entity (C corp, S corp, or trust)				
(d) Direct controlling entity				
(c) Legal domicile (state or foreign country)				
(b) Primary activity				
(a)  Name, address, and EIN of related organization				

Part V T	ransactions With Related Organizations Complete If the organization answe	red "Yes" on Form	990, Part IV, line	34, 35b, or 36.			
Note. Co	implete line 1 if any entity is listed in Parts II, III, or IV of this schedule					Yes	No
1 During the	tax year, did the orgranization engage in any of the following transactions with one or more rel	ated organizations li	sted in Parts II-IV?				
<b>a</b> Receipt	of (i) interest, (ii) annuities, (iii) royalties, or (iv) rent from a controlled entity				1a	Yes	
<b>b</b> Gıft, gra	nt, or capital contribution to related organization(s)				1b		No
<b>c</b> Gıft, gra	nt, or capital contribution from related organization(s)				<b>1</b> c	Yes	
<b>d</b> Loans o	r loan guarantees to or for related organization(s)				1d		No
<b>e</b> Loans o	r loan guarantees by related organization(s)				1e		No
<b>f</b> Dividend	ds from related organization(s)				1f		No
<b>g</b> Sale of a	assets to related organization(s)				<b>1</b> g		No
<b>h</b> Purchas	e of assets from related organization(s)				1h		No
<b>i</b> Exchang	e of assets with related organization(s)				1i		No
<b>j</b> Lease of	facilities, equipment, or other assets to related organization(s)				1j		No
<b>k</b> Lease o	f facılıtıes, equipment, or other assets from related organization(s)				1k		No
I Performa	nce of services or membership or fundraising solicitations for related organization(s)				11	Yes	
m Performa					1m	1	No
	of facilities, equipment, mailing lists, or other assets with related organization(s)				1n	Yes	
_	of paid employees with related organization(s)				10	Yes	
• Sharing	or para employees marriefacea organization(3).						
<b>p</b> Reimbur	rsement paid to related organization(s) for expenses				<b>1</b> p		No
•	rsement paid by related organization(s) for expenses				1q	Yes	
•							
r Other tra	ansfer of cash or property to related organization(s)				1r		No
<b>s</b> Other tr	ansfer of cash or property from related organization(s)				<b>1</b> s		No
<b>n</b> Ifthe an	swer to any of the above is "Yes," see the instructions for information on who must complete	this line including co	wared relationshins	and transaction thresholds			
Z II tile dii	(a)	(b)	(c)	(d)			
	Name of related organization	Transaction type (a-s)	Amount involved	Method of determining am	ount ir	nvolved	
ee Additional Da	ta Table						

# Part VI Unrelated Organizations Taxable as a Partnership Complete if the organization answered "Yes" on Form 990, Part IV, line 37.

Provide the following information for each entity taxed as a partnership through which the organization conducted more than five percent of its activities (measured by total assets or gross revenue) that was not a related organization. See instructions regarding exclusion for certain investment partnerships

revenue) that was not a related organization. See instructions													
(a) Name, address, and EIN of entity	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Predominant income (related, unrelated, excluded from tax under sections 512- 514)	org	(e) all partners section 501(c)(3) janizations?	(f) Share of total Income	(g) Share of end-of-year assets	(h) Disproprtiona allocations?		(1) Code V-UBI amount in box 20 of Schedule K-1 (Form 1065)	(J) General or managing partner?		(k) Percentage ownership
			317)	Yes	No			Yes	No		Yes	No	
												1 1	ı
												Ш	
												$\vdash$	
											lula D /Fai		

Page 5

Schedule R (Form 990) 2015

Part II

segregated fund. The four charities affiliated with the NRA are NRA Civil Rights Defense Fund, NRA Foundation Inc. NRA Freedom Action Foundation, and NRA Special Contribution Fund DBA Whittington Center The PAC is the NRA Political Victory Fund NRAPVF is a separate unincorporated PAC of the NRA In the event that any funds are received by the NRA and earmarked to the PAC, the NRA has systems in place to ensure any such receipts are promptly and immediately deposited into the separate segregated funds accounts. The NRA did not take possession of any earmarked PAC contributions from its members all contributions to the PAC were directly received by the PAC from contributors. Therefore, there were no reportable transactions

between the NRA and the PAC for the purposes of any Part V, line 2 disclosures

This informational note regards qualified charitable grantmaking. All grants made by NRA Foundation and NRA Civil Rights Defense Fund to the NRA are Part V Line 1c

subject to stringent review processes requiring that the grants be made and used only for qualified charitable purpose programs. The NRA is required to

The NRA is a 501c4 membership association with four 501c3 public charities and a Section 527 political action committee PAC, which is a separate

provide an accounting to the charities as documentation that proceeds were used by the NRA for the qualified charitable purposes as set forth in the grant

Idocuments Schedule R (Form 990) 2015

### **Additional Data**

(6)

(7)

NRA SPECIAL CONTRIBUTION FUND

NRA SPECIAL CONTRIBUTION FUND

**Software ID:** 15000290 **Software Version:** 15.3.0.0

**EIN:** 53-0116130

Name: National Rifle Association of America

Form 990, Schedule R, Part V - Transactions With Related Organizations
(a)

	Name of related organization	Transaction type(a-s)	A mount Involved	Method of determining amount involved
(1)	NRA FOUNDATION INC	a	180,000	CASH VALUE
(1)	NRA FOUNDATION INC	С	18,985,029	CASH VALUE
(2)	NRA FOUNDATION INC	0	4,554,288	CASH VALUE
(3)	NRA FOUNDATION INC	q	1,102,826	CASH VALUE
(4)	NRA CIVIL RIGHTS DEFENSE FUND	С	83,227	CASH VALUE
(5)	NRA CIVIL RIGHTS DEFENSE FUND	q	68,361	CASH VALUE

(b)

(c)

120,000

1,548,258

CASH VALUE

CASH VALUE

(4)