Form **990** 

#### 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.

2020
Open to Public Inspection

Department of the Treasury Internal Revenue Service Go to www.irs.gov/Form990 for instructions and the latest information. A For the 2020 calendar year, or tax year beginning and ending Check if applicable: C Name of organization D Employer identification number Address change OCEANA, INC. Name change Doing business as 51-0401308 Initial Number and street (or P.O. box if mail is not delivered to street address) Room/suite E Telephone number 1025 CONNECTICUT AVENUE, NW 200 (202) 833-3900 termin-ated City or town, state or province, country, and ZIP or foreign postal code G Gross receipts \$ 37,499,299. Amended return WASHINGTON, DC 20036 H(a) Is this a group return Applica-F Name and address of principal officer: CHRISTOPHER M. for subordinates? Yes X No SAME AS C ABOVE H(b) Are all subordinates included? Yes Tax-exempt status: X 501(c)(3) 501(c) ( ) (insert no.) 4947(a)(1) or If "No," attach a list. See instructions J Website: WWW.OCEANA.ORG H(c) Group exemption number ▶ K Form of organization: X Corporation Association Other > L Year of formation: 2001 M State of legal domicile: DC Part I Summary Briefly describe the organization's mission or most significant activities: TO ADVOCATE FOR POLICY CHANGES Governance BY GOVERNMENTS AND CORPORATIONS IN ORDER TO PRESERVE OCEAN LIFE AND Check this box lead if the organization discontinued its operations or disposed of more than 25% of its net assets. 3 Number of voting members of the governing body (Part VI, line 1a) ....... 4 Number of independent voting members of the governing body (Part VI, line 1b) 22 5 Total number of individuals employed in calendar year 2020 (Part V, line 2a) 148 6 Total number of volunteers (estimate if necessary) 15166 6 7 a Total unrelated business revenue from Part VIII, column (C), line 12 b Net unrelated business taxable income from Form 990-T, Part I, line 11 **Prior Year Current Year** Contributions and grants (Part VIII, line 1h) 38,559,747. 36,535,664. 9 Program service revenue (Part VIII, line 2g) 17,312. 0. 39,833. 50,336. 10 Investment income (Part VIII, column (A), lines 3, 4, and 7d) 15,583. 11 Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) -235,474. 38,632,475. 36,350,526. 12 Total revenue - add lines 8 through 11 (must equal Part VIII, column (A), line 12) 13 Grants and similar amounts paid (Part IX, column (A), lines 1-3) 1,061,781. 1,115,958. 14 Benefits paid to or for members (Part IX, column (A), line 4) 0. 0. 15 Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10) ....... 22,280,365. 971,988. 16a Professional fundraising fees (Part IX, column (A), line 11e) 248,931. 236,895. b Total fundraising expenses (Part IX, column (D), line 25) 17 Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e) 12,414,122. 9,864,133. 18 Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25) 36,005,199. 33,188,974. 2,627,276. 3,161,552. 19 Revenue less expenses. Subtract line 18 from line 12 200 **Beginning of Current Year End of Year** 20 Total assets (Part X, line 16) 60,289,592. 66,584,495. 9,224,904. 21 Total liabilities (Part X, line 26) 6,196,068. 54,093,524. 57,359,591. Net assets or fund balances. Subtract line 21 from line 20 Part II | Signature Block Under penalties of perjury, I declare that have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of the parer (other than officer) is based on all information of which preparer has any knowledge. Signature of officer Sign CHRISTOPHER M. SHARKEY, CHIEF FINANCIAL OFFICER Here Type or print name and title Print/Type preparer's name Preparer's signature Paid AARON M. FOX 07/13/21 P01365820 self-employed Preparer Firm's name MARCUM, LLP Firm's EIN > 11-1986323 Firm's address 1899 L STREET, NW, SUITE 850 Use Only WASHINGTON, DC 20036 Phone no. (202) 227-4000 May the IRS discuss this return with the preparer shown above? See instructions X Yes No Form 990 (2020) LHA For Paperwork Reduction Act Notice, see the separate instructions. 032001 12-23-20

SEE SCHEDULE O FOR ORGANIZATION MISSION STATEMENT CONTINUATION

Pai	Check if Schedule O contains a response or note to any line in this Part III
_	
1	Briefly describe the organization's mission:  SEE SCHEDULE O.
	SEE SCHEDOLE O.
2	Did the organization undertake any significant program services during the year which were not listed on the
_	prior Form 990 or 990-EZ?
	If "Yes," describe these new services on Schedule O.
3	Did the organization cease conducting, or make significant changes in how it conducts, any program services?
	If "Yes," describe these changes on Schedule O.
4	Describe the organization's program service accomplishments for each of its three largest program services, as measured by expenses.
	Section 501(c)(3) and 501(c)(4) organizations are required to report the amount of grants and allocations to others, the total expenses, and
	revenue, if any, for each program service reported.
4a	(Code:) (Expenses \$11,386,810. including grants of \$571,043. ) (Revenue \$)
	INTERNATIONAL
	BELIZE
	BAN GILLNETS
	IN AUGUST 2020, OCEANA AND THE COALITION FOR SUSTAINABLE FISHERIES
	CONVINCED THE BELIZEAN GOVERNMENT TO SIGN AN AGREEMENT COMMITTING TO
	BAN GILLNETS BY 2022 AT THE LATEST. JUST A FEW MONTHS AFTER SIGNING
	THIS DOCUMENT, IN NOVEMBER, THE GOVERNMENT OF BELIZE SIGNED INTO LAW STATUTORY INSTRUMENT 158 OF 2020, IMMEDIATELY BANNING ALL GILLNETS.
	THIS SIGNING WAS IN LARGE PART DUE TO FUNDRAISING EFFORTS FROM OCEANA
	AND THE COALITION. OCEANA WAS ABLE TO FINALIZE COMMITMENTS FROM
	FOUNDATIONS AND INDIVIDUAL DONORS TOTALING \$1 MILLION BZD FOR THE
4b	(Code:) (Expenses \$ 10,177,409. including grants of \$ 485,618.) (Revenue \$)
	UNITED STATES
	IN THE UNITED STATES, OCEANA IS WORKING ON SCIENCE-BASED POLICY
	CAMPAIGNS THAT SEEK TO ADVANCE RESPONSIBLE FISHING, REDUCE ILLEGAL
	FISHING, STOP THE SHARK FIN TRADE, PROTECT THE NORTH ATLANTIC RIGHT
	WHALE, STOP NEW OFFSHORE OIL AND GAS DEVELOPMENT, AND DEFEND THE
	NATION'S BEDROCK CONSERVATION LAWS.
	STOP EXPANDED OFFSHORE DRILLING
	THANKS TO OCEANA AND OUR PARTNERS, THE TRUMP ADMINISTRATION WAS NOT
	ABLE TO FINALIZE ITS REVISED FIVE-YEAR OIL AND GAS LEASING PLAN THAT
	WOULD HAVE INCLUDED EXPANDED LEASE SALES FOR OFFSHORE DRILLING IN MORE
4c	(Code:) (Expenses \$1,806,408. including grants of \$) (Revenue \$)  MARKETING AND COMMUNICATIONS
	KEY ACHIEVEMENTS OF OCEANA'S MARKETING AND COMMUNICATIONS DEPARTMENT IN
	2020 ARE HIGHLIGHTED BELOW.
	ZOZO AKU HIGHIGHIDD DILOW:
	ONLINE COMMUNICATIONS
	- OCEANA GREW OUR GRASSROOTS BASE TO 5.4 MILLION ORGANIZATIONAL
	SUPPORTERS. OCEANA HAS MORE THAN 7 MILLION SUPPORTERS WORLDWIDE.
	REGIONAL SOCIAL MEDIA ACCOUNTS NUMBER MORE THAN 6 MILLION SUPPORTERS
	WORLDWIDE.
	- OCEANA'S WAVEMAKERS AND FACEBOOK/TWITTER/INSTAGRAM FOLLOWERS ACTED
	AND ENGAGED WITH OCEANA 35 MILLION TIMES REACHING OUR YEAR-END GOAL.
4d	Other program services (Describe on Schedule O.)
	(Expenses \$ 2,305,428 • including grants of \$ 59,297 • ) (Revenue \$ )
4e	Total program service expenses ▶ 25,676,055.
	Form <b>990</b> (2020)

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51-0401308 Page **3** 

# Form 990 (2020) OCEANA, INC. Part IV Checklist of Required Schedules

		$\overline{}$	169	INO
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)?		v	
_	If "Yes," complete Schedule A	1	X	
2	Is the organization required to complete Schedule B, Schedule of Contributors?	2	X	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for			\ <b>.</b> ,
	public office? If "Yes," complete Schedule C, Part I	3		<u> </u>
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	X	
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		<u> </u>
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		X
7	Did the organization receive or hold a conservation easement, including easements to preserve open space,			
	the environment, historic land areas, or historic structures? If "Yes," complete Schedule D, Part II	7		Х
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? <i>If</i> "Yes," <i>complete</i>			
	Schedule D, Part III	8		х
9	Did the organization report an amount in Part X, line 21, for escrow or custodial account liability, serve as a custodian for	<u> </u>		
•	amounts not listed in Part X; or provide credit counseling, debt management, credit repair, or debt negotiation services?			
		9		x
40	If "Yes," complete Schedule D, Part IV	<del>"</del>		
10		40		<sub>v</sub>
	or in quasi endowments? If "Yes," complete Schedule D, Part V	10		X
11	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VII, VIII, IX, or X			
	as applicable.			
а	Did the organization report an amount for land, buildings, and equipment in Part X, line 10? If "Yes," complete Schedule D,			
	Part VI	11a	X	
b	Did the organization report an amount for investments - other securities in Part X, line 12, that is 5% or more of its total			
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII	11b		X
С	Did the organization report an amount for investments - program related in Part X, line 13, that is 5% or more of its total			
	assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII	11c		X
d	Did the organization report an amount for other assets in Part X, line 15, that is 5% or more of its total assets reported in			
	Part X, line 16? If "Yes," complete Schedule D, Part IX	11d		Х
е	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X	11e	Х	
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses			
•	the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11f	Х	
100	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete	<u> </u>		
124	, ,	12a		x
	Schedule D, Parts XI and XII	IZa		
D	Was the organization included in consolidated, independent audited financial statements for the tax year?	40.	v	
40	If "Yes," and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b	X	-
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13	37	X
14a	Did the organization maintain an office, employees, or agents outside of the United States?	14a	X	<del>                                     </del>
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business,			
	investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000			
	or more? If "Yes," complete Schedule F, Parts I and IV	14b	X	
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or for any			
	foreign organization? If "Yes," complete Schedule F, Parts II and IV	15	X	
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to			
	or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV	16	X	
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX,			
	column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I	17	X	L_
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines			
	1c and 8a? If "Yes," complete Schedule G, Part II	18	X	
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes."			
	complete Schedule G, Part III	19		x
20a	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a		X
		20b		<del></del> -
	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?  Did the organization report more than \$5,000 of grants or other assistance to any domestic organization or	200		$\vdash$
21		ا بہ ا	Х	
	domestic government on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II	21	Λ	

Form 990 (2020)

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Pai	t IV Checklist of Required Schedules (continued)			
			Yes	No
22	Did the organization report more than \$5,000 of grants or other assistance to or for domestic individuals on			
	Part IX, column (A), line 2? If "Yes," complete Schedule I, Parts I and III	22		X
23	Did the organization answer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the organization's current			
	and former officers, directors, trustees, key employees, and highest compensated employees? If "Yes," complete			
	Schedule J	23	Х	
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 and complete			
	Schedule K. If "No," go to line 25a	24a		X
h	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b		
	Did the organization maintain an escrow account other than a refunding escrow at any time during the year to defease			
·		24c		
٨	any tax-exempt bonds?  Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	24d		<del>                                     </del>
		24u		<del>                                     </del>
<b>2</b> 5a	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in an excess benefit	05-		X
	transaction with a disqualified person during the year? If "Yes," complete Schedule L, Part I	25a		<u> </u>
D	Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior year, and			
	that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ? If "Yes," complete			٠,,
	Schedule L, Part I	25b		X
26	Did the organization report any amount on Part X, line 5 or 22, for receivables from or payables to any current			
	or former officer, director, trustee, key employee, creator or founder, substantial contributor, or 35%			
	controlled entity or family member of any of these persons? If "Yes," complete Schedule L, Part II	26		X
27	Did the organization provide a grant or other assistance to any current or former officer, director, trustee, key employee,			
	creator or founder, substantial contributor or employee thereof, a grant selection committee member, or to a 35% controlled			
	entity (including an employee thereof) or family member of any of these persons? If "Yes," complete Schedule L, Part III	27		X
28	Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV			
	instructions, for applicable filing thresholds, conditions, and exceptions):			
а	A current or former officer, director, trustee, key employee, creator or founder, or substantial contributor? If			
	"Yes," complete Schedule L, Part IV	28a		X
b	A family member of any individual described in line 28a? If "Yes," complete Schedule L, Part IV	28b	Х	
	A 35% controlled entity of one or more individuals and/or organizations described in lines 28a or 28b? If			
_	"Yes," complete Schedule L, Part IV	28c		X
29	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M	29	Х	
30	Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation			
00		30		x
31	contributions? If "Yes," complete Schedule M	31		X
		31		1
32	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets? If "Yes," complete			X
00	Schedule N, Part II	32		
33	Did the organization own 100% of an entity disregarded as separate from the organization under Regulations			<b>₩</b>
	sections 301.7701-2 and 301.7701-3? If "Yes," complete Schedule R, Part I	33		X
34	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II, III, or IV, and		37	
	Part V, line 1	34	X	├
	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	35a	Х	
b	If "Yes" to line 35a, did the organization receive any payment from or engage in any transaction with a controlled entity			l
	within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, line 2	35b		X
36	Section 501(c)(3) organizations. Did the organization make any transfers to an exempt non-charitable related organization?			
	If "Yes," complete Schedule R, Part V, line 2	36		X
37	Did the organization conduct more than 5% of its activities through an entity that is not a related organization			
	and that is treated as a partnership for federal income tax purposes? If "Yes," complete Schedule R, Part VI	37		X
38	Did the organization complete Schedule O and provide explanations in Schedule O for Part VI, lines 11b and 19?			
	Note: All Form 990 filers are required to complete Schedule O	38	X	L
Pai	t 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			X
	. ,		Yes	No
10	Enter the number reported in Box 3 of Form 1096. Enter -0- if not applicable			
	Enter the number reported in Box 3 of Form 1030. Enter 40- in lot applicable  Enter the number of Forms W-2G included in line 1a. Enter -0- if not applicable  1b  0			
	Did the organization comply with backup withholding rules for reportable payments to vendors and reportable gaming			
U	(gambling) winnings to prize winners?	10	x	

Par	L V	Statements Regarding Other IRS Filings and Tax Compliance (continued)								
				1		Yes	No			
2a		ne number of employees reported on Form W-3, Transmittal of Wage and Tax Statements,								
		the calendar year ending with or within the year covered by this return	2a	148						
b		st one is reported on line 2a, did the organization file all required federal employment tax return			2b	Х				
		the sum of lines 1a and 2a is greater than 250, you may be required to e-file (see instructions	s)				77			
					3a		_X_			
		has it filed a Form 990-T for this year? If "No" to line 3b, provide an explanation on Schedule			3b					
4a		time during the calendar year, did the organization have an interest in, or a signature or other a		-		37				
_		al account in a foreign country (such as a bank account, securities account, or other financial a	ccoun	t)?	4a	X				
b		" enter the name of the foreign country ► SEE SCHEDULE O		(55.45)						
_		tructions for filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Ac		` ′	_		v			
					5a		<u>X</u>			
		taxable party notify the organization that it was or is a party to a prohibited tax shelter transact			5b					
		to line 5a or 5b, did the organization file Form 8886-T?			5c					
ьа		ne organization have annual gross receipts that are normally greater than \$100,000, and did the			6-		Х			
<b>L</b>	•	ntributions that were not tax deductible as charitable contributions?			6a					
b		did the organization include with every solicitation an express statement that such contribution tax deductible?		·	6h					
7		ot tax deductible? zations that may receive deductible contributions under section 170(c).			6b					
7	-	organization receive a payment in excess of \$75 made partly as a contribution and partly for goods and ser	vicae n	rovided to the navor2	7a	Х				
					7b	X				
	,	organization sell, exchange, or otherwise dispose of tangible personal property for which it was		uired	7.0	- 21				
·		orm 8282?	•		7c		Х			
d		indicate the number of Forms 8282 filed during the year	7d	<u> </u>	70					
e	,	organization receive any funds, directly or indirectly, to pay premiums on a personal benefit or		1 †?	7e		Х			
f		organization, during the year, pay premiums, directly or indirectly, on a personal benefit contra			7f		X			
g g										
h										
8										
	sponsoring organization have excess business holdings at any time during the year?									
9	-	oring organizations maintaining donor advised funds.								
а	-	and a sign of a second section and the second section and the section and assertion and the section and the se			9a					
b	Did the	sponsoring organization make a distribution to a donor, donor advisor, or related person?			9b					
10	Section	n 501(c)(7) organizations. Enter:								
а	Initiatio	n fees and capital contributions included on Part VIII, line 12	10a							
b	Gross re	eceipts, included on Form 990, Part VIII, line 12, for public use of club facilities	10b							
11	Section	n 501(c)(12) organizations. Enter:								
а	Gross in	ncome from members or shareholders	11a							
b	Gross in	ncome from other sources (Do not net amounts due or paid to other sources against								
		s due or received from them.)	11b							
		n 4947(a)(1) non-exempt charitable trusts. Is the organization filing Form 990 in lieu of Form	I	? I	12a					
b		enter the amount of tax-exempt interest received or accrued during the year	12b							
13		n 501(c)(29) qualified nonprofit health insurance issuers.								
а		rganization licensed to issue qualified health plans in more than one state?			13a					
_		See the instructions for additional information the organization must report on Schedule O.								
b		ne amount of reserves the organization is required to maintain by the states in which the	۱.۵۰	I						
		ation is licensed to issue qualified health plans	13b							
		ne amount of reserves on hand	13c	1	11-		X			
					14a					
		" has it filed a Form 720 to report these payments? If "No," provide an explanation on Schedul			14b					
15		rganization subject to the section 4960 tax on payment(s) of more than \$1,000,000 in remuner			15		Х			
		parachute payment(s) during the year?			ıo		- 22			
16		rganization an educational institution subject to the section 4968 excise tax on net investment	incon	ne?	16		Х			
.5		ganization arreducational institution subject to the section 4308 excise tax of the investment. " complete Form 4720, Schedule O.	10011		.5					
	. 100,				Form	990	(2020)			

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OCEANA, INC 51-0401308 Page 6 Form 990 (2020) Part VI Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No" response to line 8a, 8b, or 10b below, describe the circumstances, processes, or changes on Schedule O. See instructions. X Check if Schedule O contains a response or note to any line in this Part VI Section A. Governing Body and Management No Yes 24 **1a** Enter the number of voting members of the governing body at the end of the tax year If there are material differences in voting rights among members of the governing body, or if the governing body delegated broad authority to an executive committee or similar committee, explain on Schedule O. 22 **b** Enter the number of voting members included on line 1a, above, who are independent Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any other Х officer, director, trustee, or key employee? 2 Did the organization delegate control over management duties customarily performed by or under the direct supervision 3 Х of officers, directors, trustees, or key employees to a management company or other person? 3 X Did the organization make any significant changes to its governing documents since the prior Form 990 was filed? 4 4 5 Did the organization become aware during the year of a significant diversion of the organization's assets? Did the organization have members or stockholders? 6 Х 6 7a Did the organization have members, stockholders, or other persons who had the power to elect or appoint one or more members of the governing body? Х 7a **b** Are any governance decisions of the organization reserved to (or subject to approval by) members, stockholders, or persons other than the governing body? X 7b Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following: Х a The governing body? 8a **b** Each committee with authority to act on behalf of the governing body? Х 8b Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the organization's mailing address? If "Yes." provide the names and addresses on Schedule O Section B. Policies (This Section B requests information about policies not required by the Internal Revenue Code.) Yes Nο 10a Did the organization have local chapters, branches, or affiliates? Х 10a b If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates, Х and branches to ensure their operations are consistent with the organization's exempt purposes? Х 11a Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form? 11a b Describe in Schedule O the process, if any, used by the organization to review this Form 990. Х 12a 12a Did the organization have a written conflict of interest policy? If "No," go to line 13 Х b Were officers, directors, or trustees, and key employees required to disclose annually interests that could give rise to conflicts? 12b c Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes." describe Х 12c in Schedule O how this was done Did the organization have a written whistleblower policy? Х 13 13 Did the organization have a written document retention and destruction policy? 14 Х 14 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 Х 15a Х Other officers or key employees of the organization 15b 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 Х taxable entity during the year? 16a 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 List the states with which a copy of this Form 990 is required to be filed AK, AL, AR, AZ, CA, CO, CT, DE, FL, GA, HI, IA Section 6104 requires an organization to make its Forms 1023 (1024 or 1024-A, if applicable), 990, and 990-T (Section 501(c)(3)s only) available for public inspection. Indicate how you made these available. Check all that apply X Own website X Other (explain on Schedule O) Another's website X Upon request Describe on 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 JAMES F. SIMON - (202) 833-3900

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1025 CONNECTICUT AVENUE, NW, NO. 200, WASHINGTON

Form 990 (2020) OCEANA, INC. 51-0401308 Page 7

## Part VII Compensation of Officers, Directors, Trustees, Key Employees, Highest Compensated Employees, and Independent Contractors

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, and 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.

Check this box if neither the organization nor any related organization compensated any current officer, director, or trustee.

See instructions for the order in which to list the persons above.

(A)  Name and title	(B) Average hours per	(do box	(C) Position (do not check more than one box, unless person is both an officer and a director/trustee)		one n an	(D)  Reportable compensation	<b>(E)</b> Reportable compensation	(F) Estimated amount of		
	week (list any hours for related organizations below line)			Highest compensated employee	Former	from the organization (W-2/1099-MISC)	from related organizations (W-2/1099-MISC)	other compensation from the organization and related organizations		
(1) ANDREW F. SHARPLESS	40.00							454 210	•	42 564
CHIEF EXECUTIVE OFFICER	1.00			Х				454,319.	0.	43,564.
(2) JAMES F. SIMON	40.00	1		v				250 405	0	11 672
PRESIDENT & GENERAL COUNSE	1.00			Х				358,405.	0.	44,673.
(3) CHRISTOPHER M. SHARKEY CHIEF FINANCIAL OFFICER	1.00	1		х				272,669.	0.	39,833.
(4) JACQUELINE SAVITZ	40.00			25				272,003.	•	33,033.
SVP_UNITED STATES	1000	1			х			259,834.	0.	33,520.
(5) NANCY GOLDEN	40.00								•	
VICE PRESIDENT OF DEVELOPM					х			254,194.	0.	32,873.
(6) MATTHEW M. LITTLEJOHN	40.00									<u>,                                      </u>
SVP, STRATEGIC MKTG & COMM						Х		237,074.	0.	33,263.
(7) KATHY WHELPLEY	40.00									
SR DIRECTOR, INSTITUTIONAL						Х		221,124.	0.	39,531.
(8) PASCALE MOEHRLE	40.00									
EXECUTIVE DIRECTOR, EUROPE					Х			216,403.	0.	0.
(9) SUSAN MURRAY	40.00									
DEPUTY VP, PACIFIC						Х		181,981.	0.	28,787.
(10) KATHRYN MATTHEWS	40.00									
CHIEF SCIENTIST						X		179,621.	0.	24,347.
(11) ERIC BILSKY	40.00								_	
SR. ATTORNEY/ASST. GENERAL						X		179,920.	0.	22,890.
(12) VALARIE VAN CLEAVE	9.00									
CHAIR		Х		Х				0.	0.	0.
(13) TED DANSON	7.00	ļ							•	•
VICE-CHAIR	6 00	Х	_	Х				0.	0.	0.
(14) KEITH ADDIS	6.00	.,		,,					0	0
PRESIDENT	1.00	Х		Х				0.	0.	0.
(15) JAMES SANDLER	3.00	v		х				0.	0	0
SECRETARY (16) DIANA THOMSON	3.00	Х	$\vdash$	Λ				0.	0.	0.
(16) DIANA THOMSON TREASURER	1.00	Х		х				0.	0.	0.
(17) GAZ ALAZRAKI	2.00	Δ		^				0.	0.	<u> </u>
DIRECTOR	4.00	Х						0.	0.	0.
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Form **990** (2020)

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51-0401308 Page 8 Form 990 (2020) OCEANA, INC.

INC.								31-0401	306 Page 6
tees, Key Emp	oloy	ees,	and	l Hig	ghes	t C	ompensated Employee	s (continued)	
(B)							(D)	(E)	(F)
Average	(do					one	Reportable	Reportable	Estimated
•	box	, unles	ss per	son i	s both	n an	compensation	1	amount of
		Jei ali	u a u	recto	i / ii us	(66)			other
1 '	irecto							•	compensation from the
related	eord	tee			sated			(44-2/1099-141130)	organization
organizations	ruste	al trus		99/	m pen		(** 2/ 1033 1/1100)		and related
below	idual t	ution	J.	oldm	sst co oyee	-B			organizations
line)	Indivi	Instit	Office	Key e	Highe	Бот			
2.00									
	Х						0.	0.	0.
3.00									
	Х						0.	0.	0.
2.00									
	Х						0.	0.	0.
2.00									
	Х						0.	0.	0.
2.00									
	Х						0.	0.	0.
	Х						0.	0.	0.
2.00									
	Х						0.	0.	0.
2.00									
	Х						0.	0.	0.
2.00									
	Х								0.
						ightharpoons			343,281.
I, Section A						ightharpoons			0.
						<u> </u>			343,281.
ot limited to th	ose	liste	d ab	ove	) wh	o re	ceived more than \$100,	000 of reportable	4.0
	(B) Average hours per week (list any hours for related organizations below line)  2.00  2.00  2.00  2.00  2.00  2.00  2.00	(do box offices, Key Employed (B)  Average hours per week (list any hours for related organizations below line)  2.00  X  3.00  X  2.00  X  3.00  X  2.00  X	Reserved to the service of the servi	Rees, Key Employees, and (B)  Average hours per week (list any hours for related organizations below line)  2.00  X  3.00  X  2.00  X  3.00  X  2.00  X  3.00  X  2.00  X  3.00  X  3.0	(B) Average hours per week (list any hours for related organizations below line)  2.00  X  3.00  X  2.00  X  3.00  X  2.00  X  3.00  X  2.00  X  3.00  X  3.	(B) Average hours per week (list any hours for related organizations below line)  2.00  X  3.00  X  2.00  X  3.00  X  2.00  X  3.00  X  2.00  X  3.00  X  3.	Rees, Key Employees, and Highest C  (B)  Average hours per week (list any hours for related organizations below line)  2.00  X  3.00  X  2.00  X  2.00	Research Rey Employees, and Highest Compensated Employees (B)  (B)  Average hours per week (list any hours for related organizations below line)  2.00  X  2.815,544.	Researce   Rey   Employees   Reportable   Reportable

compensation from the organization

Yes Did the organization list any former officer, director, trustee, key employee, or highest compensated employee on line 1a? If "Yes," complete Schedule J for such individual 3 For any individual listed on line 1a, is the sum of reportable compensation and other compensation from the organization Х and related organizations greater than \$150,000? If "Yes," complete Schedule J for such individual 4 Did any person listed on line 1a receive or accrue compensation from any unrelated organization or individual for services X rendered to the organization? If "Yes," complete Schedule J for such person

#### **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)	(B)	(C)
Name and business address	Description of services	Compensation
M&R STRATEGIC SERVICES, INC., 1101	FUNDRAISING AND	
CONNECTICUT AVE, NW, 7TH FL, WASHINGTON,	ADVERTISING	242,354.
OGLETREE, DEAKINS P.C.		
P.O. BOX 89, COLUMBIA, SC 29202	LEGAL COUNSEL	209,864.
HYATT REGENCY, 100 HERON BLVD AT ROUTE 50,		
CAMBRIDGE, MD 21613	CONFERENCE	181,754.
DISCOVERY FLEET CORPORATION, 4/F JTKC		
CENTRE 2155 CHINO ROCEES AVE, MAKATI CITY,	TRANSPORTATION	137,404.
BRITE IDEAS, INC., 23161 ANTONIO PRKW,	EVENT PRODUCTION AND	
RANCHO SANTA MARGARITA , CA 92688	DESIGN	135,126.
2 Total number of independent contractors (including but not limited to those liste	d above) who received more than	
\$100,000 of compensation from the organization $\blacktriangleright$ 6		
	~	200

SEE PART VII, SECTION A CONTINUATION SHEETS

Form **990** (2020)

40

51-0401308 Form 990 OCEANA, INC.

Part VII Section A. Officers, Directors, Tr (A) Name and title	rustees, Key Er (B)	nplo	yee			lighe	est (	Compensated Employe	es (continued)	
	(B)									
	Average		<b>(C)</b> Position					<b>(D)</b> Reportable	<b>(E)</b> Reportable	<b>(F)</b> Estimated
	hours per week (list any hours for related organizations below line)	stee or director	lnstitutional trustee	Officer Officer	Key employee	Highest compensated employee	Former Former	compensation from the organization (W-2/1099-MISC)	compensation from related organizations (W-2/1099-MISC)	amount of other compensation from the organization and related organizations
27) SARA LOWELL DIRECTOR	2.00	х						0.	0.	0
28) STEPHEN P. MCALLISTER	2.00	х						0.	0.	0
29) DR. KRISTIAN PARKER	3.00	x						0.	0.	0
30) DR. DANIEL PAULY DIRECTOR	2.00	X						0.	0.	0
31) SUSAN ROCKEFELLER	6.00									
OIRECTOR  32) DAVID ROCKEFELLER, JR.	2.00	X						0.	0.	0
OIRECTOR  33) SIMON SIDAMON-ERISTOFF	2.00	X						0.	0.	0
OIRECTOR 34) DR. RASHID SUMAILA	2.00	X						0.	0.	0
OIRECTOR 35) SAM WATERSTON	7.00	Х						0.	0.	0
OIRECTOR 36) JEAN WEISS	1.00	Х						0.	0.	0
DIRECTOR		Х						0.	0.	0
		_								

Form 990 (2020) OCEANA, INC.
Part VIII Statement of Revenue

		Check if Schedule O contains a response or	r note to any lin	a in this Part VIII			
		Officer if Ochedule O contains a response of	Tiole to arry iii	(A)	(B)	(C)	(D)
				Total revenue	Related or exempt	Unrelated	Revenuè excluded
					function revenue	business revenue	from tax under
			0.4.404				sections 512 - 514
ts ts	1 :	a Federated campaigns 1a	94,421.				
rar	ı	b Membership dues1b					
G,	,	c Fundraising events 1c 2,5	87,587.				
ifts		d Related organizations 1d					
Contributions, Gifts, Grants and Other Similar Amounts		e Government grants (contributions) 1e 7	787,572.				
Sir	Ì	f All other contributions, gifts, grants, and	0.,0.20				
uţi.	'		3066084.				
έş		•••					
ont	!		85,092.	26525664			
<u>O</u> <u>e</u>		h Total. Add lines 1a-1f	<b>.</b>	36535664.			
		<u> </u>	Business Code				
ė	2 :	a					
Ϋ́	1	b					
Se	,	c					
E S		d					
Be		e					
Program Service Revenue		f All other program service revenue					
_		_	<b>•</b>				
		g Total. Add lines 2a-2f					
	3	Investment income (including dividends, interest		40 504			10 E01
		other similar amounts)		48,504.			48,504.
	4	Income from investment of tax-exempt bond pro					
	5	Royalties		16,666.			16,666.
		(i) Real	(ii) Personal				
	6	a Gross rents 6a					
	1	b Less: rental expenses 6b					
		c Rental income or (loss) 6c					
		d Net rental income or (loss)					
		a Gross amount from sales of (i) Securities	(ii) Other				
	′ ′	4006545	(ii) Garioi				
		-					
		b Less: cost or other basis					
Jue		and sales expenses 76 1084883.					
Revenue	•	c Gain or (loss)		1 222			1 222
Re	(	d Net gain or (loss)	<b></b>	1,832.			1,832.
her	8 :	a Gross income from fundraising events (not					
₹		including \$2,587,587 of					
		contributions reported on line 1c). See					
		Part IV, line 18	59,000.				
			63,890.				
		c Net income or (loss) from fundraising events	<b></b>	-4,890.			-4,890.
		a Gross income from gaming activities. See		2,0500			2,0301
	9 (						
		Part IV, line 19 9a					
		b Less: direct expenses 9b					
		c Net income or (loss) from gaming activities	<b></b>				
	10	a Gross sales of inventory, less returns					
		and allowances10a					
	ı	b Less: cost of goods sold10b					
	•	c Net income or (loss) from sales of inventory					
			Business Code				
sno	11 :	a MISCELLANEOUS	900099	13,334.			13,334.
Miscellaneous Revenue		b FOREIGN CURRENCY LOSS	900099	-260,584.			-260,584.
lla. Ver							
Sce	· '	C					
Ξ̈́	· '	d All other revenue		_247 250			
		e Total. Add lines 11a-11d		-247,250.	^	^	10F 120
	12	Total revenue. See instructions		36350526.	0.	U •	-185,138.

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Form 990 (2020)

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# Form 990 (2020) OCEANA, INC. Part IX Statement of Functional Expenses

Secti	on 501(c)(3) and 501(c)(4) organizations must comp			nplete column (A).	
	Check if Schedule O contains a respor	nse or note to any line in (A)	this Part IX	(C)	(D)
	not include amounts reported on lines 6b, 8b, 9b, and 10b of Part VIII.	Total expenses	(B) Program service expenses	Management and general expenses	Fundraising expenses
1	Grants and other assistance to domestic organizations				
	and domestic governments. See Part IV, line 21	487,840.	487,840.		
2	Grants and other assistance to domestic				
	individuals. See Part IV, line 22				
3	Grants and other assistance to foreign				
	organizations, foreign governments, and foreign				
	individuals. See Part IV, lines 15 and 16	628,118.	628,118.		
4	Benefits paid to or for members				
5	Compensation of current officers, directors,				
	trustees, and key employees	2,010,287.	257,587.	694,011.	1,058,689
6	Compensation not included above to disqualified				
	persons (as defined under section 4958(f)(1)) and				
	persons described in section 4958(c)(3)(B)				
7	Other salaries and wages	15,678,996.	13,681,740.	1,985,051.	12,205
8	Pension plan accruals and contributions (include				
	section 401(k) and 403(b) employer contributions)	1,188,435.	951,920.	215,325.	21,190
9	Other employee benefits	1,442,630.	1,068,128.	284,907.	89,595
10	Payroll taxes	1,651,640.	1,385,144.	194,905.	71,591
11	Fees for services (nonemployees):				
а	Management				
b	Legal	385,218.	337,820.	40,185.	7,213
	Accounting	247,620.	217,152.	25,831.	4,637
	Lobbying	145,744.	145,744.		-
	Professional fundraising services. See Part IV, line 17	236,895.			236,895
f	Investment management fees	-			-
g	Other. (If line 11g amount exceeds 10% of line 25,				
Ū	column (A) amount, list line 11g expenses on Sch 0.)	2,233,196.	1,953,184.	235,636.	44,376
12	Advertising and promotion	780,322.	535,577.	7,193.	237,552
13	Office expenses	1,430,825.	896,750.	139,348.	394,727
14	Information technology	11,592.	,	11,592.	•
15	Royalties	·		·	
16	Occupancy	2,118,071.	1,626,082.	386,633.	105,356
17	Travel	394,735.	365,238.	24,873.	4,624
18	Payments of travel or entertainment expenses	·	,	·	•
	for any federal, state, or local public officials				
19	Conferences, conventions, and meetings	488,330.	273,407.	174,434.	40,489
20	Interest	31,745.	•	31,745.	•
21	Payments to affiliates	·		•	
22	Depreciation, depletion, and amortization	650,223.	241,052.	409,113.	58
23	Insurance	386,318.	236,229.	127,716.	22,373
24	Other expenses. Itemize expenses not covered above (List miscellaneous expenses on line 24e. If line 24e amount exceeds 10% of line 25, column (A)				·
	amount, list line 24e expenses on Schedule 0.)  DUES AND SUBSCRIPTIONS	418,294.	293,232.	94,257.	30,805
a	EQUIPMENT RENTAL/MAINT.	71,423.	39,471.	10,559.	21,393
b	LOSS ON DISPOSAL	48,333.	48,333.	10,000.	41,333
C	MISCELLANEOUS	22,144.	6,307.	15,657.	180
d		44,144.	0,307.	13,037.	100
	All other expenses Add lines 1 through 24s	33,188,974.	25,676,055.	5,108,971.	2,403,948
<u>25</u>	Total functional expenses. Add lines 1 through 24e	33,100,314.	43,010,033.	3,100,311.	4,403,340
26	Joint costs. Complete this line only if the organization				
	reported in column (B) joint costs from a combined				
	educational campaign and fundraising solicitation.				
	Check here if following SOP 98-2 (ASC 958-720)	l			000

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### Form 990 (2020) Part X | Balance Sheet

Par	t X	Balance Sheet					
		Check if Schedule O contains a response or note	to any	y line in this Part X			
					<b>(A)</b> Beginning of year		<b>(B)</b> End of year
	1	Cash - non-interest-bearing			20,194,379.	1	32,746,083.
	2	Savings and temporary cash investments			5,471,443.	2	3,959,715
	3	Pledges and grants receivable, net			28,378,744.	3	23,351,160
	4	Accounts receivable, net			67,041.	4	583,300
	5	Loans and other receivables from any current or					
		trustee, key employee, creator or founder, substa					
		controlled entity or family member of any of these		5			
	6	Loans and other receivables from other disqualifi	ed per	sons (as defined			
		under section 4958(f)(1)), and persons described	in sect	tion 4958(c)(3)(B)		6	
ţ	7	Notes and loans receivable, net				7	
Assets	8	Inventories for sale or use			2,114.	8	1,885
⋖	9	Prepaid expenses and deferred charges			484,056.	9	412,925
	10a	Land, buildings, and equipment: cost or other		E 440 E40			
		basis. Complete Part VI of Schedule D	10a	7,412,513.	2 522 442		2 1 11 262
	b	Less: accumulated depreciation			3,532,443.	10c	3,141,962
	11	Investments - publicly traded securities			131,503.	11	109,398
	12	Investments - other securities. See Part IV, line 1			1,777,080.	12	1,777,080
	13	Investments - program-related. See Part IV, line 1		13			
	14	Intangible assets			250 700	14	F00 007
	15	Other assets. See Part IV, line 11			250,789. 60,289,592.	15	500,987 66,584,495
	16	Total assets. Add lines 1 through 15 (must equa				16	2,586,359
	17	Accounts payable and accrued expenses	2,255,043.	17	500		
	18	Grants payable	3,000.	18	300		
	19	Deferred revenue		19			
	20 21	Tax-exempt bond liabilities				20 21	
	22	Escrow or custodial account liability. Complete F Loans and other payables to any current or former				21	
ies	22	trustee, key employee, creator or founder, substa					
Liabilities		controlled entity or family member of any of these		T I		22	
Lia	23	Secured mortgages and notes payable to unrelate				23	
	24	Unsecured notes and loans payable to unrelated				24	2,731,729
	25	Other liabilities (including federal income tax, pay				2-7	277327723
		parties, and other liabilities not included on lines					
		of Schedule D		•	3,936,025.	25	3,906,316
	26	Total liabilities. Add lines 17 through 25			6,196,068.		9,224,904
		Organizations that follow FASB ASC 958, chec					
ses		and complete lines 27, 28, 32, and 33.		, <u> </u>			
anc	27	Net assets without donor restrictions			15,135,825.	27	19,179,627
Bal	28	Net assets with donor restrictions			38,957,699.	28	38,179,964
밀		Organizations that do not follow FASB ASC 95					
ᇳ		and complete lines 29 through 33.					
ğ	29	Capital stock or trust principal, or current funds				29	
Set	30	Paid-in or capital surplus, or land, building, or equ		30			
As	31	Retained earnings, endowment, accumulated inc				31	
Net Assets or Fund Balances	32	Total net assets or fund balances			54,093,524.	32	57,359,591
-	33	Total liabilities and net assets/fund balances			60,289,592.	33	66,584,495.

Form **990** (2020)

Form 990 (2020) OCEANA, INC. 51-0401308 Page 12

Pa	rt XI Reconciliation of Net Assets						
	Check if Schedule O contains a response or note to any line in this Part XI						
1	Total revenue (must equal Part VIII, column (A), line 12)	1		, 35			
2	Total expenses (must equal Part IX, column (A), line 25)	2	33	,18	8,9	74.	
3	Revenue less expenses. Subtract line 2 from line 1	3	3	,16	1,5	52.	
4	Net assets or fund balances at beginning of year (must equal Part X, line 32, column (A))	4	54	.,09		24. 15.	
5	5 Net unrealized gains (losses) on investments5						
6	Donated services and use of facilities	6					
7	Investment expenses	7					
8	Prior period adjustments	8					
9	Other changes in net assets or fund balances (explain on Schedule O)	9				0.	
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line 32,						
	column (B))	10	57	,35	9,5	91.	
Pa	rt XII Financial Statements and Reporting						
	Check if Schedule O contains a response or note to any line in this Part XII						
					Yes	No	
1	Accounting method used to prepare the Form 990: Cash X Accrual Other						
	If the organization changed its method of accounting from a prior year or checked "Other," explain in Schedule	Э.					
2a	Were the organization's financial statements compiled or reviewed by an independent accountant?			2a		X	
	If "Yes," check a box below to indicate whether the financial statements for the year were compiled or reviewed	on a					
	separate basis, consolidated basis, or both:						
	Separate basis Consolidated basis Both consolidated and separate basis						
b	Were the organization's financial statements audited by an independent accountant?			2b	X		
	If "Yes," check a box below to indicate whether the financial statements for the year were audited on a separate	basis,					
	consolidated basis, or both:						
	Separate basis X Consolidated basis Both consolidated and separate basis						
С	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?			2c	Х		
	If the organization changed either its oversight process or selection process during the tax year, explain on Sche	edule (	O.				
За	As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the Sing	gle Au	dit				
	Act and OMB Circular A-133?			За		Х	
b	If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the require	ed aud	dit				
	or audits, explain why on Schedule O and describe any steps taken to undergo such audits	<u></u>		3b			

Form **990** (2020)

#### SCHEDULE A

Department of the Treasury

Internal Revenue Service

(Form 990 or 990-EZ)

**Public Charity Status and Public Support** Complete if the organization is a section 501(c)(3) organization or a section

4947(a)(1) nonexempt charitable trust.

Attach to Form 990 or Form 990-EZ.

Go to www.irs.gov/Form990 for instructions and the latest information.

OMB No. 1545-0047

Open to Public Inspection

**Employer identification number** Name of the organization 51-0401308 OCEANA INC Reason for Public Charity Status. (All organizations must complete this part.) See instructions. Part I The organization is not a private foundation because it is: (For lines 1 through 12, check only one box.) A church, convention of churches, or association of churches described in section 170(b)(1)(A)(i). A school described in section 170(b)(1)(A)(ii). (Attach Schedule E (Form 990 or 990-EZ).) 3 A hospital or a cooperative hospital service organization described in section 170(b)(1)(A)(iii). A medical research organization operated in conjunction with a hospital described in section 170(b)(1)(A)(iii). Enter the hospital's name, city, and state: An organization operated for the benefit of a college or university owned or operated by a governmental unit described in section 170(b)(1)(A)(iv). (Complete Part II.) 6 A federal, state, or local government or governmental unit described in section 170(b)(1)(A)(v). X An organization that normally receives a substantial part of its support from a governmental unit or from the general public described in section 170(b)(1)(A)(vi). (Complete Part II.) A community trust described in section 170(b)(1)(A)(vi). (Complete Part II.) An agricultural research organization described in section 170(b)(1)(A)(ix) operated in conjunction with a land-grant college or university or a non-land-grant college of agriculture (see instructions). Enter the name, city, and state of the college or 10 An organization that normally receives (1) more than 33 1/3% of its support from contributions, membership fees, and gross receipts from activities related to its exempt functions, subject to certain exceptions; and (2) no more than 33 1/3% of its support from gross investment income and unrelated business taxable income (less section 511 tax) from businesses acquired by the organization after June 30, 1975. See section 509(a)(2). (Complete Part III.) An organization organized and operated exclusively to test for public safety. See section 509(a)(4). 11 12 An organization organized and operated exclusively for the benefit of, to perform the functions of, or to carry out the purposes of one or more publicly supported organizations described in section 509(a)(1) or section 509(a)(2). See section 509(a)(3). Check the box in lines 12a through 12d that describes the type of supporting organization and complete lines 12e, 12f, and 12g. the supported organization(s) the power to regularly appoint or elect a majority of the directors or trustees of the supporting organization. You must complete Part IV, Sections A and B. Type II. A supporting organization supervised or controlled in connection with its supported organization(s), by having control or management of the supporting organization vested in the same persons that control or manage the supported organization(s). You must complete Part IV, Sections A and C. Type III functionally integrated. A supporting organization operated in connection with, and functionally integrated with, its supported organization(s) (see instructions). You must complete Part IV, Sections A, D, and E. Type III non-functionally integrated. A supporting organization operated in connection with its supported organization(s) that is not functionally integrated. The organization generally must satisfy a distribution requirement and an attentiveness requirement (see instructions). You must complete Part IV, Sections A and D, and Part V. Check this box if the organization received a written determination from the IRS that it is a Type I, Type II, Type III functionally integrated, or Type III non-functionally integrated supporting organization. Enter the number of supported organizations Provide the following information about the supported organization(s). (i) Name of supported (ii) EIN (iii) Type of organization (v) Amount of monetary (vi) Amount of other n your governing document? (described on lines 1-10 organization support (see instructions) support (see instructions) No above (see instructions))

#### Part II Support Schedule for Organizations Described in Sections 170(b)(1)(A)(iv) and 170(b)(1)(A)(vi)

(Complete only if you checked the box on line 5, 7, or 8 of Part I or if the organization failed to qualify under Part III. If the organization fails to qualify under the tests listed below, please complete Part III.)

Sec	ction A. Public Support	71		,			
Cale	ndar year (or fiscal year beginning in)	(a) 2016	<b>(b)</b> 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
	Gifts, grants, contributions, and		, ,			, ,	,,
-	membership fees received. (Do not						
		24887791.	48322208.	51826346.	38559747.	36535664.	200131756
2	Tax revenues levied for the organ-						
	ization's benefit and either paid to						
	or expended on its behalf						
3	The value of services or facilities						
	furnished by a governmental unit to						
	the organization without charge						
4	<b>Total.</b> Add lines 1 through 3	24887791.	48322208.	51826346.	38559747.	36535664.	200131756
5	The portion of total contributions						
	by each person (other than a						
	governmental unit or publicly						
	supported organization) included						
	on line 1 that exceeds 2% of the						
	amount shown on line 11,						
	column (f)						67296159.
6	Public support. Subtract line 5 from line 4.						132835597
	tion B. Total Support				•		
Cale	ndar year (or fiscal year beginning in)	(a) 2016	<b>(b)</b> 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
		24887791.	48322208.	51826346.	38559747.	36535664.	200131756
	Gross income from interest,						
	dividends, payments received on						
	securities loans, rents, royalties,						
	and income from similar sources	19,769.	16,973.	34,082.	60,659.	65,170.	196,653.
9	Net income from unrelated business	,	,	,	,	,	,
_	activities, whether or not the						
	business is regularly carried on				2,365.		2,365.
10	Other income. Do not include gain				,		,
	or loss from the sale of capital						
	assets (Explain in Part VI.)	566.		5,154.		13,334.	19,054.
11	<b>Total support.</b> Add lines 7 through 10			·			200349828
	Gross receipts from related activities,	etc. (see instruction	ons)	•	•	12	999,467.
	First 5 years. If the Form 990 is for the						
	organization, check this box and stop						
Sec	ction C. Computation of Publi						
	Public support percentage for 2020 (I			column (f))		14	66.30 %
	Public support percentage from 2019					15	66.15 %
	33 1/3% support test - 2020. If the					ore, check this bo	
	stop here. The organization qualifies						
b	33 1/3% support test - 2019. If the						
	and <b>stop here.</b> The organization qual	-					
17a	10% -facts-and-circumstances test						
	and if the organization meets the fact						
	meets the facts-and-circumstances te				rassization		
h	10% -facts-and-circumstances test	_	•	*	-		
	more, and if the organization meets the	ū				•	/ 0 0.
	organization meets the facts-and-circle				-		
18	<b>Private foundation.</b> If the organization				• • •		······································
	ato rodinadioni ii tilo organizatio	an aid flot official a	201 011 mile 10, 10	a, 100, 17a, 01 17k	, oncor and box a		·

Schedule A (Form 990 or 990-EZ) 2020

#### Part III | Support Schedule for Organizations Described in Section 509(a)(2)

(Complete only if you checked the box on line 10 of Part I or if the organization failed to qualify under Part II. If the organization fails to qualify under the tests listed below, please complete Part II.)

Section A. Public Support						
Calendar year (or fiscal year beginning in) 🕨	<b>(a)</b> 2016	<b>(b)</b> 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
1 Gifts, grants, contributions, and						
membership fees received. (Do not						
include any "unusual grants.")						
2 Gross receipts from admissions,						
merchandise sold or services per- formed, or facilities furnished in						
any activity that is related to the						
organization's tax-exempt purpose						
3 Gross receipts from activities that						
are not an unrelated trade or bus-						
iness under section 513						
4 Tax revenues levied for the organ-						
ization's benefit and either paid to						
or expended on its behalf						
5 The value of services or facilities furnished by a governmental unit to						
the organization without charge						
6 Total. Add lines 1 through 5						<del> </del>
7a Amounts included on lines 1, 2, and						
3 received from disqualified persons						
<b>b</b> Amounts included on lines 2 and 3 received from other than disqualified persons that						
exceed the greater of \$5,000 or 1% of the						
amount on line 13 for the year						<del>                                     </del>
c Add lines 7a and 7b						<del>                                     </del>
8 Public support. (Subtract line 7c from line 6.) Section B. Total Support						
Calendar year (or fiscal year beginning in)	(a) 2016	<b>(b)</b> 2017	(c) 2018	(d) 2019	(e) 2020	(f) Total
9 Amounts from line 6	(4) 2010	(6) 2017	(6) 2010	(4) 2013	(6) 2020	(i) Total
10a Gross income from interest,						
dividends, payments received on securities loans, rents, royalties, and income from similar sources						
<b>b</b> Unrelated business taxable income						
(less section 511 taxes) from businesses						
acquired after June 30, 1975				<u> </u>		
c Add lines 10a and 10b						
11 Net income from unrelated business						
activities not included in line 10b, whether or not the business is						
regularly carried on						
12 Other income. Do not include gain or loss from the sale of capital assets (Explain in Part VI.)						
13 Total support. (Add lines 9, 10c, 11, and 12.)						
14 First 5 years. If the Form 990 is for th	e organization's fi	rst, second, third,	fourth, or fifth tax	year as a section 5	501(c)(3) organizati	on,
check this box and stop here					-	<b>&gt;</b>
Section C. Computation of Publi	c Support Per	centage				
15 Public support percentage for 2020 (li	ne 8, column (f), d	livided by line 13,	column (f))		15	<u>%</u>
16 Public support percentage from 2019					16	%
Section D. Computation of Inves					T I	
17 Investment income percentage for 20					17	<u>%</u>
18 Investment income percentage from 2					18	<u>%</u>
19a 33 1/3% support tests - 2020. If the						
more than 33 1/3%, check this box an b 33 1/3% support tests - 2019. If the						
line 18 is not more than 33 1/3%, chec						
20 Private foundation If the organization						

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#### Part IV | Supporting Organizations

(Complete only if you checked a box in line 12 on Part I. If you checked box 12a, Part I, complete Sections A and B. If you checked box 12b, Part I, complete Sections A and C. If you checked box 12c, Part I, complete Sections A, D, and E. If you checked box 12d, Part I, complete Sections A and D, and complete Part V.)

#### Section A. All Supporting Organizations

- 1 Are all of the organization's supported organizations listed by name in the organization's governing documents? If "No," describe in Part VI how the supported organizations are designated. If designated by class or purpose, describe the designation. If historic and continuing relationship, explain.
- 2 Did the organization have any supported organization that does not have an IRS determination of status under section 509(a)(1) or (2)? If "Yes," explain in **Part VI** how the organization determined that the supported organization was described in section 509(a)(1) or (2).
- **3a** Did the organization have a supported organization described in section 501(c)(4), (5), or (6)? If "Yes," answer lines 3b and 3c below.
- **b** Did the organization confirm that each supported organization qualified under section 501(c)(4), (5), or (6) and satisfied the public support tests under section 509(a)(2)? If "Yes," describe in **Part VI** when and how the organization made the determination.
- c Did the organization ensure that all support to such organizations was used exclusively for section 170(c)(2)(B) purposes? If "Yes," explain in Part VI what controls the organization put in place to ensure such use.
- **4a** Was any supported organization not organized in the United States ("foreign supported organization")? *If* "Yes," and if you checked box 12a or 12b in Part I, answer lines 4b and 4c below.
- **b** Did the organization have ultimate control and discretion in deciding whether to make grants to the foreign supported organization? If "Yes," describe in **Part VI** how the organization had such control and discretion despite being controlled or supervised by or in connection with its supported organizations.
- c Did the organization support any foreign supported organization that does not have an IRS determination under sections 501(c)(3) and 509(a)(1) or (2)? If "Yes," explain in Part VI what controls the organization used to ensure that all support to the foreign supported organization was used exclusively for section 170(c)(2)(B) purposes.
- 5a Did the organization add, substitute, or remove any supported organizations during the tax year? If "Yes," answer lines 5b and 5c below (if applicable). Also, provide detail in Part VI, including (i) the names and EIN numbers of the supported organizations added, substituted, or removed; (ii) the reasons for each such action; (iii) the authority under the organization's organizing document authorizing such action; and (iv) how the action was accomplished (such as by amendment to the organizing document).
- **b Type I or Type II only.** Was any added or substituted supported organization part of a class already designated in the organization's organizing document?
- c Substitutions only. Was the substitution the result of an event beyond the organization's control?
- 6 Did the organization provide support (whether in the form of grants or the provision of services or facilities) to anyone other than (i) its supported organizations, (ii) individuals that are part of the charitable class benefited by one or more of its supported organizations, or (iii) other supporting organizations that also support or benefit one or more of the filing organization's supported organizations? If "Yes," provide detail in Part VI.
- 7 Did the organization provide a grant, loan, compensation, or other similar payment to a substantial contributor (as defined in section 4958(c)(3)(C)), a family member of a substantial contributor, or a 35% controlled entity with regard to a substantial contributor? If "Yes," complete Part I of Schedule L (Form 990 or 990-EZ).
- 8 Did the organization make a loan to a disqualified person (as defined in section 4958) not described in line 7? If "Yes," complete Part I of Schedule L (Form 990 or 990-EZ).
- 9a Was the organization controlled directly or indirectly at any time during the tax year by one or more disqualified persons, as defined in section 4946 (other than foundation managers and organizations described in section 509(a)(1) or (2))? If "Yes," provide detail in Part VI.
- **b** Did one or more disqualified persons (as defined in line 9a) hold a controlling interest in any entity in which the supporting organization had an interest? If "Yes." provide detail in **Part VI.**
- c Did a disqualified person (as defined in line 9a) have an ownership interest in, or derive any personal benefit from, assets in which the supporting organization also had an interest? If "Yes," provide detail in Part VI.
- 10a Was the organization subject to the excess business holdings rules of section 4943 because of section 4943(f) (regarding certain Type II supporting organizations, and all Type III non-functionally integrated supporting organizations)? If "Yes," answer line 10b below.
  - **b** Did the organization have any excess business holdings in the tax year? (Use Schedule C, Form 4720, to determine whether the organization had excess business holdings.)

	Yes	No
4		
1		
2		
_		
3a		
3b		
3c		
4-		
4a		
4b		
4c		
5a		
Ja		
5b		
5c		
6		
7		
8		
9a		
9b		
3.2		
9с		
10a		
10b		

Pai	t IV   Supporting Organizations (continued)			
			Yes	No
11	Has the organization accepted a gift or contribution from any of the following persons?			
а	A person who directly or indirectly controls, either alone or together with persons described in lines 11b and			
	11c below, the governing body of a supported organization?	11a		
b	A family member of a person described in line 11a above?	11b		
	A 35% controlled entity of a person described in line 11a or 11b above? If "Yes" to line 11a, 11b, or 11c, provide			
	detail in Part VI.	11c		
Sec	tion B. Type I Supporting Organizations			
			Yes	No
1	Did the governing body, members of the governing body, officers acting in their official capacity, or membership of one or more supported organizations have the power to regularly appoint or elect at least a majority of the organization's officers, directors, or trustees at all times during the tax year? If "No," describe in Part VI how the supported organization(s) effectively operated, supervised, or controlled the organization's activities. If the organization had more than one supported organization, describe how the powers to appoint and/or remove officers, directors, or trustees were allocated among the			
	supported organizations and what conditions or restrictions, if any, applied to such powers during the tax year.	1		
2	Did the organization operate for the benefit of any supported organization other than the supported			1
	organization(s) that operated, supervised, or controlled the supporting organization? If "Yes," explain in			1
	Part VI how providing such benefit carried out the purposes of the supported organization(s) that operated,			
<u> </u>	supervised, or controlled the supporting organization.	2		
Sec	tion C. Type II Supporting Organizations			
			Yes	No
1	Were a majority of the organization's directors or trustees during the tax year also a majority of the directors			
	or trustees of each of the organization's supported organization(s)? If "No," describe in Part VI how control			
	or management of the supporting organization was vested in the same persons that controlled or managed			
<u></u>	the supported organization(s).	1		
Sec	tion D. All Type III Supporting Organizations			
	Г		Yes	No
1	Did the organization provide to each of its supported organizations, by the last day of the fifth month of the			1
	organization's tax year, (i) a written notice describing the type and amount of support provided during the prior tax			
	year, (ii) a copy of the Form 990 that was most recently filed as of the date of notification, and (iii) copies of the			
	organization's governing documents in effect on the date of notification, to the extent not previously provided?	1		
2	Were any of the organization's officers, directors, or trustees either (i) appointed or elected by the supported			1
	organization(s) or (ii) serving on the governing body of a supported organization? If "No," explain in Part VI how			
	the organization maintained a close and continuous working relationship with the supported organization(s).	2		
3	By reason of the relationship described in line 2, above, did the organization's supported organizations have a			1
	significant voice in the organization's investment policies and in directing the use of the organization's			
	income or assets at all times during the tax year? If "Yes," describe in Part VI the role the organization's			
	supported organizations played in this regard.	3		
Sec	tion E. Type III Functionally Integrated Supporting Organizations			
1	Check the box next to the method that the organization used to satisfy the Integral Part Test during the year (see instructions).			
а	The organization satisfied the Activities Test. Complete line 2 below.			
b	The organization is the parent of each of its supported organizations. Complete line 3 below.			
С	The organization supported a governmental entity. Describe in Part VI how you supported a governmental entity (see ins	truction		
2	Activities Test. Answer lines 2a and 2b below.		Yes	No
а	Did substantially all of the organization's activities during the tax year directly further the exempt purposes of			
	the supported organization(s) to which the organization was responsive? If "Yes," then in Part VI identify			
	those supported organizations and explain how these activities directly furthered their exempt purposes,			
	how the organization was responsive to those supported organizations, and how the organization determined	-		
	that these activities constituted substantially all of its activities.	2a		
b	Did the activities described in line 2a, above, constitute activities that, but for the organization's involvement,			
	one or more of the organization's supported organization(s) would have been engaged in? If "Yes," explain in			
	Part VI the reasons for the organization's position that its supported organization(s) would have engaged in			
_	these activities but for the organization's involvement.	2b		
3	Parent of Supported Organizations. Answer lines 3a and 3b below.			
а	Did the organization have the power to regularly appoint or elect a majority of the officers, directors, or			
	trustees of each of the supported organizations? If "Yes" or "No" provide details in Part VI.	3a		
b	Did the organization exercise a substantial degree of direction over the policies, programs, and activities of each			
	of its supported organizations? If "Vos " describe in Part VI the role played by the exception in this regard	3h		4

Pa	rt V Type III Non-Functionally Integrated 509(a)(3) Supporting	g Organi	zations	
1	Check here if the organization satisfied the Integral Part Test as a qualifying	g trust on N	lov. 20, 1970 ( explain in	Part VI). See instructions.
	All other Type III non-functionally integrated supporting organizations must		·	
Sect	ion A - Adjusted Net Income		(A) Prior Year	(B) Current Year (optional)
1	Net short-term capital gain	1		
2	Recoveries of prior-year distributions	2		
3	Other gross income (see instructions)	3		
4	Add lines 1 through 3.	4		
5	Depreciation and depletion	5		
6	Portion of operating expenses paid or incurred for production or			
	collection of gross income or for management, conservation, or			
	maintenance of property held for production of income (see instructions)	6		
7	Other expenses (see instructions)	7		
8	Adjusted Net Income (subtract lines 5, 6, and 7 from line 4)	8		
Sect	ion B - Minimum Asset Amount		(A) Prior Year	(B) Current Year (optional)
1	Aggregate fair market value of all non-exempt-use assets (see			
	instructions for short tax year or assets held for part of year):			
а	Average monthly value of securities	1a		
b	Average monthly cash balances	1b		
С	Fair market value of other non-exempt-use assets	1c		
d	Total (add lines 1a, 1b, and 1c)	1d		
е	Discount claimed for blockage or other factors			
	(explain in detail in Part VI):			
2	Acquisition indebtedness applicable to non-exempt-use assets	2		
3	Subtract line 2 from line 1d.	3		
4	Cash deemed held for exempt use. Enter 0.015 of line 3 (for greater amount,			
	see instructions).	4		
5	Net value of non-exempt-use assets (subtract line 4 from line 3)	5		
6	Multiply line 5 by 0.035.	6		
7	Recoveries of prior-year distributions	7		
8	Minimum Asset Amount (add line 7 to line 6)	8		
Sect	ion C - Distributable Amount			Current Year
1	Adjusted net income for prior year (from Section A, line 8, column A)	1		
2	Enter 0.85 of line 1.	2		
3	Minimum asset amount for prior year (from Section B, line 8, column A)	3		
4	Enter greater of line 2 or line 3.	4		
5	Income tax imposed in prior year	5		
6	Distributable Amount. Subtract line 5 from line 4, unless subject to			
	emergency temporary reduction (see instructions).	6		
7	Check here if the current year is the organization's first as a non-functionally	v integrated	d Type III supporting orga	inization (see

Schedule A (Form 990 or 990-EZ) 2020

instructions).

Fai	Type in Non-Functionally integrated 509	(a)(b) Supporting Orga	ilizations (continue	<u>a)</u>	
<u>Secti</u>	on D - Distributions		1		Current Year
_1_	Amounts paid to supported organizations to accomplish exe	mpt purposes		1	
2	Amounts paid to perform activity that directly furthers exemp	ot purposes of supported			
	organizations, in excess of income from activity		2		
3	Administrative expenses paid to accomplish exempt purpose	S	3		
4	Amounts paid to acquire exempt-use assets		4		
5	Qualified set-aside amounts (prior IRS approval required - pri		5		
6	Other distributions (describe in Part VI). See instructions.		6		
7	Total annual distributions. Add lines 1 through 6.			7	
8	Distributions to attentive supported organizations to which the	ne organization is responsive			
	(provide details in Part VI). See instructions.			8	
9	Distributable amount for 2020 from Section C, line 6			9	
10	Line 8 amount divided by line 9 amount			10	
Secti	on E - Distribution Allocations (see instructions)	(i) Excess Distributions	(ii) Underdistributions Pre-2020		(iii) Distributable Amount for 2020
1	Distributable amount for 2020 from Section C, line 6				
2	Underdistributions, if any, for years prior to 2020 (reason-				
	able cause required - explain in Part VI). See instructions.				
3	Excess distributions carryover, if any, to 2020				
а	From 2015				
b	From 2016				
С	From 2017				
d	From 2018				
е	From 2019				
f	Total of lines 3a through 3e				
g	Applied to underdistributions of prior years				
h	Applied to 2020 distributable amount				
i	Carryover from 2015 not applied (see instructions)				
	Remainder. Subtract lines 3g, 3h, and 3i from line 3f.				
4	Distributions for 2020 from Section D,				
	line 7: \$				
a	Applied to underdistributions of prior years				
b	Applied to 2020 distributable amount				
С	Remainder. Subtract lines 4a and 4b from line 4.				
5	Remaining underdistributions for years prior to 2020, if				
	any. Subtract lines 3g and 4a from line 2. For result greater				
_	than zero, explain in Part VI. See instructions.				
6	Remaining underdistributions for 2020. Subtract lines 3h				
	and 4b from line 1. For result greater than zero, explain in				
	Part VI. See instructions.				
7	Excess distributions carryover to 2021. Add lines 3j				
	and 4c.				
8	Breakdown of line 7:				
	Excess from 2016				
	Excess from 2017				
	Excess from 2018				
	Excess from 2019				

Schedule A (Form 990 or 990-EZ) 2020

e Excess from 2020

Part V	Part IV, So line 1; Par	nental ection A, t IV, Sect , lines 5, 6	Information. Provide the explanations required by Part II, line 10; Part II, line 17a or 17b; Part III, line 12; lines 1, 2, 3b, 3c, 4b, 4c, 5a, 6, 9a, 9b, 9c, 11a, 11b, and 11c; Part IV, Section B, lines 1 and 2; Part IV, Section C, tion D, lines 2 and 3; Part IV, Section E, lines 1c, 2a, 2b, 3a, and 3b; Part V, line 1; Part V, Section B, line 1e; Part V, 6, and 8; and Part V, Section E, lines 2, 5, and 6. Also complete this part for any additional information.
SCHE	DULE A,	PART	II, LINE 10, EXPLANATION FOR OTHER INCOME:
MISC	ELLANEOU	JS	
2016	AMOUNT:	\$	566.
2018	AMOUNT:	\$	5,154.
2020	AMOUNT:	\$	13,334.

#### Schedule B

(Form 990, 990-EZ, or 990-PF)

Department of the Treasury Internal Revenue Service

Name of the organization

**Schedule of Contributors** 

► Attach to Form 990, Form 990-EZ, or Form 990-PF.

► Go to www.irs.gov/Form990 for the latest information.

OMB No. 1545-0047

Employer identification number

	OCEANA, INC. 51-0401308						
Organiza	rganization type (check one):						
Filers of	:	Section:					
Form 990	0 or 990-EZ	$\boxed{\textbf{X}}$ 501(c)( $3$ ) (enter number) organization					
		4947(a)(1) nonexempt charitable trust <b>not</b> treated as a private foundation					
		527 political organization					
Form 990	orm 990-PF 501(c)(3) exempt private foundation						
4947(a)(1) nonexempt charitable trust treated as a private foundation							
		501(c)(3) taxable private foundation					
Note: Or General	pote: Only a section 501(c)(7), (8), or (10) organization can check boxes for both the General Rule and a Special Rule. See instructions.  Peneral Rule  For an organization filing Form 990, 990-EZ, or 990-PF that received, during the year, contributions totaling \$5,000 or more (in money or property) from any one contributor. Complete Parts I and II. See instructions for determining a contributor's total contributions.						
Special l	Rules						
X	For an organization described in section 501(c)(3) filing Form 990 or 990-EZ that met the 33 1/3% support test of the regulations under sections 509(a)(1) and 170(b)(1)(A)(vi), that checked Schedule A (Form 990 or 990-EZ), Part II, line 13, 16a, or 16b, and that received from any one contributor, during the year, total contributions of the greater of (1) \$5,000; or (2) 2% of the amount on (i) Form 990, Part VIII, line 1h; or (ii) Form 990-EZ, line 1. Complete Parts I and II.						
	For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, total contributions of more than \$1,000 exclusively for religious, charitable, scientific, literary, or educational purposes, or for the prevention of cruelty to children or animals. Complete Parts I (entering "N/A" in column (b) instead of the contributor name and address), II, and III.						
	For an organization described in section 501(c)(7), (8), or (10) filing Form 990 or 990-EZ that received from any one contributor, during the year, contributions exclusively for religious, charitable, etc., purposes, but no such contributions totaled more than \$1,000. If this box is checked, enter here the total contributions that were received during the year for an exclusively religious, charitable, etc., purpose. Don't complete any of the parts unless the <b>General Rule</b> applies to this organization because it received nonexclusively religious, charitable, etc., contributions totaling \$5,000 or more during the year						
but it <b>m</b> u	Caution: An organization that isn't covered by the General Rule and/or the Special Rules doesn't file Schedule B (Form 990, 990-EZ, or 990-PF), but it must answer "No" on Part IV, line 2, of its Form 990; or check the box on line H of its Form 990-EZ or on its Form 990-PF, Part I, line 2, to certify that it doesn't meet the filing requirements of Schedule B (Form 990, 990-EZ, or 990-PF).						

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

Schedule B (Form 990, 990-EZ, or 990-PF) (2020)

Name of organization

CEANA, INC.

51-0401308

Part I	Contributors (see instructions). Use duplicate copies of Part I if add	litional space is needed.	
(a) No.	(b) Name, address, and ZIP + 4	(c) Total contributions	(d) Type of contribution
1		\$\$	Person X Payroll
(a)	(b)	(c)	(d)
No.	Name, address, and ZIP + 4	Total contributions	Type of contribution
2		\$\$	Person X Payroll Noncash  (Complete Part II for noncash contributions.)
(a)	(b)	(c)	(d)
No.	Name, address, and ZIP + 4	Total contributions	Type of contribution
3		\$\$\$	Person X Payroll Noncash  (Complete Part II for noncash contributions.)
(a)	(b)	(c)	(d)
No. 4	Name, address, and ZIP + 4	* 2,200,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c) Total contributions	(d) Type of contribution
No. 5	Name, address, and ZIP + 4	\$ 2,125,000.	Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c)	(d)
No. 6	Name, address, and ZIP + 4	* \$ 1 , 600 , 000 .	Person X Payroll Noncash (Complete Part II for noncash contributions.)

Name of organization

CEANA, INC.

51-0401308

Part I	Contributors (see instructions). Use duplicate copies of Part I if add	ditional space is needed.
(a) No.	(b) Name, address, and ZIP + 4	(c) (d) Total contributions Type of contribution
7		Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c) (d)
No.	Name, address, and ZIP + 4	Total contributions Type of contribution
8		Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c) (d)
No.	Name, address, and ZIP + 4	Total contributions Type of contribution
9		\$ 950,000.  Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c) (d)
No. 10	Name, address, and ZIP + 4	Total contributions  Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c) (d)
No. 11	Name, address, and ZIP + 4	Total contributions  Person X Payroll Noncash (Complete Part II for noncash contributions.)
(a)	(b)	(c) (d)
No. 12	Name, address, and ZIP + 4	Total contributions  Person X Payroll Noncash (Complete Part II for noncash contributions.)

Name of organization Employer identification number

OCEANA, INC. 51-0401308

Part II	Noncash Property (see instructions). Use duplicate copies of Pa	art II if additional space is needed.	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received
		\$	
(a) No. from Part I	(b)  Description of noncash property given	(c) FMV (or estimate) (See instructions.)	(d) Date received

	ganization			Employer identification in			
EANA rt III	A , INC • Exclusively religious, charitable, etc., contributions	s to organizations described in s	ection 50	51-0401308 1(c)(7), (8), or (10) that total more than \$1,000 for the			
	from any one contributor. Complete columns (a) th	rough (e) and the following line er	ntry. For or	rganizations			
	completing Part III, enter the total of exclusively religious, cha Use duplicate copies of Part III if additional spa	ace is needed.	r less for th	ne year. (Enter this into. once.)			
No.							
rt I	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held			
-							
		(e) Transfer of di	ft				
	(e) Transfer of gift						
	Transferee's name, address, and	7ID ± 4	Re	elationship of transferor to transferee			
F	Transletee 3 hame, address, and	<u> </u>	- 110				
	-						
	-						
o. n	T						
ነ	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held			
+							
-							
F		(a) Transfer of gi	ft				
	(e) Transfer of gift						
	Transferee's name, address, and	Re	elationship of transferor to transferee				
	Transfered & Hame, address, and		- 110	siduonomp or aumoror or to aumoror oc			
o. n		Į.					
n	(b) Purpose of gift	(c) Use of gift		(d) Description of how gift is held			
_							
			_				
	<u>.</u>	(e) Transfer of gi	ft				
		.,					
	Transferee's name, address, and	ZIP + 4	Relationship of transferor to transferee				
o. n : I	(b) Purpose of gift	(c) Use of gift	Ţ	(d) Description of how gift is held			
i	(b) Ful pose of gift	(c) Ose of gift		(u) Description of now girt is field			
_							
	(e) Transfer of gift						
L	Transferee's name, address, and	ZIP + 4	Re	elationship of transferor to transferee			

#### SCHEDULE C

(Form 990 or 990-EZ)

### **Political Campaign and Lobbying Activities**

For Organizations Exempt From Income Tax Under section 501(c) and section 527

OMB No. 1545-0047

Open to Public Inspection

Department of the Treasury Internal Revenue Service

Complete if the organization is described below. ► Attach to Form 990 or Form 990-EZ. ► Go to www.irs.gov/Form990 for instructions and the latest information.

If the organization answered "Yes," on Form 990, Part IV, line 3, or Form 990-EZ, 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) organizat	ions: Complete Part III.		1	
Nan	ne of organization			Empl	loyer identification number
Б.	OCEANA,				51-0401308
Pa	art I-A Complete if the org	anization is exempt und	er section 501(c) c	or is a section 527 or	ganization.
2	Provide a description of the organiz Political campaign activity expendit Volunteer hours for political campai	ures gn activities		<b>▶</b> \$	
Pa	art I-B Complete if the org	anization is exempt und	er section 501(c)(3	3).	
1	Enter the amount of any excise tax	incurred by the organization und	ler section 4955	<b>&gt;</b> \$	
2	Enter the amount of any excise tax	incurred by organization manage	ers under section 4955	<b>&gt;</b> \$	·
	If the organization incurred a section				
	Was a correction made?				Yes No
	o If "Yes," describe in Part IV.				1/0)
	art I-C Complete if the org			·	
	Enter the amount directly expended	, ,	•	***************************************	
2	Enter the amount of the filing organ		· ·		
_	exempt function activities				
3	Total exempt function expenditures		•		
	line 17b				
	Did the filing organization file Form				
5	Enter the names, addresses and en made payments. For each organizar	• •		-	
	contributions received that were pro				· ·
	political action committee (PAC). If			·	9: -9
	(a) Name	(b) Address	(c) EIN	(d) Amount paid from filing organization's funds. If none, enter -0	(e) Amount of political contributions received and promptly and directly delivered to a separate political organization.  If none, enter -0

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

Schedule C (Form 990 or 990-EZ) 2020

LHA

032041 12-02-20

Schedule C (Form 990 or 990-EZ) 2020			== :/ \/s:		401308 Page 2
Part II-A Complete if the org	ganization is exer	npt under sectior	1 501(c)(3) and file	ed Form 5768 (ele	ction under
	ation belongs to an affi	liated group (and list in	Part IV each affiliated	group member's name	e, address, EIN,
expenses, and sha	are of excess lobbying	expenditures).			
B Check ▶ if the filing organiz	ation checked box A a	nd "limited control" pro	visions apply.		
	its on Lobbying Expe	nditures ınts paid or incurred.)		(a) Filing organization's totals	(b) Affiliated group totals
1a Total lobbying expenditures to inf	luence public opinion (	grassroots lobbying)		131,276.	
<b>b</b> Total lobbying expenditures to inf		, ,		302,408.	
c Total lobbying expenditures (add		• • • • •		433,684.	
<b>d</b> Other exempt purpose expenditure				32,801,540.	
e Total exempt purpose expenditure				33,235,224.	
<b>f</b> Lobbying nontaxable amount. Ent	•			1,000,000.	
If the amount on line 1e, column (a)		bying nontaxable am			
Not over \$500,000		the amount on line 1e.			
Over \$500,000 but not over \$1,00	0,000 \$100,00	00 plus 15% of the exc	ess over \$500,000.		
Over \$1,000,000 but not over \$1,		00 plus 10% of the exc			
Over \$1,500,000 but not over \$17		00 plus 5% of the exces			
Over \$17,000,000	\$1,000.		, ,		
. , ,	, , , , , , , , , , , , , , , , , , , ,		<u> </u>		
g Grassroots nontaxable amount (e	nter 25% of line 1f)			250,000.	
h Subtract line 1g from line 1a. If ze				0.	
i Subtract line 1f from line 1c. If zer	o or less, enter -0-			0.	
j If there is an amount other than ze	ero on either line 1h or	line 1i, did the organiza	ation file Form 4720		
reporting section 4911 tax for this					Yes No
(Some organizations	that made a section 5	eraging Period Under 01(h) election do not l ate instructions for lir	have to complete all o	of the five columns be	elow.
	Lobbying Expe	nditures During 4-Yea	r Averaging Period		
Calendar year (or fiscal year beginning in)	<b>(a)</b> 2017	<b>(b)</b> 2018	<b>(c)</b> 2019	(d) 2020	(e) Total
2a Lobbying nontaxable amount	1,000,000.	1,000,000.	1,000,000.	1,000,000.	4,000,000.
<b>b</b> Lobbying ceiling amount (150% of line 2a, column(e))					6,000,000.
c Total lobbying expenditures	271,436.	393,066.	637,649.	433,684.	1,735,835.
d Grassroots nontaxable amount	250,000.	250,000.	250,000.	250,000.	1,000,000.
e Grassroots ceiling amount (150% of line 2d, column (e))					1,500,000.

181,155.

Schedule C (Form 990 or 990-EZ) 2020

632,163.

131,276.

189,454.

f Grassroots lobbying expenditures

130,278.

### Schedule C (Form 990 or 990-EZ) 2020 OCEANA , INC. 51-04013 Part II-B Complete if the organization is exempt under section 501(c)(3) and has NOT filed Form 5768 (election under section 501(h)).

of the lobbying activity.					o)
	Υ	'es	No	Amo	ount
1 During the year, did	the filing organization attempt to influence foreign, national, state, or				
local legislation, incl	uding any attempt to influence public opinion on a legislative matter				
or referendum, throu	gh the use of:				
a Volunteers?					
<b>b</b> Paid staff or manage	ement (include compensation in expenses reported on lines 1c through 1i)?				
	ts?				
	s, legislators, or the public?				
	ished or broadcast statements?				
	nizations for lobbying purposes?				
	egislators, their staffs, government officials, or a legislative body?				
	ons, seminars, conventions, speeches, lectures, or any similar means?				
	nrough 1i				
	ne 1 cause the organization to be not described in section 501(c)(3)?				
	nount of any tax incurred under section 4912				
c If "Yes," enter the ar	nount of any tax incurred by organization managers under section 4912				
	ion incurred a section 4912 tax, did it file Form 4720 for this year?	\ <u>\</u>		1	
d If the filing organizat	e if the organization is exempt under section 501(c)(4), section 50	71(C)(5),	or sec	tion	
art III-A Complet					
d If the filing organizate art III-A Complet 501(c)(6)	•			Yes	N
complet 501(c)(6)			1	Yes	N
Complet 501(c)(6)  Were substantially a	l (90% or more) dues received nondeductible by members? make only in-house lobbying expenditures of \$2,000 or less?			Yes	N
Were substantially a Did the organization art III-B Complet 501(c)(6)  Complet 501(c)(6)	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50  and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No"	or year? 01(c)(5),	2 3 or sec	tion	3, is
Were substantially a Did the organization art III-B Complet 501(c)(6) answere	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No'd "Yes."	or year? 01(c)(5), " OR (b)	2 3 or sec	tion	
Were substantially a Did the organization Did the organization art III-B Complet 501(c)(6) answere Dues, assessments	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No'd "Yes."  and similar amounts from members	or year? 01(c)(5), " OR (b)	2 3 or sec Part I	tion	
Were substantially a Did the organization art III-B Complet 501(c)(6) answere Dues, assessments Section 162(e) nond	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No'd "Yes."	or year? 01(c)(5), " OR (b)	2 3 or sec Part I	tion	
Were substantially a Did the organization Did the organization Art III-B Complet 501(c)(6) Answere Dues, assessments Section 162(e) nond expenses for which	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No'd "Yes."  and similar amounts from members  eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).	or year? 01(c)(5), " OR (b)	2 3 or sec Part I	tion	
Were substantially a Did the organization Did the organization Art III-B Complet 501(c)(6) Answere  Dues, assessments Section 162(e) nond expenses for which a Current year	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No" d "Yes."  and similar amounts from members eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).	or year? 11(c)(5), " OR (b)	or sec Part I	tion	
Were substantially a Did the organization Did the organization Did the organization Art III-B Complet 501(c)(6) answere  Dues, assessments Section 162(e) nond expenses for which a Current year b Carryover from last y	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No" d "Yes."  and similar amounts from members eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).	or year? 11(c)(5), " OR (b)	2 3 or sec Part I	tion	
Were substantially a Did the organization Did the organization Did the organization Art III-B Complet 501(c)(6) Answere  Dues, assessments Section 162(e) nond expenses for which Current year b Carryover from last y c Total	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No" d "Yes."  and similar amounts from members eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).	or year? 11(c)(5), " OR (b)	2 3 or sec Part I	tion	
Were substantially a Did the organization Did the organization Did the organization Order Did the organization Order Did the organization Order Sol1(c)(6) Order Oues, assessments Section 162(e) nond expenses for which Ourrent year Current year Current year Carryover from last year Aggregate amount results	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No" d "Yes."  and similar amounts from members  eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).	or year? 11(c)(5), " OR (b)	2 3 or sec Part I	tion	
Were substantially a Did the organization Did the organization Did the organization Art III-B Complet 501(c)(6) Answere  Dues, assessments Section 162(e) nond expenses for which a Current year b Carryover from last y c Total Aggregate amount r If notices were sent	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "Nod "Yes."  and similar amounts from members eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).  Year  eported in section 6033(e)(1)(A) notices of nondeductible section 162(e) dues	or year? 11(c)(5), " OR (b)	2 3 or sec Part I	tion	
Were substantially a Did the organization Did the organization art III-B Complet 501(c)(6) answere Dues, assessments Section 162(e) nond expenses for which a Current year b Carryover from last year If notices were sent	Il (90% or more) dues received nondeductible by members?  make only in-house lobbying expenditures of \$2,000 or less?  agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "No'd "Yes."  and similar amounts from members eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).  The section 527(f) tax was paid).  The section 6033(e)(1)(A) notices of nondeductible section 162(e) dues and the amount on line 2c exceeds the amount on line 3, what portion of the excess in agree to carryover to the reasonable estimate of nondeductible lobbying and political agrees.	or year? 11(c)(5), ' OR (b)	2 3 or sec Part I	tion	
were substantially a Did the organization art III-B Complet 501(c)(6)  B Did the organization art III-B Complet 501(c)(6) answere  Dues, assessments Section 162(e) nond expenses for which a Current year C Total Aggregate amount reduces the organization expenditure next year to sependiture next y	Il (90% or more) dues received nondeductible by members? make only in-house lobbying expenditures of \$2,000 or less? agree to carry over lobbying and political campaign activity expenditures from the price if the organization is exempt under section 501(c)(4), section 50 and if either (a) BOTH Part III-A, lines 1 and 2, are answered "Not d "Yes." and similar amounts from members eductible lobbying and political expenditures (do not include amounts of political the section 527(f) tax was paid).  The section 527(f) tax was paid).  The section 6033(e)(1)(A) notices of nondeductible section 162(e) dues and the amount on line 2c exceeds the amount on line 3, what portion of the excess in agree to carryover to the reasonable estimate of nondeductible lobbying and political and political estimate of nondeductible lobbying and political and political estimate of nondeductible lobbying and political estimate estimate of nondeductible lobbying and political estimate estimate estimate of nondeductible lobbying and political estimate esti	or year? 11(c)(5), ' OR (b)	2 3 or sec Part I	tion	

Schedule C (Form 990 or 990-EZ) 2020

#### **SCHEDULE D** (Form 990)

Department of the Treasury Internal Revenue Service

Supplemental Financial Statements

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

▶ Attach to Form 990.

▶ Go to www.irs.gov/Form990 for instructions and the latest information.

OMB No. 1545-0047 Open to Public Inspection

Name of the organization

**Employer identification number** OCEANA, INC. 51-0401308

Par	t I Organizations Maintaining Donor Advised	l Funds or Other Similar Funds o	or Accounts. Complete if the
	organization answered "Yes" on Form 990, Part IV, line	e 6.	
		(a) Donor advised funds	(b) Funds and other accounts
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 advisors in w	riting that the assets held in donor advised	d funds
	are the organization's property, subject to the organization's e	exclusive legal control?	Yes No
6	Did the organization inform all grantees, donors, and donor ad	lvisors in writing that grant funds can be us	sed only
	for charitable purposes and not for the benefit of the donor or	donor advisor, or for any other purpose co	onferring
Par	t II Conservation Easements. Complete if the organic	anization answered "Yes" on Form 990, Pa	art IV, line 7.
1	Purpose(s) of conservation easements held by the organization	n (check all that apply)	
	Preservation of land for public use (for example, recreati	ion or education) Preservation of a	historically important land area
	Protection of natural habitat	Preservation of a	a certified historic structure
	Preservation of open space		
2	Complete lines 2a through 2d if the organization held a qualifie	ed conservation contribution in the form of	a conservation easement on the last
	day of the tax year.		Held at the End of the Tax Year
а	Total number of conservation easements		2a
b	Total acreage restricted by conservation easements		2b
С	Number of conservation easements on a certified historic structure	cture included in (a)	2c
d	Number of conservation easements included in (c) acquired af	fter 7/25/06, and not on a historic structure	e
	listed in the National Register		2d
3	Number of conservation easements modified, transferred, release	ased, extinguished, or terminated by the c	organization during the tax
	year ▶		
4	Number of states where property subject to conservation ease	ement is located	
5	Does the organization have a written policy regarding the period	odic monitoring, inspection, handling of	
	violations, and enforcement of the conservation easements it h		
6	Staff and volunteer hours devoted to monitoring, inspecting, h	nandling of violations, and enforcing conse	rvation easements during the year
	<b></b>		
7	Amount of expenses incurred in monitoring, inspecting, handli	ing of violations, and enforcing conservation	on easements during the year
	<b>▶</b> \$		
8	Does each conservation easement reported on line 2(d) above		
	and section 170(h)(4)(B)(ii)?		
9	In Part XIII, describe how the organization reports conservation	•	
	balance sheet, and include, if applicable, the text of the footnot	ote to the organization's financial statemer	its that describes the
Dai	organization's accounting for conservation easements.  † III Organizations Maintaining Collections of A	Art Historical Transuras or Oth	or Similar Assats
Fai	Complete if the organization answered "Yes" on Form 9		ei Sillilai Assets.
			d la deserva de estrucción
па	If the organization elected, as permitted under FASB ASC 958	•	
	of art, historical treasures, or other similar assets held for public	,	•
	service, provide in Part XIII the text of the footnote to its finance		
b	If the organization elected, as permitted under FASB ASC 958		
	art, historical treasures, or other similar assets held for public e	exhibition, education, or research in furthe	rance of public service,
	provide the following amounts relating to these items:		Δ.
	(i) Revenue included on Form 990, Part VIII, line 1		
_			
2	If the organization received or held works of art, historical treas		gain, provide
_	the following amounts required to be reported under FASB AS	_	Δ.
a	Revenue included on Form 990, Part VIII, line 1		
<u>b</u>	Assets included in Form 990, Part X		\$

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

Schedule D (Form 990) 2020

Par	t III Organizations Maintaining Co	ollections of Art	, Historical Tr	easures, o	r Other S	Similar Ass	ets (cont	inued)	J
3	Using the organization's acquisition, accession	n, and other records	, check any of the	following that	t make sign	ificant use of i	ts	,	
	collection items (check all that apply):								
а	Public exhibition	d	Loan or ex	change progra	am				
b	Scholarly research	е	Other						
С	Preservation for future generations								
4	Provide a description of the organization's col	lections and explain	how they further t	the organization	on's exemp	t purpose in P	art XIII.		
5	During the year, did the organization solicit or	receive donations of	f art, historical trea	asures, or othe	er similar as	ssets			
	to be sold to raise funds rather than to be ma						Yes		No
Par	t IV Escrow and Custodial Arrang	ements. Comple	te if the organizati	on answered	"Yes" on Fo	orm 990, Part	IV, line 9, o	r	
	reported an amount on Form 990, Part	X, line 21.							
1a	Is the organization an agent, trustee, custodia	n or other intermedia	ary for contribution	ns or other as:	sets not inc	luded			
	on Form 990, Part X?						Yes		No
b	If "Yes," explain the arrangement in Part XIII a								
							Amour	nt	
С	Beginning balance					1c			
d	Additions during the year					1d			
е	Distributions during the year					1e			
f	Ending balance					1f			
2a	Did the organization include an amount on Fo	rm 990, Part X, line 2	21, for escrow or o	custodial acco	unt liability	?	Yes		No
b	If "Yes," explain the arrangement in Part XIII.								
Par	t V Endowment Funds. Complete if	the organization and	swered "Yes" on F	orm 990, Part	IV, line 10.				
		(a) Current year	(b) Prior year	(c) Two yea	rs back (d	) Three years ba	ıck <b>(e)</b> Foı	ır years	back
1a	Beginning of year balance								
b	Contributions								
С	Net investment earnings, gains, and losses								
d	Grants or scholarships								
е	Other expenditures for facilities								
	and programs								
f	Administrative expenses								
g	End of year balance								
2	Provide the estimated percentage of the curre	ent year end balance	(line 1g, column (a	a)) held as:					
а	Board designated or quasi-endowment		_%						
b	Permanent endowment	%							
С	Term endowment >	6							
	The percentages on lines 2a, 2b, and 2c shou	ld equal 100%.							
За	Are there endowment funds not in the posses	sion of the organizat	tion that are held a	and administe	red for the	organization			
	by:							Yes	No
	(i) Unrelated organizations						3a(i)		
	(ii) Related organizations								
b	If "Yes" on line 3a(ii), are the related organizat	ions listed as require	ed on Schedule R?	,			3b		
4	Describe in Part XIII the intended uses of the		vment funds.						
Par	t VI Land, Buildings, and Equipme	ent.							
	Complete if the organization answered	"Yes" on Form 990,	Part IV, line 11a.	See Form 990	, Part X, lin	e 10.			
	Description of property	(a) Cost or ot basis (investm	, ,	st or other s (other)		umulated eciation	(d) Boo	ok valu	е
1a	Land								
	Buildings								
С	Leasehold improvements		2,98	33,175.	82	24,096.	2,15	9,0	79.
d	Equipment		2,7	43,982.	1,77	78,351.	96	5,6	31.
е	Other	I		35,356.	1,66	58,104.		7,2	
	l. Add lines 1a through 1e. (Column (d) must ed						3,14	1,9	62.

Schedule D (Form 990) 2020

INC.

Liability for uncertain tax positions. In Part XIII, provide the text of the footnote to the organization's financial statements that reports the organization's liability for uncertain tax positions under FASB ASC 740. Check here if the text of the footnote has been provided in Part XIII ....

Schedule D (Form 990) 2020

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3,906,316.

(9)

Total. (Column (b) must equal Form 990, Part X, col. (B) line 25.)

	0.077777			-1	0.4.0.1.2.0.0
	edule D (Form 990) 2020 OCEANA, INC.  rt XI Reconciliation of Revenue per Audited Financial Stateme	onto Witl	h Bayanya nar Ba	51-	0401308 Page 4
Pai			ii nevellue per ne	turn.	
_	Complete if the organization answered "Yes" on Form 990, Part IV, line 12				39,852,141.
1				1	39,032,141.
2	Amounts included on line 1 but not on Form 990, Part VIII, line 12:	ا ما	104 515		
a	<b>5</b> ( , , , , , , , , , , , , , , , , , ,		104,515. 3,356,854.		
b			3,330,034.		
C	1 7 3		40,246.		
d			•	0-	3,501,615.
_	Add lines 2a through 2d			2e 3	36,350,526.
3 4	Subtract line <b>2e</b> from line <b>1</b> Amounts included on Form 990, Part VIII, line 12, but not on line 1:			3	30,330,320.
-	Investment expenses not included on Form 990, Part VIII, line 7b	40			
a b					
-				4c	0.
5	Add lines <b>4a</b> and <b>4b</b> Total revenue. Add lines <b>3</b> and <b>4c</b> . (This must equal Form 990, Part I, line 12.)			5	36,350,526.
	rt XII Reconciliation of Expenses per Audited Financial Staten	nents Wi	th Expenses per F		n.
	Complete if the organization answered "Yes" on Form 990, Part IV, line 12				
1	Total expenses and losses per audited financial statements			1	36,586,074.
2	Amounts included on line 1 but not on Form 990, Part IX, line 25:				
а	Donated services and use of facilities	2a	3,356,854.		
b					
С	Other losses		-23,644.		
d			63,890.		
е	Add lines 2a through 2d			2e	3,397,100.
3	Subtract line 2e from line 1			3	33,188,974.
4	Amounts included on Form 990, Part IX, line 25, 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			
С	Add lines 4a and 4b			4c	0.
5	Total expenses. Add lines 3 and 4c. (This must equal Form 990, Part I, line 18.)			5	33,188,974.
	rt XIII Supplemental Information.				
	ide the descriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Par 2d and 4b; and Part XII, lines 2d and 4b. Also complete this part to provide any ad			; Part ː	X, line 2; Part XI,
PAI	RT X, LINE 2:				
THE	E ORGANIZATION PERFORMED AN EVALUATION OF	UNCER	TAINTY IN IN	COM	E TAXES
FOI	R THE YEAR ENDED DECEMBER 31, 2020, AND DE	TERMI	NED THAT THE	RE	WERE NO
MAT	TTERS THAT WOULD REQUIRE RECOGNITION IN TH	E CON	SOLIDATED FI	NAN	CIAL
ST2	ATEMENTS OR THAT MAY HAVE ANY EFFECT ON IT	'S TAX-	-EXEMPT STAT	US.	

PART	XI,	LINE	2D	_	OTHER	ADJUSTMENTS:
------	-----	------	----	---	-------	--------------

63,890. SPECIAL EVENTS EXPENSE

ACQUISITION OF ASSETS FROM DISSOLVED AFFILIATE

-23,644. OTHER

TOTAL TO SCHEDULE D, PART XI, LINE 2D 40,246.

> Schedule D (Form 990) 2020 **COPY**<sub>193251\_1</sub>

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#### SCHEDULE F (Form 990)

Department of the Treasury

Internal Revenue Service

#### Statement of Activities Outside the United States

► Complete if the organization answered "Yes" on Form 990, Part IV, line 14b, 15, or 16.

► Attach to Form 990.

► Go to www.irs.gov/Form990 for instructions and the latest information.

2020
Open to Public Inspection

Name of the organization

**Employer identification number** 

51-0401308 OCEANA, INC. General Information on Activities Outside the United States. Complete if the organization answered "Yes" on Form 990, Part IV, line 14b. 1 For grantmakers. Does the organization maintain records to substantiate the amount of its grants and other assistance, X Yes the grantees' eligibility for the grants or assistance, and the selection criteria used to award the grants or assistance? For grantmakers. Describe in Part V the organization's procedures for monitoring the use of its grants and other assistance outside the United States 3 Activities per Region. (The following Part I, line 3 table can be duplicated if additional space is needed.) (b) Number of (e) If activity listed in (d) (c) Number of (d) Activities conducted in the region (f) Total (a) Region employees, (by type) (such as, fundraising, proexpenditures offices is a program service, agents, and for and in the region gram services, investments, grants to describe specific type independent investments contractors of service(s) in the region recipients located in the region) in the region in the region MARINE SCIENCE, POLICY, CENTRAL AMERICA AND THE CARIBBEAN 12 PROGRAM SERVICES AND COMMUNICATIONS 816,193. CENTRAL AMERICA AND THE CARIBBEAN 0 0 FUNDRAISING 13,220. CENTRAL AMERICA AND GRANTS TO RECIPIENTS LOCATED IN REGION THE CARIBBEAN 0 0 110,374. EUROPE (INCLUDING MARINE SCIENCE, POLICY, AND COMMUNICATIONS ICELAND & GREENLAND) 3 34 PROGRAM SERVICES 4,647,389. EUROPE (INCLUDING ICELAND & GREENLAND) 0 0 FUNDRAISING 340,778. NORTH AMERICA CANADA AND MEXICO BUT NOT THE UNITED MARINE SCIENCE, POLICY, STATES 10 PROGRAM SERVICES AND COMMUNICATIONS 799,494. NORTH AMERICA -CANADA AND MEXICO. BUT NOT THE UNITED GRANTS TO RECIPIENTS STATES 0 LOCATED IN REGION 513,329. NORTH AMERICA -CANADA AND MEXICO BUT NOT THE UNITED STATES 0 0 FUNDRATSING 2,981. 5 56 7,243,758. 3 a Subtotal **b** Total from continuation 5,329,159. 58 sheets to Part I ...... Totals (add lines 3a

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

114

Schedule F (Form 990) 2020



12,572,917.

and 3b)

Schedule F (Form 990)	OCEANA,	INC.		51-04013	08 Page 1
Part I Continuation	on of Activitie	s per Regior	1. (Schedule F (Form 990), Part I, line	3)	
(a) Region	(b) Number of offices in the region	(c) Number of employees or agents in region	(d) Activities conducted in region (by type) (i.e., fundraising, program services, grants to recipients located in the region)	(e) If activity listed in (d) is a program service, describe specific type of service(s) in region	(f) Total expenditures for region
				MARINE SCIENCE, POLICY,	
SOUTH AMERICA	3	37	PROGRAM SERVICES	AND COMMUNICATIONS	3,566,990.
SOUTH AMERICA	0	0	FUNDRAISING		26,776.
				MARINE SCIENCE, POLICY,	1 510 202
SOUTH ASIA	1	21	PROGRAM SERVICES	AND COMMUNICATIONS	1,710,393.
EAST ASIA AND THE			GRANTS TO RECIPIENTS		
PACIFIC	0	0	LOCATED IN REGION		25,000.
Totals	4	58			5,329,159.

Part II Grants and Other Assistance to Organizations or Entities Outside the United States. Complete if the organization answered "Yes" on Form 990, Part IV, line 15, for any recipient who received more than \$5,000. Part II can be duplicated if additional space is needed.

1 (a) Name of organization	<b>(b)</b> IRS code section and EIN (if applicable)	(c) Region	(d) Purpose of grant	(e) Amount of cash grant	(f) Manner of cash disbursement	(g) Amount of noncash assistance	(h) Description of noncash assistance	(i) Method of valuation (book, FM\ appraisal, other)
		NORTH AMERICA -	TO SUPPORT OCEANA					
		CANADA AND	CANADA'S MISSION TO					
		MEXICO, BUT NOT	RESTORE CANADIAN					
		THE UNITED STATES	OCEANS.	467,744.	WIRE	0.		
		CENTRAL AMERICA	FOR THE BAN OF GIL					
		AND THE CARIBBEAN	NETS AND BYCATCH	110,374.	WIRE	0.		
			IN SUPPORT OF					
			RESEARCH PROJECT					
			("THE EXEMPT					
		NORTH AMERICA	PURPOSE") TO THE	25,000.	WIRE	0.		
2 Enter total number of				1				

3 Enter total number of other organizations or entities \_\_\_\_\_\_

Schedule F (Form 990) 2020

Part III Grants and Other Assistance to Individuals Outside the United States. Complete if the organization answered "Yes" on Form 990, Part IV, line 16.

Part III can be duplicated if additional space is needed.

(a) Type of grant or assistance	(b) Region	(c) Number of recipients	(d) Amount of cash grant	(e) Manner of cash disbursement	(f) Amount of noncash assistance	(g) Description of noncash assistance	(h) Method of valuation (book, FMV, appraisal, other)
FOR THE PEW MARINE							
FELLOWSHIP PROJECT, FOCUSED							
	EAST ASIA AND THE						
PUBLIC ENGAMENT AND	PACIFIC	1	25,000.	WIRE	0.		
-							

51-0401308

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)	Yes	X No
2	Did the organization have an interest in a foreign trust during the tax year? If "Yes," the organization may be required to separately 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; don't file with Form 990)	Yes	X 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)	Yes	X No
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)	Yes	X 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)	Yes	X 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 separately file Form 5713, International Boycott Report (see Instructions for Form 5713; don't file with Form 990)	Yes	X No

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Schedule F (Form 990) 2020

Page 5

Provide the information required by Part I, line 2 (monitoring of funds); Part I, line 3, column (f) (accounting method; amounts of investments vs. expenditures per region); Part II, line 1 (accounting method); Part III (accounting method); and Part III, column (c) (estimated number of recipients), as applicable. Also complete this part to provide any additional information. See instructions.

PART I, LINE 2:

OCEANA MAKES GRANTS TO FOREIGN ORGANIZATIONS OR INDIVIDUALS. HOWEVER, ON OCCASION OCEANA WILL MAKE A GRANT IN FURTHERANCE OF ITS MISSION. IN DOING SO, OCEANA MONITORS THE USE OF THE GRANT IN A MANNER APPROPRIATE UNDER THE CIRCUMSTANCES, INCLUDING THE NATURE OF THE GRANTEE AND THE PURPOSE OF THE GRANT.

PART I, LINE 3:

OCEANA REPORTED THE EXPENDITURES BASED ON THE ACCOUNTING METHOD USED IN ITS AUDITED FINANCIAL STATEMENTS WHICH IS ON AN ACCRUAL BASIS.

PART II, COLUMN (D):

REGION: NORTH AMERICA

(D) PURPOSE OF GRANT: IN SUPPORT OF RESEARCH PROJECT ("THE EXEMPT PURPOSE") TO THE UNIVERSITY OF BRITISH COLUMBIA

PART III, COLUMN (A):

REGION: EAST ASIA AND THE PACIFIC

(A) TYPE OF GRANT OR ASSISTANCE: FOR THE PEW MARINE FELLOWSHIP PROJECT, FOCUSED ON CONSERVATION EDUCATION, PUBLIC ENGAMENT AND CONSERVATION

ACTION

### **SCHEDULE G**

Department of the Treasury Internal Revenue Service

(Form 990 or 990-EZ)

### **Supplemental Information Regarding Fundraising or Gaming Activities**

Complete if the organization answered "Yes" on Form 990, Part IV, line 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.

OMB No. 1545-0047

Open to Public

Name of the organization

► Go to www.irs.gov/Form990 for instructions and the latest information.

Inspection Employer identification number

OCEANA,	INC.				51-0401	308					
Part I Fundraising Activities	Complete if the organization answer	ered "Y	es" or	n Form 990, Part IV, I	ine 17. Form 990-EZ	filers are not					
required to complete this par											
1 Indicate whether the organization rais											
a X Mail solicitations			_	overnment grants							
<b>b</b> X Internet and email solicitations			-	nment grants							
c X Phone solicitations	g X Special	l fundra	ising	events							
<b>d</b> X In-person solicitations											
2 a Did the organization have a written of			-								
key employees listed in Form 990, P	, , ,			· ·	X Yes						
<b>b</b> If "Yes," list the 10 highest paid individuals or entities (fundraisers) pursuant to agreements under which the fundraiser is to be											
compensated at least \$5,000 by the organization.											
		(iii) fundr	Did		(v) Amount paid	(vi) Amount paid					
(i) Name and address of individual	(ii) Activity	have ci	ustody	(iv) Gross receipts from activity	to (or retained by) fundraiser	to (or retained by)					
or entity (fundraiser)		or con contribu		Hom activity	listed in col. (i)	organization					
4&R STRATEGIC SERVICES, INC.		Yes	No								
- 1101 CONNECTICUT AVENUE,	FUNDRAISING COUNSEL		Х	98,824.	219,497.	-120,673.					
CHARITY BUZZ - 437 FIFTH				, -	, -	,					
AVENUE, 11TH FLOOR, NEW YORK,	PROFESSIONAL SOLICITOR	х		77,483.	17,398.	60,085.					
				,	,	,					
			<u> </u>	176,307.	236,895.	-60,588.					
3 List all states in which the organization	on is registered or licensed to solicit	contrib	utions	or has been notified	it is exempt from re	gistration					
or licensing.			- A T	70 777 7 3 347	MD M3 MT	101 MG MO					
AL, AK, AZ, AR, CA, CO, CT,											
MT, NE, NV, NH, NJ, NM, NY,	NC, ND, OH, OK, OR, PA,	KI,S	C, S	SD, TN, TX, UT	, VT, VA, WA,	WV,WI,WY					
DC											

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990 or 990-EZ. SEE PART IV FOR CONTINUATIONS

Schedule G (Form 990 or 990-EZ) 2020

Part II Fundraising Events. 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 NEW YORK (add col. (a) through CITY BENEFITSEACHANGE col. (c)) (total number) (event type) (event type) 1,180,799. 922,418. 543,370. 2,646,587. 1 Gross receipts 1,166,799. 528,370. 2 Less: Contributions 892,418. 2,587,587. 14,000. 30,000. **3** Gross income (line 1 minus line 2) 15,000. 59,000. 4 Cash prizes 5 Noncash prizes Direct Expenses 2,461. 2,461. 6 Rent/facility costs 4,962. 10,619. 5,657. 7 Food and beverages 808. 808. 8 Entertainment 18,300. 50,002. Other direct expenses 63,890. **10** Direct expense summary. Add lines 4 through 9 in column (d) -4,890. 11 Net income summary. Subtract line 10 from line 3, column (d) 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) Total gaming (add (c) Other gaming (a) Bingo Revenue bingo/progressive bingo col. (a) through col. (c)) Gross revenue 2 Cash prizes Direct Expenses Noncash prizes Rent/facility costs Other direct expenses Yes Yes Yes 6 Volunteer labor No 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) **9** Enter the state(s) in which the organization conducts gaming activities: a Is the organization licensed to conduct gaming activities in each of these states? **b** If "No," explain: 10a Were any of the organization's gaming licenses revoked, suspended, or terminated during the tax year? **b** If "Yes," explain:

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Schedule G (Form 990 or 990-EZ) 2020

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Sch	edule G (Form 990 or 990-EZ) 2020 OCEANA, INC。 51-	-040130	)8 Page <b>3</b>
11	Does the organization conduct gaming activities with nonmembers?	Ye	s No
	Is the organization a grantor, beneficiary or trustee of a trust, or a member of a partnership or other entity formed		
	to administer charitable gaming?	Ye	s No
13	Indicate the percentage of gaming activity conducted in:		
	The organization's facility	13a	%
	o An outside facility		%
	Enter the name and address of the person who prepares the organization's gaming/special events books and records:	102	,,,
•	Enter the harrie and dadress of the person time propares the organization organization organization of the person and records.		
	Name		
	Address ►		
	7 dudioso p		
15a	Does the organization have a contract with a third party from whom the organization receives gaming revenue?	Ye	s No
b	o If "Yes," enter the amount of gaming revenue received by the organization > \$ and the amount		
_	of gaming revenue retained by the third party > \$		
c	E If "Yes," enter name and address of the third party:		
	Name >		
	Address >		
16	Gaming manager information:		
	Name >		
	Gaming manager compensation > \$		
	, , <u> </u>		
	Description of services provided		
	☐ Director/officer ☐ Employee ☐ Independent contractor		
17	Mandatory distributions:		
а	Is the organization required under state law to make charitable distributions from the gaming proceeds to		
	retain the state gaming license?	Ye	s No
b	Enter the amount of distributions required under state law to be distributed to other exempt organizations or spent in the		
	organization's own exempt activities during the tax year ▶ \$		
Pa	Supplemental Information. Provide the explanations required by Part I, line 2b, columns (iii) and (v); and F	art III, lines	9, 9b, 10b,
	15b, 15c, 16, and 17b, as applicable. Also provide any additional information. See instructions.		
<u>SC</u>	HEDULE G, PART I, LINE 2B, LIST OF TEN HIGHEST PAID FUNDRAISEF	<b>≀S:</b>	
<u>(I</u>	) NAME OF FUNDRAISER: M&R STRATEGIC SERVICES, INC.		
(I	) ADDRESS OF FUNDRAISER:		
11	01 CONNECTICUT AVENUE, NW, 7TH FLOOR, WASHINGTON, DC 20036		
_			
(I	) NAME OF FUNDRAISER: CHARITY BUZZ		
(I	) ADDRESS OF FUNDRAISER:		
43			

### SCHEDULE I (Form 990)

Department of the Treasury Internal Revenue Service

# **Grants and Other Assistance to Organizations, Governments, and Individuals in the United States**

Complete if the organization answered "Yes" on Form 990, Part IV, line 21 or 22.

► Attach to Form 990.

► Go to www.irs.gov/Form990 for the latest information.

OMB No. 1545-0047

Open to Public Inspection

Name of the organization OCEANA, I	NC.						Employer identification number 51-0401308
Part I General Information on Grants a							31 0101300
Does the organization maintain records t criteria used to award the grants or assis     Describe in Part IV the organization's pro	stance?						on X Yes No
Part II Grants and Other Assistance to I	Domestic Organiz	zations and Domesti	c Governments. C	omplete if the orga	anization answered "\	Yes" on Form 990, Part	IV, line 21, for any
recipient that received more than \$	5,000. Part II can	be duplicated if addit	ional space is need	ed.			
1 (a) Name and address of organization or government	(b) EIN	(c) IRC section (if applicable)	(d) Amount of cash grant	(e) Amount of non-cash assistance	(f) Method of valuation (book, FMV, appraisal, other)	(g) Description of noncash assistance	(h) Purpose of grant or assistance
CENTER FOR STRATEGIC AND INTERNATIONAL STUDIES, INC. (CSIS) - 1616 RHODE ISLAND AVENUE NW -							TO SUPPORT THE JOINT PROJECT BETWEEN WWF AND CSIS TITLED "JOINT
WASHINGTON, DC 20036	52-1501082	501(C)(3)	180,000.	0.			CAMPAIGN ON ILLEGAL,
WORLD WILDLIFE FUND (WWF) 1250 24TH STREET NW							TO SUPPORT THE JOINT PROJECT BETWEEN WWF AND CSIS TITLED "JOINT
WASHINGTON, DC 20037	52-1693387	501(C)(3)	180,000.	0.			CAMPAIGN ON ILLEGAL,
CLEAN COASTS, CLEAN WATER, CLEAN							CONTRIBUTION TO CALIFORNIA PLASTICS
STREETS - 555 CAPITOL MALL, SUITE 400 - SACRAMENTO, CA 95814	84-4128252	501(C)(4)	50,000.	0.			BALLOT INITIATIVE CAMPAIGN COMMITTEE EFFORT
AMERICAN UNIVERSITY 4400 MASSACHUSETTS AVENUE NW WASHINGTON, DC 20016	53-0196549	501(C)(3)	34,297.	0.			TO SUPPORT RESEARCH PROJECT - "SEAFOOD TRADE ANALYSIS OF MAJOR FISHING COUNTRIES" - CONDUCTED BY
SURF INDUSTRY MANUFACTURERS ASSOCIATION (SIMA) - 27068 LA PAZ	22 0205201	E01/g)/(C)					TO ASSIST ORGANIZATION WHOSE EFFORTS ARE FOCUSED ON ENHANCING THE OCEANIC
ROAD, #570 - ALISO VIEJO, CA 92656	33-0385201	DOT(C)(0)	20,000.	0.			ENVIRONMENT.
SECOND HARVEST FOOD BANK OF ORANGE COUNTY - 8014 MARINE WAY - IRVINE,							TO ASSIST ORGANIZATION WHOSE EFFORTS ARE FOCUSED ON SECURING FOOD
CA 92618	32-0362611	501(C)(3)	15,000.	0.			ASSISTANCE TO LOCAL
2 Enter total number of section 501(c)(3) a	nd government ord	anizations listed in th	e line 1 table				<b>•</b> 4.

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

3 Enter total number of other organizations listed in the line 1 table

SEE PART IV FOR COLUMN (H) DESCRIPTIONS

COPY

Schedule I (Form 990) 2020

(a) Type of grant or assistance	(b) Number of recipients	(c) Amount of cash grant	(d) Amount of non- cash assistance	(e) Method of valuation (book, FMV, appraisal, other)	(f) Description of noncash assistance
art IV Supplemental Information. Provide the information	required in Part I, lin	e 2; Part III, column	n (b); and any other ad	Iditional information.	
ART I, LINE 2:					
CEANA MAKES GRANTS TO ORGANIZAT	IONS OR IND	IVIDUALS.	HOWEVER, O	N OCCASION	
CEANA WILL MAKE A GRANT IN FURT	HERANCE OF	ITS MISSIC	ON. IN DOIN	G SO, OCEANA	
ONITORS THE USE OF THE GRANT IN	A MANNER A	PPROPRIATI	E UNDER THE		
IRCUMSTANCES, INCLUDING THE NAT					
RANT.					
ART II, LINE 1, COLUMN (H):					

Supplemental information
CENTER FOR STRATEGIC AND INTERNATIONAL STUDIES, INC. (CSIS)
(H) PURPOSE OF GRANT OR ASSISTANCE: TO SUPPORT THE JOINT PROJECT BETWEEN
WWF AND CSIS TITLED "JOINT CAMPAIGN ON ILLEGAL, UNREPORTED AND
UNREGULATED (IUU) FISHING, TRANSPARENCY AND HUMAN RIGHTS".
NAME OF ORGANIZATION OR GOVERNMENT: WORLD WILDLIFE FUND (WWF)
(H) PURPOSE OF GRANT OR ASSISTANCE: TO SUPPORT THE JOINT PROJECT BETWEEN
WWF AND CSIS TITLED "JOINT CAMPAIGN ON ILLEGAL, UNREPORTED AND
UNREGULATED (IUU) FISHING, TRANSPARENCY AND HUMAN RIGHTS".
NAME OF ORGANIZATION OR GOVERNMENT: AMERICAN UNIVERSITY
(H) PURPOSE OF GRANT OR ASSISTANCE: TO SUPPORT RESEARCH PROJECT -
"SEAFOOD TRADE ANALYSIS OF MAJOR FISHING COUNTRIES" - CONDUCTED BY DR.
JESSICA GEPHART.
NAME OF ORGANIZATION OR GOVERNMENT:
SECOND HARVEST FOOD BANK OF ORANGE COUNTY
(H) PURPOSE OF GRANT OR ASSISTANCE: TO ASSIST ORGANIZATION WHOSE EFFORTS
ARE FOCUSED ON SECURING FOOD ASSISTANCE TO LOCAL COMMUNITIES.

### SCHEDULE J (Form 990)

Department of the Treasury

# **Compensation Information**

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

➤ Complete if the organization answered "Yes" on Form 990, Part IV, line 23.

➤ Attach to Form 990.

**2020** 

OMB No. 1545-0047

Open to Public Inspection

Internal Revenue Service Name of the organization

OCEANA,

INC.

► Go to www.irs.gov/Form990 for instructions and the latest information.

Employer identification number 51-0401308

Pa	art I Questions Regarding Compensation								
			Yes	No					
1a	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 indemnification and gross-up payments Health or social club dues or initiation fees								
	Discretionary spending account Personal services (such as maid, chauffeur, chef)			l					
b	If any of the boxes on line 1a are checked, did the organization follow a written policy regarding payment or			l					
	reimbursement or provision of all of the expenses described above? If "No," complete Part III to explain	1b							
2	Did the organization require substantiation prior to reimbursing or allowing expenses incurred by all directors,								
	trustees, and officers, including the CEO/Executive Director, regarding the items checked on line 1a?								
3	Indicate which, if any, of the following the 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.								
	X Compensation committee								
	Independent compensation consultant  X Compensation survey or study								
	X Form 990 of other organizations X Approval by the board or compensation committee								
				l					
4	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:								
а	Receive a severance payment or change-of-control payment?	4a		X					
b	Participate in or receive payment from a supplemental nonqualified retirement plan?	4b		X					
С	Participate in or receive payment from an equity-based compensation arrangement?	4c		Х					
	If "Yes" to any of lines 4a-c, list the persons and provide the applicable amounts for each item in Part III.								
				l					
	Only section 501(c)(3), 501(c)(4), and 501(c)(29) organizations must complete lines 5-9.								
5	For persons listed on Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any compensation								
	contingent on the revenues of:								
а	The organization?	5a		X					
b	Any related organization?	5b		Х					
	If "Yes" on line 5a or 5b, describe in Part III.								
6	For persons listed on Form 990, Part VII, Section A, line 1a, did the organization pay or accrue any compensation								
	contingent on the net earnings of:								
а	The organization?	6a		X					
b	Any related organization?	6b		Х					
	If "Yes" on line 6a or 6b, describe in Part III.								
7	For persons listed on Form 990, Part VII, Section A, line 1a, did the organization provide any nonfixed payments								
	not described on lines 5 and 6? If "Yes," describe in Part III	7		X					
8	Were any amounts reported on Form 990, Part VII, paid or accrued pursuant to a contract that was subject to the								
	initial contract exception described in Regulations section 53.4958-4(a)(3)? If "Yes," describe in Part III	8		X					
9	If "Yes" on line 8, did the organization also follow the rebuttable presumption procedure described in								
	Regulations section 53 4958.6(c)?	a		i					

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

Schedule J (Form 990) 2020



Schedule J (Form 990) 2020 OCEANA, INC. 51-0401308 Page 2

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

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

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

		(B) Breakdown of W-2 and/or 1099-MISC compensation			(C) Retirement and	(D) Nontaxable	(E) Total of columns	(F) Compensation	
(A) Name and Title		(i) Base compensation	(ii) Bonus & incentive compensation	(iii) Other reportable compensation	other deferred compensation	benefits	(B)(i)-(D)	in column (B) reported as deferred on prior Form 990	
(1) ANDREW F. SHARPLESS	(i)	454,319.	0.	0.	34,199.	9,365.	497,883.	0.	
	ii)	0.	0.	0.	0.	0.	0.	0.	
(2) JAMES F. SIMON	(i)	358,405.	0.	0.	33,077.	11,596.	403,078.	0.	
PRESIDENT & GENERAL COUNSE	ii)	0.	0.	0.	0.	0.	0.	0.	
(3) CHRISTOPHER M. SHARKEY	(i)	272,669.	0.	0.	33,390.	6,443.	312,502.	0.	
CHIEF FINANCIAL OFFICER	ii)	0.	0.	0.	0.	0.	0.	0.	
(4) JACQUELINE SAVITZ	(i)	259,834.	0.	0.	27,893.	5,627.	293,354.	0.	
SVP, UNITED STATES	ii)	0.	0.	0.	0.	0.		0.	
(5) NANCY GOLDEN	(i)	254,194.	0.	0.	30,492.	2,381.	287,067.	0.	
VICE PRESIDENT OF DEVELOPM	ii)	0.	0.	0.	0.	0.		0.	
(6) MATTHEW M. LITTLEJOHN	(i)	237,074.	0.	0.	25,860.	7,403.	270,337.	0.	
SVP, STRATEGIC MKTG & COMM	ii)	0.	0.	0.	0.	0.	0.	0.	
(7) KATHY WHELPLEY	(i)	221,124.	0.	0.	28,290.	11,241.	260,655.	0.	
	ii)	0.	0.	0.	0.	0.	0.	0.	
(8) PASCALE MOEHRLE	(i)	216,403.	0.	0.	0.	0.	216,403.	0.	
	ii)	0.	0.	0.	0.	0.	0.	0.	
(9) SUSAN MURRAY	(i)	181,981.	0.	0.	22,409.	6,378.	210,768.	0.	
DEPUTY VP, PACIFIC	ii)	0.	0.	0.	0.	0.	0.	0.	
(10) KATHRYN MATTHEWS	(i)	179,621.	0.	0.	21,696.	2,651.	203,968.	0.	
CHIEF SCIENTIST	ii)	0.	0.	0.	0.	0.	0.	0.	
(11) ERIC BILSKY	(i)	179,920.	0.	0.	21,557.	1,333.	202,810.	0.	
SR. ATTORNEY/ASST. GENERAL	ii)	0.	0.	0.	0.	0.	0.	0.	
	(i)								
	ii)								
	(i)								
(	ii)								
1	(i)								
(	ii)								
	(i)								
	ii)								
	(i)								
	ii)								

Schedule J (Form 990) 2020



### **SCHEDULE L**

Department of the Treasury

Internal Revenue Service

(Form 990 or 990-EZ)

### **Transactions With Interested Persons**

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

► Attach to Form 990 or Form 990-EZ.

Go to www.irs.gov/Form990 for instructions and the latest information.

OMB No. 1545-0047

**ZUZU**Open To Public

Name of the organization

Employer identification number

Inspection

	0	CEANA,	I)	NC.						51	-04	013	8 0		
Part I	Excess Bene	fit Transa	actio	ons (section 50	01(c)(3	), secti	on 501(c)(4), and see	ctior	n 501(c)(29) orgai	nizatio	ns on	ly).			
							rt IV, line 25a or 25b								
1 , ,				lelationship betv			ified						(d)	Corre	cted?
(a) N	ame of disqualified p	erson	person and organization				(6	c) D	escription of tran	sactio	n			es	No
2 Ente	er the amount of tax is	ncurred by t	he or	ganization man	agers	or disa	ualified persons dur	ina 1	the vear under						
		•		•	•			•	•		<b>\$</b>				
	er the amount of tax,										\$				
	are arrearing or tari,	,,	-, ·								Ť				
Part II	Loans to and	l/or From	Inte	erested Pers	ons.										
	Complete if the c	rganization	ansv	vered "Yes" on F	orm 9	990-EZ.	Part V, line 38a or F	orm	n 990. Part IV. line	e 26: c	or if the	e orgai	nizatio	n	
	reported an amou						,		, , ,	, -		9-			
	(a) Name of	(b) Relations		(c) Purpose	(d) Lo	an to or	(e) Original	(1	f) Balance due	(g)	In	<b>(h)</b> App	oroved	(i) W	/ritten
inte	interested person with organ			of loan		n the ization?	principal amount	`	•	defa		by boo	ard or ittee?	agree	ment?
					То	From				Yes	No	Yes	No	Yes	No
Γotal							> \$								
Part III	Grants or As	sistance	Ben	efiting Inter	este	d Per	sons.								
	Complete if the c	organization	ansv	ered "Yes" on F	orm 9	990, Pa	rt IV, line 27.								
(a)	Name of interested p	erson	(	b) Relationship	betwe	en	(c) Amount of		<b>(d)</b> Type			(e)	) Purp	ose of	f
				interested pers		d	assistance		assistan	ce		á	assista	ance	
				the organiza	ation										
											$\perp$				
			_								$\perp$				
									•		- 1				

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

Schedule L (Form 990 or 990-EZ) 2020

# 51-0401308 Page 2 Schedule L (Form 990 or 990-EZ) 2020 OCEANA, INC. Part IV Business Transactions Involving Interested Persons. Complete if the organization answered "Yes" on Form 990, Part IV, line 28a, 28b, or 28c. (e) Sharing of (b) Relationship between interested (a) Name of interested person (c) Amount of (d) Description of organization's person and the organization transaction transaction revenues? Yes No SARAH BEDOLFE SARAH IS THE DAUGHT 67,070.SARAH L. BE Х 20,385. SUSAN SIDAM SUSAN SIDAMON-ERISTOFF SUSAN IS THE DAUGHT Х Part V Supplemental Information. Provide additional information for responses to questions on Schedule L (see instructions). SCH L, PART IV, BUSINESS TRANSACTIONS INVOLVING INTERESTED PERSONS: (A) NAME OF PERSON: SARAH BEDOLFE (B) RELATIONSHIP BETWEEN INTERESTED PERSON AND ORGANIZATION: SARAH IS THE DAUGHTER OF BOARD DIRECTOR, HERBERT M. BEDOLFE, III (D) DESCRIPTION OF TRANSACTION: SARAH L. BEDOLFE IS AN EMPLOYEE OF OCEANA AND HER TOTAL COMPENSATION PAID FOR THE YEAR ENDED DECEMBER 31, 2020 WAS \$67,070. (A) NAME OF PERSON: SUSAN SIDAMON-ERISTOFF (B) RELATIONSHIP BETWEEN INTERESTED PERSON AND ORGANIZATION: SUSAN IS THE DAUGHTER OF BOARD DIRECTOR, SIMON SIDAMON-ERISTOFF (C) AMOUNT OF TRANSACTION \$ 20,385. (D) DESCRIPTION OF TRANSACTION: SUSAN SIDAMON-ERISTOFF WAS EMPLOYED WITH OCEANA THROUGH MAY 29, 2020 AND HER TOTAL COMPENSATION PAID FOR THE YEAR ENDED DECEMBER 31, 2020 WAS \$20,385. (E) SHARING OF ORGANIZATION REVENUES? = NO

11260723 150872 193251

### **SCHEDULE M** (Form 990)

**Noncash Contributions** 

OMB No. 1545-0047

Open to Public Inspection

Department of the Treasury Internal Revenue Service

▶ Complete if the organizations answered "Yes" on Form 990, Part IV, lines 29 or 30.

➤ Attach to Form 990.

► Go to www.irs.gov/Form990 for instructions and the latest information.

Name of the organization Employer identification number OCEANA, INC. 51-0401308

Par	t I Types of Property						
		(a) Check if applicable	(b) Number of contributions or items contributed	(c) Noncash contribution amounts reported on Form 990, Part VIII, line 1g	(d) Method of det noncash contribut	•	ts
1	Art - Works of art			, , , , , <u>, , , , , , , , , , , , , , </u>			
2	Art - Historical treasures						
3	Art - Fractional interests						
4	Books and publications						
5	Clothing and household goods	X		48,255.	RETAIL SALES	PRIC	E
6	Cars and other vehicles						
7	Boats and planes						
8	Intellectual property						
9	Securities - Publicly traded	X	34	136,837.	FAIR MARKET	VALUE	<u> </u>
10	Securities - Closely held stock						
11	Securities - Partnership, LLC, or trust interests						
12	Securities - Miscellaneous						
13	Qualified conservation contribution -						
14	Qualified conservation contribution - Other						
 15	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 ()						
29	Number of Forms 8283 received by the organiz	-	•				
	for which the organization completed Form 828	33, Part V, D	onee Acknowledg	ement <b>29</b>			
				=		Yes	No
30a	During the year, did the organization receive by				I		
	must hold for at least three years from the date					00	v
	exempt purposes for the entire holding period?					30a	X
	If "Yes," describe the arrangement in Part II.	aliay that ==	auiros the review a	of any nanetanderd contribert	ions?	31 X	
31 220	Does the organization have a gift acceptance p	•	•	•	ions?	31 X	+
s∠a	Does the organization hire or use third parties of contributions?			cit, process, or sell noncash		32a X	
b	If "Yes," describe in Part II.						
33	If the organization didn't report an amount in co	olumn (c) for	a type of property	for which column (a) is chec	ked,		
	describe in Part II.						

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

Schedule M (Form 990) 2020

Part II Supplemental Information. Provide the information required by Part I, lines 30b, 32b, and 33, and whether the organization is reporting in Part I, column (b), the number of contributions, the number of items received, or a combination of both. Also complete this part for any additional information.
SCHEDULE M, LINE 32B:
CHARITY BUZZ SOLICITED, COLLECTED, AND PROCESSED NON-CASH DONATIONS
RELATED TO OCEANA'S FUNDRAISING EVENTS.

Schedule M (Form 990) 2020

032142 11-23-20

#### SCHEDULE O

Internal Revenue Service

(Form 990 or 990-EZ)

Department of the Treasury

## Supplemental Information to Form 990 or 990-EZ

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

Attach to Form 990 or 990-EZ.

Open to Public Inspection

OMB No. 1545-0047

Go to www.irs.gov/Form990 for the latest information.

DESCRIPTION OF ORGANIZATION MISSION:

Name of the organization

FORM 990, PART

OCEANA, INC.

LINE 1,

RETURN THE OCEANS TO THEIR FORMER ABUNDANCE.

I,

Employer identification number 51-0401308

FORM 990, PART III, LINE 1, DESCRIPTION OF ORGANIZATION'S MISSION:

OCEANA WAS FOUNDED IN 2001 BY AN INTERNATIONAL GROUP OF FOUNDATIONS.

DESPITE REPEATED SCIENTIFIC REPORTS OF WIDESPREAD FISHERY COLLAPSE

CAUSED BY OVERFISHING, THE FOUNDERS DISCOVERED THAT LEADING

ENVIRONMENTAL FOUNDATIONS SPENT LESS THAN HALF OF ONE PERCENT OF THEIR

RESOURCES ON OCEAN CONSERVATION. HEALTHY OCEANS CONTRIBUTE

SIGNIFICANTLY TO FEEDING A GROWING WORLD POPULATION AND TO MITIGATING

THE EFFECTS OF CLIMATE CHANGE, YET NO INTERNATIONAL ORGANIZATION WAS

WORKING EXCLUSIVELY TO PROTECT AND RESTORE ABUNDANT OCEAN FISHERIES.

OCEANA'S FOUNDERS ENVISIONED AN ORGANIZATION DEDICATED SOLELY TO

ACHIEVING SIGNIFICANT IMPROVEMENTS IN OCEAN MANAGEMENT POLICIES THROUGH

A SCIENCE-BASED APPROACH, USING CAREFULLY CHOSEN NATIONAL CAMPAIGNS

WITH FIXED DEADLINES AND MEASURABLE GOALS.

TODAY, OCEANA HAS GROWN FROM AN AMBITIOUS START-UP TO AN INTERNATIONAL
ORGANIZATION WITH A RECORD OF RESULTS ON FOUR CONTINENTS. TOGETHER WITH
OUR ALLIES, WE HAVE WON NEARLY 200 SIGNIFICANT POLICY VICTORIES AND
PROTECTED MORE THAN 10 MILLION SQUARE KILOMETERS OF OCEAN HABITAT.
OCEANA SUPPORTS SCIENCE-DRIVEN OCEAN MANAGEMENT IN THE MOST PRODUCTIVE
PARTS OF THE WORLD'S OCEANS, WITH TEAMS WORKING IN COUNTRIES WHICH
CONTROL ABOUT A THIRD OF THE WORLD'S WILD OCEAN FISHERIES (BY CATCH):
THE UNITED STATES, THE EUROPEAN UNION, THE UNITED KINGDOM, BELIZE,

BRAZIL, CANADA, CHILE, MEXICO, PERU AND THE PHILIPPINES.

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

Schedule O (Form 990 or 990-EZ) 2020

Name of the organization **Employer identification number** OCEANA, 51-0401308 INC. OCEANA'S CAMPAIGNS CARRY OUT FOUR KEY STRATEGIES: STOP OVERFISHING THROUGH SCIENCE-BASED FISHERY MANAGEMENT, AND BY DETERRING ILLEGAL FISHING; PROTECT HABITAT AND THE ECOSYSTEMS THAT DEPEND ON THEIR HEALTH, EXPAND TRANSPARENCY OF FISHING ACTIVITY AND GOVERNMENT DECISION-MAKING PROCESSES, AND - LIMIT POLLUTION, BY STOPPING THE EXPANSION OF OFFSHORE OIL DRILLING AND REDUCING THE PRODUCTION OF SINGLE-USE PLASTICS. OCEANA'S CAMPAIGNS HAVE DEMONSTRATED THE EFFECTIVENESS OF THESE STRATEGIES FOR RESTORING OCEANS. WITH SOUND POLICIES IN PLACE, OCEAN ECOSYSTEMS RECOVER, OFTEN RAPIDLY, AND ABUNDANT FISHERIES RETURN, EVEN EXCEEDING FORMER LEVELS. A FULLY PRODUCTIVE OCEAN CAN PROVIDE A MEAL A DAY FOR A BILLION PEOPLE, FOREVER. TOGETHER WITH OUR ALLIES, WE ARE SAVING THE OCEANS TO FEED THE WORLD. FORM 990, PART III, LINE 4A, PROGRAM SERVICE ACCOMPLISHMENTS: CREATION OF A GILLNET LICENSE BUYBACK FUND. WHEN COMBINED WITH AN ADDITIONAL \$1 MILLION BZD RAISED BY THE COALITION FOR SUSTAINABLE FISHERIES TO TRANSITION LICENSED GILLNET FISHERS TO ALTERNATIVE GEAR AND/OR LIVELIHOODS, THIS PACKAGE OF FUNDING CONVINCED THE GOVERNMENT OF BELIZE TO SIGN AN AGREEMENT WITH OCEANA AND THE COALITION TO BAN GILLNETS. THE IMPLEMENTATION OF THE PROPOSED GILLNET BUYBACK FUND, WHICH HAS ALREADY BEGUN DISBURSING ITS FUNDS, WILL HELP FACILITATE

SUSTAINABLE INCOME DIVERSIFICATION OPPORTUNITIES FOR FISHERFOLK IN

Name of the organization

**Employer identification number** 

DESTRUCTIVE FISHING GEAR. IN DOING SO, THIS PROJECT WILL HAVE A

SIGNIFICANT BENEFIT TO BELIZEAN FISHERY ABUNDANCE AND THE HEALTH OF THE

MESOAMERICAN REEF. SINCE THE LAW WENT INTO EFFECT, ALL NETS FROM ALL

QUALIFIED GILLNET FISHERS - APPROXIMATELY 25,000 FEET OF NETS - HAVE

BEEN COLLECTED ALONG WITH TAGS AND LICENSES AND ARE BEING SECURED BY

THE COAST GUARD. THE NEWLY-ENACTED BAN ON GILLNETS IS A HUGE STEP IN

PROTECTING BELIZE'S OCEAN - HOME TO 40 PERCENT OF THE WORLD'S

SECOND-LARGEST CORAL REEF SYSTEM - FROM DESTRUCTIVE FISHING. THE

GOVERNMENT'S BAN ON GILLNETS ADDRESSES A DIRE THREAT TO THE RESILIENCY

OF BELIZE'S REEF AND HELPS IT ADAPT TO THE IMPACTS OF CLIMATE CHANGE

#### REDUCE SINGLE-USE PLASTICS

OVER THE NEXT FEW DECADES.

IN JANUARY 2020, THE GOVERNMENT OF BELIZE OFFICIALLY BANNED SEVERAL

SINGLE-USE DISPOSABLE FOOD PLASTIC ITEMS, INCLUDING CLAMSHELLS, PLATES,

BOWLS, LIDS, UTENSILS, BAGS AND STRAWS. THESE ITEMS REPRESENT

APPROXIMATELY 20 PERCENT OF THE SOLID WASTE COLLECTED IN BELIZE. THE

NATIONAL PLASTICS LAW PROVIDED THAT, ON JULY 15, THE MANUFACTURING OF

SINGLE-USE STYROFOAM AND PLASTIC ITEMS WAS TO CEASE. HOWEVER, IN

MID-JULY, THE MANUFACTURERS REQUESTED AN EXTENSION. TO JUSTIFY THEIR

EXTENSION, THE BUSINESSES ASSERTED THAT THE COVID-19 PANDEMIC HAD "USED

UP MOST OF THE NATIONAL INVENTORY FOR PROHIBITED PRODUCTS" AND THAT

THERE WERE "INSUFFICIENT SUPPLIES TO MEET ONGOING DEMAND." BELIZE'S

CABINET GRANTED THE EXTENSION, ALLOWING MANUFACTURING TO CONTINUE UNTIL

FEBRUARY 2021. IN BELIZE, MANUFACTURERS PRODUCE 35 MILLION SINGLE-USE

PLASTIC BAGS AND FIVE MILLION PIECES OF STYROFOAM FOOD ITEMS. THE

GOVERNMENT JUSTIFIED THIS EXTENSION AS "A WAY OF HELPING TO KEEP

Schedule O (Form 990 or 990-EZ) 2020 **COPY** 193251\_1

Schedule O (Form 990 or 990-EZ) 2020 Page 2 **Employer identification number** Name of the organization 51-0401308 OCEANA, INC. EMPLOYED PERSONS EMPLOYED, EVEN IF THEIR JOBS ARE TO MAKE SINGLE-USE PLASTIC ITEMS. " SALE AND POSSESSION OF SINGLE-USE PLASTICS IS NOW SCHEDULED TO BE PROHIBITED IN 2021. BRAZIL DESPITE THE TERRIBLE COVID-19 PANDEMIC, OCEANA WAS ABLE TO ACHIEVE PROGRESS IN BRAZIL DURING 2020. BAN BOTTOM TRAWLING IN THE STATE OF RIO GRANDE DO SUL OCEANA HAS BEEN CAMPAIGNING FOR TWO YEARS TO DEFEND A BOTTOM TRAWL BAN IN THE STATE OF RIO GRANDE DO SUL, A BAN WHICH WE HELPED SECURE IN 2018. THE SUPREME COURT ISSUED A DECISION ON JUNE 18, 2020 IN AN UNRELATED CASE CHALLENGING A LAW IN AMAPA STATE BANNING INDUSTRIAL SHRIMP BOTTOM TRAWLING IN COASTAL WATERS. THE COURT UNANIMOUSLY DECIDED THAT STATE LAWS BANNING BOTTOM TRAWLING ARE FULLY CONSTITUTIONAL. THIS DECISION IS A FAVORABLE PRECEDENT FOR OUR CAMPAIGN TO DEFEND THE BOTTOM TRAWLING BAN IN RIO GRANDE DO SUL. FISHERIES IN THE AREA ARE ALREADY REPORTING INCREASED CATCHES OF SHRIMP, WITHIN TWO YEARS OF THE BAN BEING IMPLEMENTED. UNFORTUNATELY, ON DECEMBER 16, 2020, THE SUPREME COURT ISSUED A DECISION THAT ENABLES THE TERRITORIAL SEAS OFF THE COAST OF RIO GRANDE

DO SUL TO REOPEN FOR BOTTOM TRAWLING. THE COURT GRANTED A MOTION FOR PRELIMINARY INJUNCTION AGAINST THE BOTTOM-TRAWL BAN, AND ALTHOUGH THE INJUNCTION LASTS ONLY UNTIL THE SUPREME COURT RULES ON THE MERITS, BRAZIL'S SUPREME COURT CAN TAKE YEARS TO RESOLVE A CASE, SO THIS IS AN IMPORTANT AND ALARMING DEVELOPMENT.

Schedule O (Form 990 or 990-EZ) 2020 **Employer identification number** Name of the organization 51-0401308 OCEANA, INC. IMPLEMENTING CATCH LIMITS FOR COMMERCIAL FISHERIES WE HAVE COMPLETED STOCK ASSESSMENTS FOR THREE FISHERIES AND MET AN IMPORTANT MILESTONE WHEN WE SUCCESSFULLY CONVINCED ARTISANAL FISHERS WHO CATCH LOBSTER, WHO WERE INITIALLY RELUCTANT TO ADOPT ANY TYPE OF CONTROL, TO SUPPORT OCEANA IN FAVOR OF A QUOTA SYSTEM. WE HELD A SERIES OF FOUR WORKSHOPS TO EXPLAIN THE CONCEPTS OF STOCK ASSESSMENTS, FISHING OUOTAS AND THE CURRENT STATE OF THE LOBSTER STOCK, RESULTING IN AN OFFICIAL DOCUMENT PREPARED BY 120 ARTISANAL FISHERS THAT PETITIONED THE GOVERNMENT TO SET A FISHING QUOTA FOR LOBSTER. THIS WILL HELP SUPPORT THE SUSTAINABILITY OF THIS FISHERY. LAST YEAR THE GOVERNMENT SHUT DOWN THE DECISION-MAKING FISHERIES MANAGEMENT COUNCILS (FMCS) THAT WERE RESPONSIBLE FOR ESTABLISHING THESE LIMITS. WE HAVE IDENTIFIED WAYS AROUND THIS TO ACHIEVE OUR GOAL, BRINGING TOGETHER EXPERTS TO DEVELOP STOCK ASSESSMENTS FOR IMPORTANT BUT DATA-POOR COMMERCIAL SPECIES AND WORKING WITH THE FISHING SECTOR TO DEVELOP AND TEST MONITORING, CONTROL, AND TRACEABILITY TOOLS, AND ADVOCATE FOR REGULATIONS FOR CATCH LIMITS BASED ON OUR RECOMMENDATIONS. IMPROVING FISHERIES MONITORING OCEANA WON A MAJOR REFORM FOR BRAZIL'S FISHERIES IN JULY 2020 WHEN PRESIDENT BOLSONARO AND SECRETARY OF FISHERIES FORMALLY LAUNCHED A NEW ONLINE LOGBOOK SYSTEM FOR REPORTING CATCH DATA WITHIN BRAZIL'S INDUSTRIAL FISHING FLEET, COMPRISED OF NEARLY 6,000 VESSELS. THIS SYSTEM, WHICH WILL STRENGTHEN FISHERIES MANAGEMENT AND DATA COLLECTION THROUGHOUT BRAZIL, IS ALREADY ONLINE AND REPLACING THE TRADITIONAL BUT

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INEFFECTIVE PAPER-BASED FORMS. THIS IS AN IMPORTANT ACHIEVEMENT FOR A

COUNTRY THAT LACKS BASIC INFORMATION ON ITS FISHERIES. BRAZIL AND

Name of the organization OCEANA, INC.

Employer identification number 51-0401308

MYANMAR ARE THE ONLY TWO TOP-50 FISHING NATIONS THAT DO NOT PROVIDE

REGULAR DATA ON MARINE CAPTURE FISHERIES TO THE FOOD AND AGRICULTURE

ORGANIZATION (FAO).

HAVING ONLINE LOGBOOKS IN PLACE DOES NOT NECESSARILY MEAN THAT DATA IS

ACCESSIBLE IN A USABLE WAY. OUR NEXT CHALLENGE IS TO PUSH FOR

TRANSPARENCY AND FULL ACCESS TO FISHING INFORMATION. WE HAVE THEREFORE

INITIATED A NEW PROJECT WITH GLOBAL FISHING WATCH AND OTHER PARTNERS,

CALLED THE OPEN TUNA PROJECT, TO DEMONSTRATE THE BENEFITS OF

TRANSPARENCY BY WORKING DIRECTLY WITH BRAZIL'S INDUSTRIAL TUNA FISHING

FLEET. WE HAVE ALREADY CONVINCED THE LONGLINE TUNA INDUSTRY TO

VOLUNTARILY OPEN LOGBOOK DATA, AND OLD PAPER FORMS ARE BEING UPLOADED

TO THE PROJECT'S DATABASE. THIS OPEN TUNA PROJECT WILL CREATE A

BENCHMARK ON TRANSPARENCY AND ACCESS TO INFORMATION, PUSHING THE

GOVERNMENT TO MAKE ALL FISHERIES DATA PUBLIC.

LIMIT SINGLE-USE PLASTICS

IN NOVEMBER 2020, OCEANA IN BRAZIL PUBLISHED A REPORT ON SINGLE-USE

PLASTICS, DESCRIBING THE PLASTIC INDUSTRY, BRAZIL'S WASTE MANAGEMENT

SYSTEM, OCEAN POLLUTION IMPACTS TO THE BRAZILIAN MARINE FAUNA, AND

ALTERNATIVES TO SINGLE-USE PLASTICS. OUR REPORT RECOMMENDS NATIONAL

LEGISLATION TO REDUCE SINGLE-USE PLASTICS, ACTION BY COMPANIES TO OFFER

PLASTIC-FREE CHOICES TO CONSUMERS, AND CREATION OF PLASTIC-FREE ZONES

IN PUBLIC AND PRIVATE SPACES. WE PRESENTED THE HIGHLIGHTS OF OUR REPORT

TO THE LEADERS OF THE ENVIRONMENTAL COMMISSIONS IN BOTH THE HOUSE AND

THE SENATE, WHO SAID THEY WERE IMPRESSED BY THE FACTS AND OFFERED TO

HOST PUBLIC HEARINGS AS SOON AS CONGRESS RETURNS TO ITS NORMAL

OPERATIONS. WE ALSO DRAFTED A NEW BILL FOR CONGRESS THAT WOULD

2020.04001 OCEANA, INC.

**Employer identification number** Name of the organization 51-0401308 OCEANA, INC. GRADUALLY ELIMINATE DISPOSABLE PLASTICS SUCH AS STYROFOAM CONTAINERS, UTENSILS, PLATES AND CUPS, AS WELL AS REQUIRING A FEE FOR PLASTIC BAGS. OCEANA CANADA IN 2020, OCEANA INC. PROVIDED CHARITABLE CONTRIBUTIONS AND IN-KIND SUPPORT TO OCEANA CANADA, AN INDEPENDENT NONPROFIT ORGANIZATION INCORPORATED UNDER CANADIAN LAW. WITH OUR SUPPORT, OCEANA CANADA ACHIEVED THE FOLLOWING VICTORIES: REBUILD CANADA'S FISHERIES OCEANA ACHIEVED A MAJOR CAMPAIGN VICTORY IN 2019 TO GAIN A REFORM OF THE FISHERIES ACT THAT REQUIRES REBUILDING PLANS FOR DEPLETED STOCKS. UNFORTUNATELY, WE HAVE NOT YET ACHIEVED OUR GOAL TO GET REGULATIONS ENACTED THAT SUPPORT THE FISHERIES ACT, WHICH WERE DELAYED DUE TO THE COVID-19 PANDEMIC. IN EARLY 2021 DRAFT REGULATIONS WERE RELEASED THAT OCEANA IS NOT SATISFIED WITH, AND WE ARE FOCUSED ON IMPROVING THEM. SPECIFICALLY, WE ARE PUSHING FOR: REGULATIONS THAT REQUIRE REBUILDING PLANS AND THAT INCLUDE A TIMELINE FOR REBUILDING, TARGETS AND REFERENCE POINTS FOR STOCK ABUNDANCE; - FISHERY MONITORING POLICY IMPLEMENTATION WORKPLANS WITH PRIORITIES AND TIMELINES THAT ENSURES SUFFICIENT LEVELS OF MONITORING OF ALL RETAINED AND DISCARDED CATCH WITHIN FIVE YEARS FOR ALL MAJOR STOCKS; ANDFORMAL AND CLEAR POLICY GUIDANCE BY THE GOVERNMENT FOR FISHERIES MANAGERS TO EFFECTIVELY IMPLEMENT THE NEW REGULATIONS FOR REBUILDING, INCLUDING HOW TO INTEGRATE THE VULNERABILITY OF STOCKS TO CLIMATE CHANGE AND OTHER ECOSYSTEM CONSIDERATIONS INTO DECISION MAKING FOR DEPLETED STOCKS.

PROTECTING OCEAN HABITAT IN CANADA

OCEANA CANADA HAS BEEN WORKING WITH THE GOVERNMENT TO DESIGNATE A

133,000 km2 stretch of offshore marine habitat in the canadian pacific

AS A MARINE PROTECTED AREA (MPA). OCEANA HAS CALLED FOR REGULATIONS

THAT WILL PERMANENTLY PROTECT THIS AREA FROM THE THREATS OF MINING AND

BOTTOM-CONTACT FISHING GEAR, AND WE ARE DEVELOPING A PUBLIC ENGAGEMENT

CAMPAIGN USING THE VIDEOS AND PHOTOGRAPHS WE CAPTURED ON OUR 2018

EXPEDITION. UNFORTUNATELY, DUE TO DELAYS EXACERBATED BY COVID, THIS

GOAL WILL NOT BE ACHIEVED UNTIL 2021 AS THE REGULATORY PROCESS TO

PROTECT THE OFFSHORE PACIFIC MARINE PROTECTED AREA HAS BEEN DELAYED. TO

DATE, OCEANA HAS BEEN SUCCESSFUL IN CONTRIBUTING TO THE PROTECTION OF

THE AMERICAN BANK MPA, EASTERN HONGUEDO STRAIT CORAL AND SPONGE

CONSERVATION AREAS AND EASTERN GULF OF ST. LAWRENCE CORAL CONSERVATION

AREA FOR A TOTAL OF 3,761 km2.

STOP SEAFOOD FRAUD IN CANADA

IN JUNE, OCEANA SUBMITTED A DETAILED POLICY BRIEF TO THE CANADIAN

GOVERNMENT OUTLINING A HIGH-LEVEL VISION FOR A CANADIAN TRACEABILITY

FRAMEWORK. THE GOAL OF THE BRIEF WAS TO PROVIDE A CLEAR, COMPREHENSIVE

PATH TO ADVANCE THE FEDERAL GOVERNMENT'S MANDATE TO IMPLEMENT A

BOAT-TO-PLATE SEAFOOD TRACEABILITY SYSTEM IN CANADA. THE POLICY BRIEF

INCLUDED OUR RECOMMENDED MECHANISMS FOR ESTABLISHING AN

INTER-DEPARTMENTAL TASK FORCE TO IMPLEMENT FULL-CHAIN TRACEABILITY, AS

OUTLINED IN OUR ANNUAL CAMPAIGN GOAL.

OCEANA IS ALSO IN DISCUSSIONS WITH THE CANADIAN FOOD INSPECTION AGENCY

(CFIA) AND WITH FISHERIES AND OCEANS CANADA (DFO). WE HAVE ORGANIZED AN

SUSTAINED BY CANADIAN INDUSTRIES AND TAXPAYERS THROUGH ALLOWING IUU

### PROTECT NORTH ATLANTIC RIGHT WHALES

PRODUCTS UNFETTERED ACCESS TO THE CANADIAN MARKET.

OCEANA CANADA IS CAMPAIGNING TO PROTECT THE FEW NORTH AMERICAN RIGHT
WHALES STILL IN EXISTENCE, WHICH NUMBER APPROXIMATELY 400. TOWARD THAT
END, WE ARE PROMOTING REDUCED SHIPPING SPEEDS IN ZONES WHERE WHALES
TRANSIT. TO PRESSURE THE GOVERNMENT TO MAKE SLOWDOWNS MANDATORY, OCEANA
CONDUCTED AN ANALYSIS USING GLOBAL FISHING WATCH AND SHIP SPEED WATCH
TO DEMONSTRATE THAT ONLY 33 PERCENT OF VESSELS WERE TRANSITING AT THE
REQUESTED 10 KNOTS. WEEKLY REPORTS WERE SENT TO GOVERNMENT OFFICIALS
AND A REPORT WAS LAUNCHED TO THE PUBLIC. ONE RESULT: IN FEBRUARY 2020,
TRANSPORT CANADA ANNOUNCED A VOLUNTARY SPEED RESTRICTION IN THE CABOT
STRAIT THAT WOULD BE APPLIED IN THE SPRING AND THE AUTUMN TO PROTECT
THE CRITICALLY-ENDANGERED NORTH ATLANTIC RIGHT WHALE. WE WERE ALSO
SUCCESSFUL IN SECURING SUPPORT FROM AT LEAST ONE MAJOR CANADIAN
SHIPPING COMPANY FOR A MANDATORY MEASURE IN THE CABOT STRAIT. WE WILL
CONTINUE TO ADVOCATE FOR A MANDATORY MEASURE IN THE CABOT STRAIT FOR

LIMIT SINGLE-USE PLASTICS

IN OCTOBER 2020, OCEANA REACHED A 2021 CAMPAIGN MILESTONE EARLY WHEN THE MINISTER OF THE ENVIRONMENT PUBLICLY ANNOUNCED THE INTENTION TO BAN SIX SINGLE-USE PLASTICS PRODUCTS (PLASTIC CHECK-OUT BAGS, STIR STICKS, SIX-PACK RINGS, CUTLERY, STRAWS AND FOODSERVICE WARE MADE FROM PROBLEMATIC PLASTICS) BY THE END OF 2021. THIS ANNOUNCEMENT IS PART OF A LARGER GOVERNMENT DISCUSSION PAPER THAT WILL ALSO INCLUDE ADDITIONAL REGULATIONS TO ACHIEVE THE GOAL OF ZERO PLASTIC WASTE BY 2030. IN MEETINGS WITH THE MINISTER'S OFFICE EARLIER IN THE YEAR, STAFF EXPLAINED THAT ANNOUNCING THE BAN WOULD BE DELAYED AND THAT INSTEAD THEY WOULD FIRST FOCUS ON REGULATIONS RELATED TO EXTENDED PRODUCER RESPONSIBILITY (EPR) AND CIRCULAR ECONOMY. IN RESPONSE, OCEANA LAUNCHED A REPORT ENTITLED "DROWNING IN PLASTIC: ENDING CANADA'S CONTRIBUTION TO THE GLOBAL PLASTIC DISASTER" THAT RECEIVED BROAD MEDIA COVERAGE, AND A PETITION CALLING ON THE GOVERNMENT TO KEEP THEIR COMMITMENT TO BAN SINGLE-USE PLASTICS WHICH QUICKLY REACHED 100,000 SIGNATURES. WE ALSO CONDUCTED POLLING WHICH FOUND THAT 86 PERCENT OF CANADIANS SUPPORTED A BAN. THESE RESULTS WERE EVEN HIGHER THAN A SIMILAR POLL CONDUCTED BEFORE THE COVID-19 PANDEMIC HIT. THE MINISTER INCLUDED THE BAN IN A MID-YEAR ANNOUNCEMENT AND COMMITTED TO HAVING REGULATIONS IN PLACE BY THE END OF 2021.

CHILE

HABITAT PROTECTION

- LA HIGUERA: OCEANA HAS BEEN WORKING WITH THE COMMUNITY FOR SEVERAL
YEARS TO DEFEAT PLANNED INDUSTRIAL DEVELOPMENT PROJECTS IN THIS

ECOLOGICALLY IMPORTANT AREA, WHICH IS HOME TO 80 PERCENT OF THE WORLD'S

**Employer identification number** Name of the organization 51-0401308 OCEANA, INC. HUMBOLDT PENGUIN POPULATION AND A VITAL HABITAT FOR BLUE WHALES, HUMPBACK WHALES, CHILEAN SEA OTTERS, SEABIRDS AND OTHER ENDANGERED AND RARE SPECIES. FISHING OF LOCO (CHILEAN ABALONE) ACCOUNTS FOR 80 PERCENT OF THE LOCAL ECONOMY. WE ARE FIGHTING TO HAVE A NEW MPA DECLARED TO PROVIDE PERMANENT PROTECTION. WE HAVE HAD SEVERAL COURT VICTORIES AS WELL AS SETBACKS RELATED TO THE PUERTO CRUZ GRANDE PROJECT, THE LATEST WAS A DECISION AGAINST OCEANA BY THE ENVIRONMENTAL SUPERINTENDENCE IN SEPTEMBER. WE ARE NOW APPEALING THAT DECISION WITH THE ENVIRONMENTAL COURT AND IF DEFEATED, WILL PUSH ON TO THE SUPREME COURT. JUAN FERNANDEZ: AFTER WINNING AN MPA TOGETHER WITH THE JUAN FERNANDEZ FISHERMEN, THE FISHERS HAVE COME TO VIEW OUR STAFF AS TRUSTED ALLIES AND TURN TO US OFTEN FOR SUPPORT. WE ARE WORKING WITH THE LOCAL COMMUNITY TO ENSURE THAT THEIR WISHES ARE REPRESENTED IN THE MANAGEMENT PLAN FOR THEIR MPA, BY MAKING SURE THEY ARE PART OF THE DECISION-MAKING PROCESS. WE ARE ALSO SUPPORTING THE JUAN FERNANDEZ FISHERMEN TO DEVELOP ALTERNATIVE MEANS OF GETTING INCOME, SO THEY ARE NOT COMPLETELY DEPENDENT ON LOBSTER. AS A RESULT, THEY ARE BUILDING A FISH PROCESSING PLANT. THIS TURNED OUT TO BE A TIMELY DECISION BECAUSE CHINESE DEMAND FOR THE JUAN FERNANDEZ LOBSTER HAS DROPPED SIGNIFICANTLY DUE TO THE PANDEMIC. KATALALIXAR: THE PROPOSAL PROCESS TO RECLASSIFY THE 20,000 KM2 KATALALIXAR AREA AS A PARK, CHILE'S STRONGEST PROTECTION, ADVANCED WHEN CHILE'S PROTECTED AREA SERVICE (CONAF) FORMALLY REQUESTED THAT THE REGIONAL AUTHORITIES BEGIN THE PROCESS OF RECLASSIFICATION. THIS WILL PROTECT THIS FRAGILE ECOSYSTEM FROM INDUSTRIAL DEVELOPMENT. OUR PLANNED MAY EXPEDITION WITH THE KAWESQAR, WHO ARE THE LOCAL INDIGENOUS PEOPLE,

TO DOCUMENT THE ANTHROPOLOGICAL IMPORTANCE OF THE AREA WAS CANCELLED

Name of the organization

**Employer identification number** 

OCEANA, INC. 51-0401308

DUE TO COVID-19. WE ARE DRAFTING THE CULTURAL JUSTIFICATION FOR

STRENGTHENED PROTECTIONS AT THE REQUEST OF THE KAWESQAR COMMUNITY,

BASED ON THE IMPORTANCE OF THE AREA TO THIS INDIGENOUS COMMUNITY. ONCE

WE CONDUCT THE EXPEDITION AND ANALYZE AND INCORPORATE THE DATA, THE

PROTECT BROWN KELP

PROTECTION PROPOSAL WILL BE COMPLETE.

BROWN KELP IS NOW THE LARGEST ARTISANAL "FISHERY" IN CHILE, WITH MORE

THAN 6,000 FISHERMEN AND OVER 160,000 TONS OF LANDINGS, VALUED AT \$269

MILLION USD. A RECENT TEN-FOLD INCREASE IN KELP EXTRACTION HAS BEEN

DRIVEN BY DECLINES IN OTHER FISHERIES, AMONG THEM COMMON HAKE, AS

DEMERSAL FISHERMEN SEEK ALTERNATIVE LIVELIHOODS AND ECONOMIC STABILITY.

THE BROWN KELP IS USED LOCALLY, NATIONALLY AND IS EXPORTED TO COUNTRIES

INCLUDING CHINA AND JAPAN WHERE IT IS USED FOR COSMETICS AND AS A FOOD

STABILIZER.

BROWN KELP IS MANAGED AS A FISHERY UNDER CHILEAN LAW WITH MANAGEMENT

BASED ON REGIONAL-SCALE PLANS. HOWEVER, GIVEN THE LACK OF MONITORING

AND COMPREHENSIVE MANAGEMENT PLANS AND EDUCATION OF FISHERMEN IN THIS

RELATIVELY NEW EXTRACTED RESOURCE, KELP IS NOW CONSIDERED HIGHLY

OVEREXPLOITED AND VERY CLOSE TO COLLAPSE. IF KELP DISAPPEARS, NOT ONLY

WILL FISHERS LOSE A VALUABLE SOURCE OF INCOME, MANY WILL RETURN TO

EXPLOITING FISHERIES THAT WE ARE WORKING TO REBUILD. THIS WILL HAVE A

DETRIMENTAL EFFECT ON THE BIODIVERSITY OF DEMERSAL FISHERIES SPECIES

AND ON THE SOCIAL AND ECONOMIC LIVELIHOODS OF FISHERMEN.

WE HAVE BEEN GATHERING EXTENSIVE MISSING DATA THAT IS NECESSARY AS A FOUNDATION TO BASE ANY PLAN FOR SCIENCE-BASED MANAGEMENT OF THIS

Schedule O (Form 990 or 990-EZ) 2020 **COPY** 193251\_1

Name of the organization OCEANA, INC.

Employer identification number 51-0401308

FISHERY. WE HAVE JUST RECEIVED A REPORT WE COMMISSIONED ON KELP THAT

PROVIDES A BASIS TO START BUILDING A PROPOSAL FOR A MANAGEMENT PLAN FOR

THIS FISHERY. THE REPORT DETAILED THE MARKET CHAIN FOR KELP, GOVERNMENT

MONITORING GAPS, SCIENTIFIC GAPS AND REGULATION GAPS FOR KELP COMMERCE.

REDUCE ANTIBIOTIC USE IN SALMON AQUACULTURE

OCEANA HAS BEEN CAMPAIGNING FOR MANY YEARS TO BRING TRANSPARENCY TO

SALMON FARMING PRACTICES IN CHILE AND TO REDUCE THE SPREAD OF SALMON

AQUACULTURE. WE ACHIEVED OUR 2020 GOAL EARLIER IN THE YEAR WHEN WE

PERSUADED THE GOVERNMENT TO DECLARE THAT NO NEW PERMITS WILL BE GRANTED

FOR SALMON FARMS IN THE AYSN REGION OF PATAGONIA. SINCE THEN, OUR

PROPOSED LEGISLATION ON TRANSPARENCY, WHICH WILL MAKE IT MANDATORY FOR

SALMON FARMERS TO DISCLOSE THEIR USE OF ANTIBIOTICS AND ANTI-PARASITE

PRODUCTS, HAS BEEN APPROVED BY THE SENATE'S COMMISSION OF FISHERIES,

AND IS IN LINE TO BE VOTED ON BY THE FULL SENATE IN 2021. WE ALSO

MANAGED TO INTRODUCE PROVISIONS THAT SANCTION SALMON ESCAPES THAT FOR

THE FIRST TIME WILL DESIGNATE THIS AS ENVIRONMENTAL DAMAGE UNDER THE

LEGISLATION. GETTING THIS LAW WILL PROTECT THE SIGNIFICANT WINS WE HAVE

HAD IN MAKING SALMON FARMING IN CHILE A CLEANER AND MORE TRANSPARENT

INDUSTRY.

LIMIT SINGLE-USE PLASTICS

IN JULY 2020, THE CHILEAN SENATE UNANIMOUSLY VOTED IN FAVOR OF A LAW,

REFLECTING OCEANA'S RECOMMENDATIONS, TO BAN SINGLE-USE PLASTICS

NATIONALLY. THE PROPOSED LAW, ONE OF THE MOST AMBITIOUS IN THE WORLD,

ESTABLISHES THAT ALL FOOD SERVICES WILL BE FORBIDDEN FROM PROVIDING ANY

PLASTIC CUP, MUG, UTENSIL, STRAW, PLATE, CONTAINER, TRAY OR SACHET. THE

BILL ALSO REGULATES DISPOSABLE PLASTIC BOTTLES AND REQUIRES MAJOR

Schedule O (Form 990 or 990-EZ) 2020

Name of the organization OCEANA, INC.

Employer identification number 51-0401308

CHANGES IN THE MANUFACTURING OF PLASTIC BOTTLES: 25 PERCENT RECYCLED

CONTENT BY 2025; 50 PERCENT BY 2030; 55 PERCENT BY 2040; AND 70 PERCENT

BY 2050. THE BILL WILL NOW BE REVIEWED BY THE COMMITTEE ON ENVIRONMENT

OF THE CHAMBER OF DEPUTIES. ONCE APPROVED, THIS PLASTICS BILL WILL

GRADUALLY COME INTO FORCE WITHIN THREE YEARS OF BEING ENACTED INTO LAW.

WE ARE CAMPAIGNING FOR ITS ENACTMENT BY THE FIRST QUARTER OF 2021.

### EUROPE

IN EARLY 2021, OCEANA RELEASED ITS UK FISHERIES AUDIT, WHICH PAINTED A DISTURBING PICTURE OF THE STATE OF UK FISH STOCKS. ONLY 36 PERCENT OF THE 104 AUDITED STOCKS WERE KNOWN TO BE HEALTHY IN TERMS OF STOCK SIZE AND ONLY 38 PERCENT SUSTAINABLY EXPLOITED. OF THE TOP 10 MOST ECONOMICALLY IMPORTANT FISH STOCKS FOR THE UK, SIX ARE OVERFISHED OR THEIR STOCK BIOMASS IS AT A CRITICAL LEVEL: NORTH SEA COD, NORTH SEA HERRING, SOUTHERN NORTH SEA CRAB, EASTERN ENGLISH CHANNEL SCALLOPS, NORTH EAST ATLANTIC BLUE WHITING AND NORTH SEA WHITING. FURTHER, THERE IS INSUFFICIENT DATA TO DEFINE REFERENCE POINTS FOR NORTH SEA ANGLERFISH. THEREFORE, ONLY THREE OF THE TOP 10 STOCKS UPON WHICH THE UK FISHING INDUSTRY RELIES ARE KNOWN TO BE BOTH HEALTHY AND SUSTAINABLY EXPLOITED: NORTH EAST ATLANTIC MACKEREL, NORTH SEA HADDOCK AND WEST OF SCOTLAND NEPHROPS. THIS IS DUE TO CATCH LIMITS HAVING BEEN SET AT OR BELOW THE RECOMMENDED SUSTAINABLE LIMITS FOR PRECEDING YEARS, DEMONSTRATING THE POSITIVE IMPACT TO BE GAINED BY FOLLOWING SCIENTIFIC ADVICE. OCEANA IS NOW CALLING ON THE UK GOVERNMENT TO STOP OVERFISHING AND LEAD THE WAY IN SUSTAINABLE FISHERIES BY SETTING CATCH LIMITS IN LINE WITH SCIENCE.

IN EARLY 2021, OCEANA REACHED A SIGNIFICANT MILESTONE IN OUR CAMPAIGN

Name of the organization

**Employer identification number** 

51-0401308 OCEANA, INC. TO REDUCE ILLEGAL FISHING BY IMPROVING MONITORING OF SMALL-SCALE VESSELS WHEN THE EU FISHERIES COMMITTEE VOTED ON THE FUTURE FISHERIES CONTROL REGULATION. TAKING AN ENORMOUS STEP FORWARD, THEY VOTED IN FAVOR OF REQUIRING VESSEL MONITORING SYSTEM (VMS) TRACKERS FOR ALL EU VESSELS, INCLUDING THE MORE THAN 49,000 SMALL-SCALE VESSELS OPERATING IN THE EU. IN ADDITION, ELECTRONIC CATCH REPORTING WILL BE REQUIRED FOR ALL EU VESSELS REGARDLESS OF THEIR SIZE, SOMETHING THAT WAS CURRENTLY ONLY REQUIRED FOR VESSELS FROM 12 METERS ONWARDS. THE FISHERIES COMMITTEE ALSO REQUIRED MEMBER STATES TO ANNUALLY PUBLISH THEIR EFFORTS TO CONTROL FISHING ACTIVITIES AND TO MAKE PUBLIC THE NUMBER OF INSPECTIONS, VIOLATIONS, AND THE FOLLOW-UP ACTIONS TO CONFIRMED INFRINGEMENTS. MEMBER STATES ARE NOW REQUIRED TO SET UP DIGITAL TRACEABILITY SYSTEMS THAT WOULD PROVIDE KEY INFORMATION FOR AUTHORITIES ON ALL SEAFOOD PRODUCTS INCLUDING PROCESSED AND PREPARED PRODUCTS, SUCH

#### FISH RECOVERY AND SUSTAINABLE MANAGEMENT

AS CANNED TUNA, WHICH ARE CURRENTLY EXCLUDED.

ON DECEMBER 24, 2020, WITH JUST ONE WEEK BEFORE THE EXPIRY OF THE
BREXIT TRANSITION PERIOD AND UNDER ADDITIONAL PRESSURE FROM COVID-19,
THE EU AND THE UK REACHED AN AGREEMENT ON THE EU-UK TRADE AND
COOPERATION AGREEMENT (TCA). THE NEW AGREEMENT INCLUDES SUSTAINABILITY
PROVISIONS LIKE FISHING TO MAXIMUM SUSTAINABLE YIELD (MSY), MINIMIZING
ECOSYSTEM IMPACT, IMPROVING SELECTIVITY AND REDUCING UNWANTED BYCATCH,
AND COMBATING IUU. THE AGREEMENT ON FISHERIES ALSO PROVIDES PROMISING
WORDING AGAINST SETTING UNILATERAL QUOTAS BEYOND SCIENTIFIC ADVICE. THE
FISHERIES AGREEMENT BETWEEN THE EU AND THE UK IS A POSITIVE FIRST STEP
FOR THEIR SHARED MARINE ECOSYSTEMS. OCEANA IS NOW URGING BOTH THE EU
AND THE UK TO IMPLEMENT THE DEAL AND PUT AN END TO OVERFISHING, BY

Schedule O (Form 990 or 990-EZ) 2020 COPY 193251\_1

Name of the organization OCEANA, INC.

Employer identification number 51-0401308

JOINTLY SETTING CATCH LIMITS FOR 2021 THAT ABIDE BY THE BEST AVAILABLE SCIENTIFIC ADVICE.

ALSO, IN DECEMBER, EU FISHERIES MINISTERS REACHED AN AGREEMENT ON

NORTHEAST ATLANTIC TOTAL ALLOWABLE CATCHES (TACS) FOR STOCKS THAT ARE

EXCLUSIVELY IN EU WATERS AND WESTERN MEDITERRANEAN FISHING EFFORT

RESTRICTIONS. AROUND 65 PERCENT OF THE NE ATLANTIC TACS WERE SET IN

LINE WITH SCIENTIFIC ADVICE, WHICH IS INSUFFICIENT TO MEET THE EU LEGAL

COMMITMENT TO END OVERFISHING BY 2020 UNDER THE COMMON FISHERIES POLICY

(CFP). ADDITIONALLY, THE COUNCIL UNILATERALLY SET OVER 120 PROVISIONAL

TACS FOR SHARED STOCKS WITH THIRD COUNTRIES (MAINLY THE UK AND NORWAY)

THAT WILL APPLY DURING THE FIRST QUARTER OF 2021 TO ENSURE CONTINUATION

OF FISHING ACTIVITY UNTIL INTERNATIONAL AGREEMENTS ON THESE STOCKS ARE

CONCLUDED. FOR MOST STOCKS, THESE TACS ARE A ROLL-OVER OF 25 PERCENT OF

THE 2020 TAC, BUT TACS HAVE BEEN INCREASED FOR SOME PELAGIC STOCKS LIKE

MACKEREL, BLUE WHITING AND HORSE MACKEREL.

FOR THE MEDITERRANEAN, FISHERIES MINISTERS AGREED TO REDUCE FISHING

EFFORT (DAYS AT SEA) FOR BOTTOM TRAWLERS IN THE WESTERN MEDITERRANEAN

BY 7.5 PERCENT, WHICH WILL BE ADDED TO A 10 PERCENT REDUCTION ADOPTED

LAST YEAR. THIS DECISION IS IN LINE WITH THE MULTIANNUAL PLAN FOR

DEMERSAL FISHERIES IN THE WESTERN MEDITERRANEAN. NEVERTHELESS, OCEANA

CONSIDERS THAT THE REDUCTION IN FISHING EFFORT FOR 2021 IS

INSUFFICIENT, GIVEN THE DIRE STATUS OF DEMERSAL FISH STOCKS IN THE AREA

AND SCIENTIFIC RECOMMENDATIONS TO REDUCE FISHING MORTALITY OF SOME

STOCKS BY 40-80 PERCENT. OCEANA ISSUED A PRESS RELEASE IN ENGLISH AND

SPANISH THAT RESULTED IN EXTENSIVE MEDIA COVERAGE, WITH ARTICLES FROM

VARIOUS COUNTRIES ACROSS EUROPE INCLUDING FRANCE 24, THE BRUSSELS-BASED

Schedule O (Form 990 or 990-EZ) 2020 COPY 193251\_1

**Employer identification number** Name of the organization 51-0401308 OCEANA, INC. PRESS AGENCY AGENCE EUROPE, AGENCIA EFE, AND INTERVIEWS WITH SPANISH RADIO STATIONS. OCEANA ALSO PARTICIPATED IN AN NGO PRESS BRIEFING ON DECEMBER 14, 2020, TO PROVIDE BACKGROUND INFORMATION TO MEDIA ON THE FISHERIES MINISTERS DECISION ON FISHING OPPORTUNITIES FOR 2021. HABITAT CAMPAIGN IN 2020, OCEANA PUBLISHED A COMPREHENSIVE REVIEW OF THE EU MEDITERRANEAN FISHERIES REGULATION (1967/2006), SHOWING OVERALL WEAK IMPLEMENTATION OF PROTECTIONS IN SENSITIVE MARINE HABITATS. OUR ANALYSIS FOCUSED ON THE PROTECTION OF SEAGRASS, CORALLIGENOUS AND MAERL BED HABITATS AND FOUND A TOTAL OF 7,600 HOURS OF TRAWLING IN 2019 OVER THESE HABITATS, WITH ITALY REPRESENTING TWO THIRDS OF THIS, FOLLOWED BY MALTA. DATA ACCESSED BY OCEANA ALSO SHOWED VERY FEW FISHERIES PROTECTED AREAS (FPAS) HAVE BEEN ESTABLISHED, DESPITE THE REQUIREMENTS OF THE LAW. OCEANA IS URGING THE EUROPEAN COMMISSION AND EU MEMBER STATES TO FOLLOW A MORE HOLISTIC APPROACH TO BETTER PROTECT SENSITIVE MEDITERRANEAN HABITATS BY CREATING BROAD-SCALE TRAWL-FREE AREAS IN COASTAL AREAS, WHICH WOULD DELIVER A TRIPLE WIN FOR ARTISANAL LOW-IMPACT FISHERS, MARINE BIODIVERSITY AND CLIMATE RESILIENCE. SEAGRASS, CORALLIGENOUS AND MAERL BEDS CREATE COMPLEX HABITATS THAT OFFER SHELTER TO VARIOUS MARINE ORGANISMS, ESPECIALLY JUVENILE FISH, ENABLING THEM TO REST AND GROW SAFELY. OUR ANALYSIS SHOWS BOTTOM-TRAWLING OCCURRING OVER THESE SENSITIVE HABITATS, INCLUDING INSIDE THE COASTAL ZONE WHERE SUCH FISHING IS NOT PERMITTED UNDER THE MEDITERRANEAN REGULATION. IN ADDITION, DESPITE A REQUIREMENT TO DESIGNATE ADDITIONAL FPAS TO PROTECT SENSITIVE HABITATS, MANY OF THE FPAS REPORTED BY MEMBER STATES HAD IN FACT ALREADY BEEN DESIGNATED

**Employer identification number** Name of the organization 51-0401308 OCEANA, INC. PRIOR TO THE ADOPTION OF THE REGULATION. SOME ITALIAN FPAS, NOTABLY IN THE NORTHERN ADRIATIC SEA, SHOWED NO ENFORCEMENT OF RULES AT ALL, WITH ILLEGAL TRAWLING OCCURRING INSIDE THEM. TO ADD TO THIS, THE EUROPEAN COMMISSION'S LAX ENFORCEMENT HAS GIVEN EU MEMBER STATES TOO MUCH DISCRETION WHEN DEVELOPING NATIONAL MANAGEMENT PLANS AND OFTEN DISREGARDED SCIENTIFIC CONCERNS RAISED BY THE SCIENTIFIC, TECHNICAL AND ECONOMIC COMMITTEE FOR FISHERIES (STECF). OCEANA STRESSES THE NEED TO STEP-UP IMPLEMENTATION AND COMPLIANCE, ESPECIALLY AS THE MEDITERRANEAN SEA IS THE MOST OVERFISHED SEA IN THE WORLD. WE ALSO CALL ON THE EUROPEAN COMMISSION TO ASSESS THE EFFECTIVENESS OF FPAS AND INITIATE LEGAL ACTION AGAINST EU MEMBER STATES THAT HAVE NOT DESIGNATED ANY, OR THAT FAIL TO ENFORCE MANAGEMENT RULES WITHIN THEM. IN EARLY MAY, OCEANA ALSO RELEASED A REPORT PROFILING 15 BIODIVERSITY HOTSPOTS THAT SHOULD BE PROTECTED, BASED ON DATA COLLECTED DURING OCEANA'S 15 YEARS OF EXPEDITIONS IN EUROPEAN WATERS. THIS REPORT WAS DISSEMINATED TO KEY ENVIRONMENT MINISTRIES, URGING THEM TO MAKE USE OF OCEANA'S DATA TO PROTECT BIODIVERSITY IN THEIR WATERS. WE ALSO CONTINUE TO SUPPORT MPA DESIGNATION PROCESSES THAT HAVE DRAWN ON OUR DATA, IN THE SOUTHERN TRENCH (UK), THE DANISH PART OF THE NORTH SEA (DENMARK), BORKUM REEF (THE NETHERLANDS) AS WELL AS VARIOUS SITES IN SPAIN.

**MEXICO** 

TRANSPARENCY

OVER THE PAST YEAR, WE WERE SUCCESSFUL IN OBTAINING HISTORICAL VESSEL

TRACKING DATA (2012-2019) FROM THE GOVERNMENT AND UPLOADING IT TO

032212 11-20-20

Schedule O (Form 990 or 990-EZ) 2020 COPY 193251\_1

**Employer identification number** 

GLOBAL FISHING WATCH (GFW) FOR THE FIRST TIME. WE ALSO GAINED

SIGNIFICANT FISHING INDUSTRY SUPPORT FOR THE ONGOING RELEASE OF THE

DATA TO GFW AND WE DEMONSTRATED THE VALUE OF VESSEL TRACKING THROUGH

THE RELEASE OF A REPORT HIGHLIGHTING FOREIGN-VESSEL ACTIVITY WITHIN

MEXICO'S EXCLUSIVE ECONOMIC ZONE (EEZ). UNFORTUNATELY, WE HAVE BEEN

UNABLE TO CONVINCE THE GOVERNMENT TO PUBLISH ITS DATA ON A CONTINUAL

BASIS, WHICH WOULD PROVIDE FURTHER TRANSPARENCY INTO THE ACTIVITIES OF

THE FISHING FLEET. FURTHER PROGRESS ON THIS FRONT HAS BEEN CHALLENGING

DUE TO THE PANDEMIC AND CHANGING ROLES WITH THE MEXICAN GOVERNMENT FOR

MONITORING AND SURVEILLANCE OF ILLEGAL FISHING ACTIVITIES. STILL, WE

HAVE DEVELOPED VERY POSITIVE RELATIONSHIPS WITH THE STAFF OF THE

### FISHERIES REBUILDING

GOAL.

SPURRED BY OCEANA'S 2019 SEAFOOD FRAUD REPORT, CONAPESCA, THE NATIONAL

FISHERIES AUTHORITY, FOLLOWED THROUGH ON ITS COMMITMENT TO CONVENE AN

INTER-AGENCY WORKING GROUP TO CREATE A SEAFOOD TRACEABILITY RULE. A

DRAFT RULE CONTAINING SEVERAL OF OCEANA'S RECOMMENDATIONS CAME OUT OF

THE GROUP'S FIRST MEETING, IN DECEMBER 2019. WE HAVE JOINED ALL

SESSIONS OF THE TECHNICAL COMMITTEE AND HAVE PUSHED FOR A FULL-CHAIN,

ELECTRONIC AND UNIQUE TRACEABILITY SYSTEM THAT APPLIES TO AS MANY

FISHERIES AS POSSIBLE, PRIORITIZING HIGH-VOLUME AND HIGH-VALUE

FISHERIES.

WE HAVE BUILT ALLIANCES WITH THE INDUSTRY THROUGH THIS PROCESS, MAINLY
WITH EXPORTERS THAT REQUIRE BETTER AND MORE RELIABLE TRACEABILITY

SYSTEMS. SOME OF THE EXPORTERS ALREADY HAVE ADVANCED SYSTEMS BUT LACK

Schedule O (Form 990 or 990-EZ) 2020

Schedule O (Form 990 or 990-EZ) 2020 Page 2 Name of the organization **Employer identification number** 51-0401308 OCEANA, INC. THE GOVERNMENT'S INVOLVEMENT, WHICH THEY WOULD WELCOME TO CONVEY A CLEAR SIGN OF THE LEGALITY OF THEIR PRODUCT. PERU HABITAT PROTECTION OCEANA HAS BEEN WORKING TO GAIN THE DESIGNATION OF A NEW MPA IN THE NAZCA RIDGE IN PERU. THE FINAL STAKEHOLDER MEETING FOR THIS MPA WAS COMPLETED IN 2020 AND WITH IT, THE FINAL VERSION OF THE DESIGNATION REPORT WAS FINALLY CLOSED. FROM HERE, THE REPORT NEEDS FINAL APPROVAL OF THE MULTISECTORAL COMMISSION THAT WAS CREATED TO OVERSEE THE MPA DESIGNATION PROCESS AND BY THE ADMINISTRATIVE COUNCIL OF PERU'S PROTECTED AREA SERVICE REMAIN BEFORE IT IS SENT TO CABINET. ONCE THERE, IT SHOULD TAKE ONE TO THREE WEEKS FOR APPROVAL AND PRESIDENTIAL SIGNATURE. THIS NEW MPA WILL PROTECT MARINE BIODIVERSITY IN A CRITICAL ECOSYSTEM IN THE PACIFIC OCEAN. DETER ILLEGAL FISHING WE ARE ADVANCING THIS CAMPAIGN ON SEVERAL LEVELS: WE ARE SUPPORTING CUSTOMS IN SEIZING TONS OF ILLEGAL SHARK PARTS FROM ENDANGERED SPECIES; - WE CONTINUE TO LEAD TRAININGS FOR THE GOVERNMENT ON THE IDENTIFICATION AND REGULATIONS SURROUNDING ILLEGAL SHARK PARTS; WE DEVELOPED A FIRST-EVER GUIDE TO SHARK TRUNKS WHICH IS BEING USED BY CUSTOMS AND OTHER AUTHORITIES ALONG WITH OUR GUIDE TO SHARK FINS; WE ARE WORKING WITH NGOS IN ECUADOR, THE SOURCE OF THE ILLEGAL TRADE IN SHARK PARTS THAT COMES THROUGH PERU; - WE ARE COLLABORATING WITH THE ENVIRONMENTAL ATTORNEYS OFFICE ON CITES

COMPLIANCE FOR THE EXPORT OF ENDANGERED FISH SPECIES OR ITS PARTS;

Schedule O (Form 990 or 990-EZ) 2020 Page 2 **Employer identification number** Name of the organization 51-0401308 OCEANA, INC. WE ARE WORKING WITH THE UN OFFICE OF DRUGS AND CRIME ON DETERRING THE ILLEGAL TRADE OF WILDLIFE IN PERU. IN TWO YEARS, OCEANA HAS HELPED TO MOVE PERU FROM ITS POSITION AS THE LARGEST EXPORTER OF SHARK FINS IN THE AMERICAS TO A LEADER IN THE FIGHT AGAINST ILLEGAL TRAFFICKING OF FINS, AND THE GOVERNMENT HAS COME TO RELY HEAVILY ON OUR ADVICE AND SUPPORT. IN 2020, THE PERUVIAN GOVERNMENT SHUT DOWN THREE ADDITIONAL ILLEGAL FISH PROCESSING PLANTS, BRINGING THE TOTAL TO EIGHT CLOSED PLANTS. ALL THESE PLANTS HAVE BEEN CLOSED BECAUSE OF OCEANA'S 2019 REPORT MAPPING EVERY ILLEGAL FISHMEAL PLANT IN PERU (BOTH FREESTANDING AND PART OF LEGAL FISH PROCESSING PLANTS) AND DETAILS ABOUT THESE PLANTS' OPERATIONS. IN PERU, ILLEGAL FISH CANNING HAS INCREASED DURING THE PANDEMIC, ESPECIALLY FOR TUNA, AND WE ARE PROVIDING TECHNICAL SUPPORT AND GUIDANCE TO PERU'S ENVIRONMENTAL POLICE TASK FORCE AND TO ENVIRONMENTAL ATTORNEYS TO ADDRESS THIS NEW PROBLEM. THE ENVIRONMENTAL POLICE HAVE NEWLY BECOME INVOLVED IN SHUTTING DOWN ILLEGAL FISH PROCESSING SINCE THE NATIONAL GOVERNMENT SEES THIS AS A LOCAL GOVERNMENT'S RESPONSIBILITY. BENEFITTING BOTH OF OUR IUU CAMPAIGNS, OCEANA PRESENTED ARGUMENTS TO THE PERUVIAN CONGRESS TO INCLUDE ILLEGAL FISHING IN AN ORGANIZED CRIMES LAW, AND TO INCLUDE STRONGER PENALTIES AND RESOURCES TO FIGHT ILLEGAL FISHING ACTIVITIES. WE WILL CONTINUE TO WORK WITH THE ENVIRONMENTAL

ATTORNEYS OFFICE AT THEIR REQUEST ON THE VALUATION OF ENVIRONMENTAL CRIMES AND TO HELP THEM BETTER UNDERSTAND COLLATERAL ILLEGAL PRACTICES LINKED TO ILLEGAL FISHING, SUCH AS FINNING AND ILLEGAL FISH PROCESSING,

TO HELP THEM PREPARE CASES AGAINST THESE ACTIVITIES.

Schedule O (Form 990 or 990-EZ) 2020 COPY<sub>193251\_1</sub> 

# **PHILIPPINES**

PROTECT SARDINES/ESTABLISH NATIONAL RULES ON FISHERIES MANAGEMENT AREAS

OUR MOST SIGNIFICANT ACHIEVEMENT IN THE PHILIPPINES IN 2020 OCCURRED

WHEN THE SECRETARY OF THE DEPARTMENT OF AGRICULTURE SIGNED THE NATIONAL

SARDINES MANAGEMENT PLAN AND ENDORSED ITS ADOPTION AS A FRAMEWORK FOR

THE POLICIES, RESEARCH AND ACTIVITIES RELATED TO SARDINES' MANAGEMENT.

THE PLAN IS A PRODUCT OF A PARTICIPATORY PROCESS THAT INVOLVED KEY

STAKEHOLDERS OF THE SARDINES' INDUSTRY IN THE COUNTRY AND SERVES AS A

ROAD MAP FOR THE PROTECTION AND SUSTAINABLE MANAGEMENT OF THE SARDINES.

THIS IMPORTANT FOOD FISH FOR FILIPINOS IS THREATENED BY OVERFISHING AND

ILLEGAL FISHING.

### STOP ILLEGAL COMMERCIAL FISHING IN MUNICIPAL WATERS

AN IMPORTANT CAMPAIGN IN THE PHILIPPINES FOCUSES ON STOPPING ILLEGAL
FISHING BY EXPANDING VESSEL MONITORING, SO THAT OFFICIALS CAN TRACK THE
MOVEMENTS OF LEGAL FISHERS AND OTHER VESSELS. IN OCTOBER 2020, OCEANA
SUCCEEDED IN GETTING THE LONG-AWAITED RULES ON VESSEL MONITORING
MEASURES FOR ALL COMMERCIAL FISHING VESSELS SIGNED BY THE AGRICULTURE
SECRETARY. THESE NEW RULES COVER ALL COMMERCIAL FISHING VESSELS AND
REFLECT OCEANA'S PRIORITIES, INCLUDING DELETING THE PROVISION ON
SUBSIDIES FOR THE DEVICE AND ACCESS TO DATA FOR LOCAL GOVERNMENTS AND
ENFORCERS IN MARINE PROTECTED AREAS. THE RULES WILL IMMEDIATELY APPLY
TO ALL COMMERCIAL FISHING VESSELS FROM 30.1 GROSS TONNAGE (GT) AND UP;
THOSE WITH 3.1-30 GT HAVE WITHIN ONE YEAR TO COMPLY.

OCEANA ALSO HAS SUPPORTED AN ONLINE PLATFORM, CALLED THE KARAGATAN

PATROL, WHERE PEOPLE CAN REPORT SUSPECTED ILLEGAL FISHERS. THE PLATFORM

Name of the organization OCEANA, INC.

Employer identification number 51-0401308

HAS BEEN VERY ACTIVE SINCE THE PANDEMIC LOCKDOWN WAS IMPLEMENTED IN THE
PHILIPPINES. VARIOUS GROUPS HAVE SHARED INFORMATION ON SUSPECTED

ILLEGAL FISHING DESPITE THE LIMITATIONS BROUGHT ABOUT BY THE COMMUNITY

QUARANTINE DUE TO COVID-19. THESE INCLUDE ARRESTS OF ILLEGAL COMMERCIAL
FISHERS, SEIZURES OF SHIPMENTS OF FISH CAUGHT WITH EXPLOSIVES/DYNAMITE

AND OTHER FORMS OF ILLEGAL FISHING, AND EVEN THE REVOCATION OF A

VESSEL'S FISHING LICENSE. THE KARAGATAN PATROL FACEBOOK GROUP HAS OVER

3,300 MEMBERS AND CONTINUES TO SEE A WEEKLY INCREASE IN MEMBERSHIP. IT

HAS PROVEN TO BE A VITAL CONNECTIVE TOOL FOR ENFORCEMENT AUTHORITIES

AROUND THE COUNTRY, PARTICULARLY UNDER THE CURRENT PANDEMIC SITUATION

AS MANY PEOPLE HAVE TRANSITIONED TO REMOTE WORK, SINCE IT WAS LAUNCHED

IN FEBRUARY 2019, WITH THE LEAGUE OF MUNICIPALITIES OF THE PHILIPPINES.

DETER ILLEGAL DUMP AND FILL ACTIVITY

IN THE PHILIPPINES, OCEANA HAD BEEN CAMPAIGNING TO STOP THE

"RECLAMATION," INCLUDING A DUMP-AND-FILL PROJECT, OF PART OF MANILA BAY

FOR A NEW AIRPORT AT BULACAN. THIS PROJECT WOULD COVER MORE THAN 2400

HECTARES OF FOREST LAND (MANGROVES AND WETLANDS) IN THE AREA, IMPACTING

NUMEROUS SMALL-SCALE FISHERS AND THEIR FAMILIES THAT RELY ON THE

REGION'S MARINE RESOURCES. IN NOVEMBER, AFTER GAINING SIGNIFICANT

SUPPORT FROM PARTNERS AND MEMBERS OF THE LOCAL COMMUNITY, OCEANA FILED

SUIT IN THE SUPREME COURT AGAINST THE CORPORATION LEADING THIS

DUMP-AND-FILL PROJECT. UNFORTUNATELY, WE RECEIVED UNOFFICIAL WORD

SHORTLY AFTER THAT OUR CASE HAD BEEN DISMISSED. WE ARE CURRENTLY

DISCUSSING WITH OUR CO-PETITIONERS NEXT STEPS.

ONE SIGNIFICANT OUTCOME OF THIS CAMPAIGN HAS BEEN THE SUPPORT OF THE

FISHERIES BUREAU, WHICH HAS BECOME A STRONG ALLY OF OCEANA IN THIS

2020.04001 OCEANA, INC.

**Employer identification number** 

CAMPAIGN. THE BUREAU HAS PUBLICLY ARTICULATED ITS STUDIES SHOWING THAT

MANILA BAY IS A RICH SARDINE SPAWNING GROUND AND MUST BE PROTECTED FROM

DESTRUCTIVE PROJECTS SUCH AS DUMP-AND-FILL. IN FEBRUARY 2020, THE

FISHERIES BUREAU REFUSED TO GIVE CLEARANCE TO TWO DUMP-AND-FILL

PROJECTS IN MANILA BAY, CITING THAT THE PROJECTS' MITIGATION PLANS ARE

INADEQUATE TO MITIGATE THE NEGATIVE IMPACTS ON MARINE ECOSYSTEMS AND

THE PROJECT WILL NOT CONTRIBUTE TO RESTORING MARINE LIFE IN MANILA BAY.

STRENGTHEN CORAL-RICH MARINE PROTECTED AREAS OCEANA HAS SELECTED PANAON ISLAND IN SOUTHERN LEYTE IN THE PHILIPPINES AS THE SITE FOR OUR CORAL-RICH MARINE PROTECTED AREA (MPA). PANAON ISLAND'S WATERS ARE ESTIMATED AT AROUND 25,000-30,000 HECTARES, AND ITS REEF IS CLASSIFIED AS A VERY GOOD CANDIDATE FOR CONSERVATION. IT HAS A HIGH DIVERSITY OF FISH AND CORALS AND THERE ARE SIGNS OF RECOVERY FROM BLAST FISHING IN THE 80S. IT IS A FEEDING GROUNDS FOR WHALE SHARKS, DOLPHINS, SEA TURTLES AND OTHER LARGE MARINE VERTEBRATES. THERE ARE SIGHTINGS OF THE RARE AND ENDANGERED LEATHERBACK TURTLES. FISHERFOLK BENEFIT FROM THE SPILL-OVER EFFECT OF AT LEAST 10 LOCALLY PROTECTED MPAS, AND POLITICAL DYNAMICS AND TOURISM POTENTIAL ARE BOTH GOOD. PROTECTING THIS REGION WILL PREVENT ANY FUTURE EXPLOITATION IN THE SITE AND SAFEGUARD THESE CORAL REEF ECOSYSTEMS FOR FUTURE GENERATIONS. PRIOR TO THE LOCKDOWN, OCEANA HAD PARTNERED WITH THE PROVINCIAL GOVERNMENT OF SOUTHERN LEYTE FOR A ROUNDTABLE DISCUSSION WITH VARIOUS STAKEHOLDERS TO DISCUSS THE FUTURE CONSERVATION DIRECTION OF PANAON ISLAND. THIS EVENT HIGHLIGHTED THE GOOD CONDITION OF THE REEFS IN PANAON ISLAND, THE CONSERVATION INITIATIVES OF EACH OF THE LOCAL STAKEHOLDERS, AND THE IMPORTANCE THAT IT GETS HOLISTIC PROTECTION FOR SUSTAINABLE MANAGEMENT BY HAVING IT DECLARED AS A PROTECTED SEASCAPE. AN ACTIVELY ENGAGED

Schedule O (Form 990 or 990-EZ) 2020 COPY 193251\_1

**Employer identification number** 

OCEANA, INC. 51-0401308

LOCAL COMMUNITY WILL BE AN INVALUABLE ASSET AS THIS CAMPAIGN MOVES

FORWARD, AND THE CURRENT GOOD CONDITION OF THE REEF HIGHLIGHTS THE

VIABILITY OF THIS LOCATION TO ENDURE AND THRIVE UNDER THE MORE ROBUST

PROTECTIONS WE ARE FIGHTING FOR. IN LATE 2020, OCEANA WAS ABLE TO

CONDUCT AN EXPEDITION IN THE AREA TO SECURE CRITICAL BIOLOGICAL,

ECOLOGICAL, AND SOCIAL DATA THAT WILL ULTIMATELY INFORM OUR FUTURE

ADVOCACY EFFORTS.

## FISH IN NUTRITION SYSTEMS

IN 2020, OCEANA COMPLETED ITS FIRST PHASE OF RESEARCH ON THE LINKAGES

BETWEEN HEALTHY FISHERIES AND HEALTHY COMMUNITIES. UNDER OCEANA'S FISH

IN NUTRITION SYSTEMS (FINS), WE COMMISSIONED TWO RESEARCH CONTRACTS

WITH KEY SUBJECT MATTER EXPERTS IN NUTRITION, FISHERIES, AND FOOD

POLICY. THESE CONSULTANCIES REVIEWED DOCUMENTED CONNECTIONS BETWEEN

FOOD SECURITY AND FISHERIES POLICIES AND PROVIDED RECOMMENDATIONS TO

IMPROVE ASSOCIATED FOOD AND NUTRITION SECURITY OUTCOMES.

OUR FIRST CONSULTANCY, BASED OUT OF THE FISHERIES ECONOMICS RESEARCH

UNIT AT THE UNIVERSITY OF BRITISH COLUMBIA, COMPLETED A COMPREHENSIVE

REVIEW OF THE SCIENTIFIC LITERATURE ON FOOD SECURITY AND FISHERIES

MANAGEMENT POLICY LINKAGES. AN EXAMPLE OF ONE OF THE NINE RESEARCH

QUESTIONS COVERED IS "WHAT ARE THE BARRIERS THAT POOR AND VULNERABLE

GROUPS FACE TO INCREASING AND IMPROVING FISH CONSUMPTION." ONE OF

SEVERAL KEY TAKEAWAYS IS THAT POLICIES FOCUSED ON INCREASING FISHERIES

PRODUCTION MUST BE ACCOMPANIED BY COMPLEMENTARY POLICIES FOCUSED ON,

E.G., EQUITABLE ALLOCATION OF RESOURCES, PROMOTING SEAFOOD CONSUMPTION,

REDUCING FOOD WASTE AND LOSS, AND BUILDING RESILIENCE TO FUTURE SHOCKS,

IF THEY ARE TO SUPPORT FOOD AND NUTRITION SECURITY FOR THE POOR AND

Name of the organization OCEANA, INC. Employer identification number 51-0401308

**VULNERABLE.** 

THE SECOND CONSULTANCY WITH A TEAM BASED AT THE AUSTRALIAN NATIONAL CENTRE FOR OCEAN RESOURCES AND SECURITY, UNIVERSITY OF WOLLONGONG, CONDUCTED A DEEP DIVE INTO FISHERY AND FOOD AND NUTRITION SECURITY POLICIES FOR 15 SELECTED COUNTRIES. THE RESEARCH FINDINGS INCLUDED RECOMMENDATIONS FOR BEST PRACTICES LINKING FISHERIES MANAGEMENT AND ASSOCIATED PUBLIC HEALTH POLICIES, INCLUDING TYING FOOD SECURITY OBJECTIVES INTO FISHERIES MANAGEMENT, AND INCORPORATING WILD-CAPTURE FISHERIES INTO NATIONAL FOOD SYSTEMS AND FOOD SECURITY DIALOGUES. ONE OF THE KEY TAKEAWAYS IS THAT GOOD POLICY PRACTICE FOR FOOD AND NUTRITION SECURITY DEMONSTRATES LINKAGES BETWEEN SEAFOOD AND FOOD AND NUTRITION ACROSS MULTIPLE CONTEXTS, RATHER THAN WITHIN A SINGLE CONTEXT, AND PROVIDES A HIGH LEVEL OF DETAIL AND EVIDENCE OF COMMITMENT (E.G., THROUGH CONCRETE MILESTONES TIED TO A SPECIFIC AGENCY, BUDGET ALLOCATION, ETC.) TO IMPLEMENT ACTIONS. FEW POLICY INSTRUMENTS EXAMINED IN THE CASE STUDIES MAKE THE LINK BETWEEN SEAFOOD AND FOOD AND NUTRITION SECURITY ACROSS THE MULTIPLE CONTEXTS AND ONLY A QUARTER MADE HIGH TO VERY HIGH COMMITMENTS WITH OBJECTIVES LINKED TO PLANS OR CLEAR TARGETS. ONE POSSIBLE PATHWAY IS TO STRENGTHEN EXISTING POLICIES TO SUPPORT THIS CONNECTION BETWEEN SEAFOOD AND FOOD AND NUTRITION SECURITY.

WE HAVE SUMMARIZED KEY FINDINGS AND POLICY RECOMMENDATIONS FROM THE TWO
REPORTS AND PLAN TO USE THE INFORMATION TO DETERMINE THE NEXT PHASE OF

TARGETED RESEARCH. THE TWO REPORTS INCLUDE POLICY EXAMPLES THAT

INTEGRATE FOOD AND NUTRITION SECURITY OUTCOMES WITH FISHERIES

MANAGEMENT AND PROVIDE US WITH EXAMPLES AND BEST PRACTICES TO DEVELOP

POLICY RECOMMENDATIONS AND CAMPAIGN PROTOTYPES.

032212 11-20-20

Schedule O (Form 990 or 990-EZ) 2020 -- COPY 193251\_1 Name of the organization OCEANA , INC . Employer identification number 51-0401308

FORM 990, PART III, LINE 4B, PROGRAM SERVICE ACCOMPLISHMENTS: THAN 90 PERCENT OF U.S. WATERS IN THE ATLANTIC, PACIFIC AND ARCTIC OCEANS. PRIOR TO THE 2020 ELECTIONS, ON SEPTEMBER 8, PRESIDENT TRUMP ANNOUNCED A 10-YEAR MORATORIUM ON OFFSHORE OIL DRILLING FOR FLORIDA, GEORGIA, SOUTH CAROLINA AND, ULTIMATELY, NORTH CAROLINA IN A MAJOR REVERSAL OF POLICY. THE MORATORIUM IS SET TO TAKE EFFECT JULY 1, 2022. OCEANA BELIEVES THIS ANNOUNCEMENT WAS SPURRED BY THE ORGANIZED OUTCRY FROM COASTAL RESIDENTS AND BUSINESSES IN THESE STATES AS WELL AS FROM THE LOCAL, STATE AND FEDERAL DECISION-MAKERS WHO HAD BECOME CHAMPIONS IN THESE EFFORTS. SEISMIC BLASTING IS ALSO NO LONGER AN IMMEDIATE OR NEAR-TERM THREAT TO OCEAN WATERS, MARINE LIFE AND COASTAL COMMUNITIES ALONG THE U.S. EAST COAST. AFTER YEARS OF OCEANA ORGANIZING OPPOSITION TO EXPANDED OFFSHORE DRILLING AND SEISMIC SURVEYS AMONGST COASTAL RESIDENTS AND BUSINESSES, SEISMIC PERMITS HELD BY FOUR SEISMIC COMPANIES EXPIRED ON NOVEMBER 30, 2020. IN EARLY OCTOBER 2020, THE COURT DISMISSED LITIGATION FILED BY OCEANA AND MORE THAN TWENTY NGO PARTNERS IN 2018, RECOGNIZING THAT SEISMIC AIRGUN BLASTING COULD NOT BEGIN UNDER THE LAPSED PERMITS AND THAT THE SEISMIC COMPANIES WILL NEED TO RESTART THE PROCESS IF THEY WISH TO CONDUCT SEISMIC SURVEYS. AS A RESULT, OCEANA AND OUR ALLIES PREVENTED HARM TO HUNDREDS OF THOUSANDS OF MARINE MAMMALS.

OCEANA'S EFFORTS TO REACH OUT TO COASTAL RESIDENTS AND BUSINESS LEADERS

HAS LED TO A GROWING AND GALVANIZED BIPARTISAN OPPOSITION TO EXPANDED

DRILLING, MOST NOTABLY FROM BUSINESSES THAT RELY ON HEALTHY OCEANS. THE

THREE BUSINESS ALLIANCES THAT OPPOSE OFFSHORE DRILLING ON THE ATLANTIC,

Schedule O (Form 990 or 990-EZ) 2020 COPY 193251\_1

**Employer identification number** 

OCEANA, INC. 51-0401308

PACIFIC AND GULF COASTS - AND WHICH OCEANA HELPED TO CREATE, NOW TOTAL

AT LEAST 56,000 BUSINESSES AND 500,000 FISHING FAMILIES. BY THE END OF

2020, MORE THAN 2,200 LOCAL, STATE AND FEDERAL ELECTED OFFICIALS,

INCLUDING GOVERNORS ALONG THE EAST AND WEST COASTS AND MORE THAN 230

MEMBERS OF CONGRESS (A MAJORITY), NOW PUBLICLY OPPOSE EXPANDED OFFSHORE

DRILLING AS WELL. IN ADDITION, BY THE END OF 2020, 391 COASTAL

MUNICIPALITIES HAD FORMALLY PASSED RESOLUTIONS OPPOSING OFFSHORE

DRILLING AND/OR SEISMIC BLASTING.

## BAN THE SHARK FIN TRADE

SHARK POPULATIONS AROUND THE WORLD ARE IN SERIOUS DECLINE, LARGELY

DRIVEN BY THE DEMAND FOR THEIR FINS. FINS FROM AS MANY AS 73 MILLION

SHARKS END UP IN THE GLOBAL SHARK FIN TRADE EACH YEAR, AND MORE THAN 70

PERCENT OF THE MOST POPULAR SPECIES IN THE FIN TRADE FACE A HIGH OR

VERY HIGH THREAT OF EXTINCTION. A NATIONAL TRADE BAN WOULD ENSURE THAT

THE UNITED STATES NO LONGER PARTICIPATES IN THE GLOBAL FIN TRADE THAT

CONTRIBUTES TO THE DECLINE OF MANY AT-RISK SHARK SPECIES.

UNFORTUNATELY, OCEANA WAS NOT SUCCESSFUL IN EFFORTS TO CHAMPION A

NATIONAL SHARK FIN TRADE BAN IN THE U.S. THIS PAST YEAR.

# RESPONSIBLE FISHING

IN 2020, OCEANA WORKED WITH REPRESENTATIVES IN CONGRESS TO SUPPORT
THEIR EFFORTS TO INTRODUCE THE BREAK FREE FROM PLASTIC POLLUTION ACT.

IF PASSED, THIS LAW WOULD BAN SOME OF THE MOST POLLUTING PLASTICS,

INCLUDING CARRYOUT BAGS AND POLYSTYRENE FOAM FOOD AND DRINKWARE, WHILE
PROTECTING THE ABILITY OF STATE AND LOCAL GOVERNMENTS TO ENACT MORE

STRINGENT STANDARDS AND PUTTING A PAUSE ON BUILDING NEW PLASTIC

FACILITIES. MORE THAN 100 MEMBERS OF CONGRESS SPONSORED THIS PIECE OF

WITH EXTINCTION.

**Employer identification number** 

DCEANA, INC.

51-0401308

LEGISLATION. IN NOVEMBER, OCEANA RELEASED A NEW REPORT DETAILING THE

DEVASTATING IMPACT THAT PLASTIC POLLUTION IS HAVING ON MARINE WILDLIFE.

"CHOKED, STRANGLED, DROWNED: THE PLASTICS CRISIS UNFOLDING IN OUR

OCEANS" COMPILED DATA FROM GOVERNMENT AGENCIES, ORGANIZATIONS AND

INSTITUTIONS THAT MONITOR THE IMPACT OF PLASTIC ON MARINE ANIMALS, AND

FOUND EVIDENCE OF NEARLY 1,800 ANIMALS FROM 40 DIFFERENT SPECIES

SWALLOWING OR BECOMING ENTANGLED IN PLASTIC OVER THE LAST DECADE. EVEN

MORE TROUBLING, ALMOST 90 PERCENT OF THE ANIMALS WERE FROM SPECIES

CLASSIFIED AS THREATENED OR ENDANGERED. THE SPECIES IMPACTED WERE

MARINE MAMMALS, LIKE WHALES, DOLPHINS, SEALS, SEA LIONS, AND SEA

TURTLES; ALL SIX U.S. SPECIES OF WHICH ARE ENDANGERED OR THREATENED

ALSO, IN 2020, 10 LOCAL COMMUNITIES PASSED POLICIES THAT HELP LIMIT

PLASTIC POLLUTION. EIGHT OF THESE POLICIES (FIVE ORDINANCES AND TWO

RESOLUTIONS) LIMIT THE SALE AND/OR DISTRIBUTION OF SINGLE-USE PLASTIC

IN HOLLYWOOD (FL), DELRAY BEACH (FL), DANIA BEACH (FL), MIAMI SHORES

VILLAGE (FL), TAMPA (FL), MONTGOMERY COUNTY (MD), AND CHARLESTON (SC).

THREE ADDITIONAL ORDINANCES, MEANWHILE, IN BOCA RATON, KEY WEST AND

SUNNY ISLE FORMALLY OPPOSE FLORIDA'S STATE PREEMPTION LAW THAT RESTRICT

CITIES' ABILITIES TO EFFECTIVELY COMBAT THE PLASTIC POLLUTION CRISIS.

OUTSIDE OF FLORIDA, THE STATE OF NEW YORK PASSED AN OCEANA-SUPPORTED

STATEWIDE BAN ON POLYSTYRENE FOAM THAT WILL PROHIBIT THE SALE AND

DISTRIBUTION OF DISPOSABLE FOOD SERVICE CONTAINERS THAT CONTAIN

EXPANDED POLYSTYRENE FOAM AND POLYSTYRENE LOOSE FILL PACKAGING MATERIAL

BY 2022.

**Employer identification number** Name of the organization 51-0401308 OCEANA, INC. FORM 990, PART III, LINE 4C, PROGRAM SERVICE ACCOMPLISHMENTS: PR AND MEDIA: IN 2020, OCEANA: PUBLISHED 64 BLOGS; GENERATED 9,390 STRATEGIC MEDIA HITS; PUBLISHED 16 CEO NOTES; EARNED OVER \$7 MILLION IN PSA PLACEMENT VALUE; AND PUBLISHED THE 2019-2020 ANNUAL REPORT AND THREE MAGAZINES. **PUBLICATIONS** IN 2020, OCEANA PUBLISHED REPORTS ON OUR WEBSITE WHICH INCLUDE: JUST ONE WORD: REFILLABLES. 2. RESPONSE TO THE ACTION PLAN FOR THE NORTH ATLANTIC RIGHT WHALE (EUBALAENA GLACIALIS) IN CANADA. 3. HINDSIGHT 2020: LESSONS WE CANNOT IGNORE FROM THE BP DISASTER. 4. SHIPS IGNORE VOLUNTARY SPEED ZONE DESIGNED TO PROTECT ENDANGERED RIGHT WHALES. 5. GUIA DE ACCION INTERSECTORIAL PARA LA FISCALIZACION EN AREAS NATURALES PROTEGIDAS EN EL AMBITO MARINO Y MARINO-COSTERO. FRAUDE Y SUSTITUCION EN LA VENTA DE PESCADOS EN PERU. 7. DANGEROUS PASSAGE: MAKE 10 KNOTS MANDATORY FOR SHIPS IN THE CABOT STRAIT. 8. AVALIACAO DE ESTOQUE DA LAGOSTA-VERMELHA (PANULIRUS ARGUS): ANALISE SEQUENCIAL DE POPULCOAES E DINAMICA DE BIOMASSA. 9. UNMANAGED = UNPROTECTED: EUROPE'S MARINE PAPER PARKS 10. SEAMOUNTS: GIANTS IN DANGER 11. HABITAT PROTECTION UNDER THE MEDITERRANEAN SEA REGULATION: A MISSED OPPORTUNITY?

Name of the organization  OCEANA, INC.	Employer identification number 51-0401308
12. SPAIN: DIVING AMONG PLASTICS	
13. PLASTIC IN THE DEEP: AN INVISIBLE PROBLEM	
14. UM OCEANO LIVRE DE PLASTICO	
15. AMAZON'S PLASTIC PROBLEM REVEALED	
16. DROWNING IN PLASTIC	
17. UNTRACEABLE: THE CONSEQUENCES OF CANADA'S POORLY REGUL	ATED SUPPLY
CHAIN	
18. FISHERY AUDIT 2020	
19. RESPONSE TO PROPOSED INTEGRATED MANAGEMENT APPROACH TO	PLASTIC
PRODUCTS TO PREVENT WASTE AND POLLUTION	
20. CHOKED, STRANGLED, DROWNED: THE PLASTICS CRISIS UNFOLD	OING IN OUR
OCEANS	
21. WHALE SAFE OCEANS: PREVENTING ENTANGLEMENTS OFF THE U.	S. WEST COAST
22. OCEANA FINDS 300 CHINESE VESSELS PILLAGING THE GALAPAG	OS FOR SQUID
COLLECTIVELY, THESE REPORTS HAVE BEEN VIEWED MORE THAN 56,	000 TIMES AND
FEATURED IN NUMEROUS MEDIA PLATFORMS AROUND THE WORLD.	
FORM 990, PART III, LINE 4D, OTHER PROGRAM SERVICES:	
MARINE SCIENCE	
EXPENSES \$ 1,492,826. INCLUDING GRANTS OF \$ 59,297. RE	VENUE \$ 0.
LAW	
EXPENSES \$ 812,602. INCLUDING GRANTS OF \$ 0. REVENUE \$	. 0.
	. • •
FORM 990, PART V, LINE 4B, LIST OF FOREIGN COUNTRIES:	
BELGIUM, BELIZE, CHILE, SPAIN,	
UNITED KINGDOM, DENMARK, PHILIPPINES, BRAZIL,	

Schedule O (Form 990 or 990-EZ) 2020 Page 2 **Employer identification number** Name of the organization 51-0401308 OCEANA, INC. PERU, MEXICO, SWITZERLAND FORM 990, PART VI, SECTION A, LINE 2: BOARD MEMBERS, SUSAN ROCKEFELLER AND DAVID ROCKEFELLER, JR., HAVE A FAMILY RELATIONSHIP. BOARD MEMBERS HERBERT M. BEDOLFE, III AND SARA LOWELL BOTH SERVE AS EMPLOYEES AND OFFICERS OF THE MARISLA FOUNDATION. HERBERT SERVES AS THE EXECUTIVE DIRECTOR AND SARA SERVES AS THE SECRETARY/MARINE PROGRAM DIRECTOR. FORM 990, PART VI, SECTION B, LINE 11B: INFORMATION FOR THE FEDERAL FORM 990 COMES LARGELY FROM OCEANA'S INDEPENDENTLY AUDITED FINANCIAL STATEMENTS, WHICH CONSOLIDATES OCEANA'S ACTIVITIES ACROSS NATIONAL BOUNDARIES. THE ACCOUNTING DEPARTMENT COLLECTS THIS AND OTHER INFORMATION NEEDED FOR THE FEDERAL FORM 990, WHICH IS REVIEWED AND PRESENTED IN DRAFT FORM BY A TAX ACCOUNTING FIRM. AFTER APPROVAL BY SENIOR MANAGEMENT, THE FINAL DRAFT OF THE 990 IS PRESENTED TO THE BOARD FOR REVIEW BEFORE IT IS SUBMITTED TO THE INTERNAL REVENUE SERVICE. FORM 990, PART VI, SECTION B, LINE 12C: EVERY YEAR, OCEANA'S OFFICERS, DIRECTORS, AND KEY EMPLOYEES FILL OUT A DISCLOSURE REPORT ASKING THEM TO DISCLOSE ANY FAMILY OR BUSINESS

IN ADDITION, OCEANA'S CONFLICT OF INTEREST POLICY REQUIRES ANY DIRECTOR OR

RELATIONSHIPS THEY MAY HAVE WITH OTHER OCEANA OFFICERS, DIRECTORS, OR KEY

EMPLOYEES, AS WELL AS ANY FINANCIAL CONFLICTS OF INTEREST THEY MAY HAVE.

Name of the organization OCEANA, INC.

Employer identification number 51-0401308

OFFICER WHO IS AN INTERESTED PERSON WITH RESPECT TO A TRANSACTION OR

ARRANGEMENT UNDER CONSIDERATION BY THE CORPORATION TO PROMPTLY DISCLOSE TO

THE BOARD OF DIRECTORS OR THE BOARD'S DESIGNATE THE EXISTENCE AND NATURE OF

HIS OR HER FINANCIAL INTEREST IN THE TRANSACTION OR ARRANGEMENT.

## CONFLICTS OF INTEREST REPORTING:

ANY ACTUAL OR POTENTIAL CONFLICT OF INTEREST MUST BE DISCLOSED TO THE CEO;

PRESIDENT AND GENERAL COUNSEL; CFO; OR GLOBAL DIRECTOR OF HUMAN RESOURCES,

THE EXECUTIVE COMMITTEE MEMBER IN CHARGE OF THE COUNTRY OFFICE OR

DEPARTMENT; OR THE OFFICE ADMINISTRATOR FOR THE COUNTRY OFFICE. THIS

INCLUDES ACTUAL OR POTENTIAL CONFLICTS INVOLVING BUSINESS OR FINANCIAL

INTEREST, FAMILY RELATIONSHIPS, OR SEXUAL/ROMANTIC RELATIONSHIPS.

THE CFO WILL DETERMINE WHETHER ANY STEPS MUST BE TAKEN TO AVOID AN

APPEARANCE OR EXISTENCE OF A CONFLICT OF INTEREST OR THE CREATION OF AN

ENVIRONMENT THAT OTHERS IN THE WORKPLACE MIGHT REASONABLY FIND TO BE

UNPROFESSIONAL OR INAPPROPRIATE. SUCH STEPS, DEPENDING ON THE NATURE OF THE

CONFLICT OF INTEREST, MIGHT INCLUDE, BUT ARE NOT LIMITED TO, DIVESTITURE OF

ADVERSE INTERESTS, RECUSAL FROM CERTAIN DECISIONS, TRANSFER OF ONE OF THE

EMPLOYEES TO ANOTHER DEPARTMENT (IF A POSITION IS AVAILABLE), CHANGING THE

MANAGER FOR ONE OF THE EMPLOYEES, OR, WHEN OTHER OPTIONS ARE NOT FEASIBLE,

THE TERMINATION OF EMPLOYMENT OF ONE OF THE EMPLOYEES.

EMPLOYEES WHO WISH TO PROVIDE SERVICES TO OR FOR THE BENEFIT OF ANY ENTITY

OUTSIDE OCEANA MUST DISCLOSE SUCH PROPOSED ACTIVITY TO OCEANA, WHICH WILL

MAKE APPROPRIATE DETERMINATIONS IN ACCORDANCE WITH THE ORGANIZATION'S

GLOBAL CODE OF ETHICS.

**Employer identification number** Name of the organization OCEANA, 51-0401308 INC. FAMILY RELATIONSHIPS (NEPOTISM): OCEANA WILL NOT ALLOW A SUPERVISOR/SUBORDINATE RELATIONSHIP TO EXIST BETWEEN FAMILY RELATIVES. SEXUAL/ROMANTIC RELATIONSHIPS: ROMANTIC RELATIONSHIPS BETWEEN EMPLOYEES THAT CONSTITUTE AN ACTUAL OR REASONABLY-PERCEIVED CONFLICT OF INTEREST ARE PROHIBITED. FORM 990, PART VI, SECTION B, LINE 13 WHISTLEBLOWING AND REPORTING VIOLATIONS: OCEANA NEEDS AND EXPECTS THE SUPPORT AND COOPERATION OF ITS EMPLOYEES TO ENFORCE ITS POLICIES. EMPLOYEES WHO HAVE EXPERIENCED, OBSERVED, OR LEARNED ABOUT CONDUCT THEY BELIEVE IS CONTRARY TO OCEANA'S POLICES OR CODE OF ETHICS MUST REPORT SUCH VIOLATIONS (OR POTENTIAL OR SUSPECTED VIOLATIONS). OCEANA PROVIDES TWO WAYS TO REPORT VIOLATIONS. FIRST, VIOLATIONS MAY BE REPORTED THROUGH A REPORTING SYSTEM THAT OCEANA HAS SET UP THROUGH AN ONLINE WEBSITE OR BY CALLING THE PHONE NUMBER LISTED FOR EACH COUNTRY ON THAT WEBSITE. THE SITE IS CONFIDENTIAL, EASY TO USE, AND ALWAYS AVAILABLE. EMPLOYEES HAVE THE OPTION TO DISCLOSE THEIR IDENTITY OR MAKE A REPORT ANONYMOUSLY; HOWEVER, DISCLOSING IDENTITY IS STRONGLY ENCOURAGED TO ENABLE OCEANA TO CONDUCT A THOROUGH INVESTIGATION, ESPECIALLY

ANY REPORT THAT IMPLICATES THE CEO; PRESIDENT AND GENERAL COUNSEL; OR CFO WILL BE FORWARDED BY THE THIRD PARTY ADMINISTRATOR OF THE WEBSITE TO THE CHAIR, VICE CHAIR AND TREASURER OF OCEANA'S BOARD OF DIRECTORS.

IN THE CASE OF A POLICY THAT PROTECTS INDIVIDUALS (FOR EXAMPLE, CONCERNING

Schedule O (Form 990 or 990-EZ) 2020 COPY<sub>193251\_1</sub>

SEXUAL HARASSMENT OR DISCRIMINATION).

**Employer identification number** Name of the organization OCEANA, 51-0401308 INC. SECOND, VIOLATIONS MAY BE REPORTED TO THE APPROPRIATE STAFF PERSON, AS FOLLOWS. THE VIOLATION MUST BE REPORTED TO THE CEO; PRESIDENT AND GENERAL COUNSEL; CFO; OR GLOBAL DIRECTOR OF HUMAN RESOURCES, IF THE VIOLATION INVOLVES ONE OF THE FOLLOWING ISSUES: -SEXUAL OR OTHER HARASSMENT -UNLAWFUL DISCRIMINATION -FINANCIAL MISCONDUCT OR MISREPORTING -BRIBERY OR CORRUPTION -RETALIATION FOR REPORTING ANY VIOLATION IF THE VIOLATION INVOLVES ANY OTHER ISSUE, THE REPORT MUST BE MADE TO ANY OF THE FOLLOWING: CEO; PRESIDENT AND GENERAL COUNSEL; CFO; OR GLOBAL DIRECTOR OF HUMAN RESOURCES; THE EXECUTIVE COMMITTEE MEMBER IN CHARGE OF THE COUNTRY OFFICE OR DEPARTMENT; OR THE OFFICE ADMINISTRATOR FOR THE COUNTRY OFFICE. INVESTIGATION: WHEN AN EMPLOYEE REPORTS A VIOLATION OF THIS CODE, OCEANA WILL INVESTIGATE AND TAKE CORRECTIVE ACTION AS WARRANTED UNDER THE CIRCUMSTANCES. THE STEPS TO BE TAKEN DURING THE INVESTIGATION ARE NOT FIXED IN ADVANCE (EXCEPT AS REQUIRED BY APPLICABLE LAW), BUT INSTEAD WILL VARY DEPENDING UPON THE NATURE OF THE ALLEGATIONS. SUCH INVESTIGATION WILL REMAIN CONFIDENTIAL TO THE EXTENT CONSISTENT WITH EFFECTIVELY UNDERSTANDING

THE FACTS AND TAKING CORRECTIVE MEASURES.

Name of the organization OCEANA, INC.

Employer identification number 51-0401308

RESOLVING THE MATTER: IF OCEANA DETERMINES THAT A VIOLATION HAS OCCURRED,

THE COMPANY WILL TAKE APPROPRIATE REMEDIAL ACTION TO CORRECT THE SITUATION.

ANY EMPLOYEE DETERMINED BY OCEANA TO BE RESPONSIBLE FOR A VIOLATION WILL BE

SUBJECT TO APPROPRIATE DISCIPLINARY ACTION, SUBJECT TO APPLICABLE LAW, UP

TO AND INCLUDING TERMINATION. IT IS A CONDITION OF EMPLOYMENT THAT

EMPLOYEES COOPERATE WITH ALL OCEANA INVESTIGATIONS. IN ADDITION, OCEANA MAY

CHOOSE TO TAKE ACTION EVEN IF IT CONCLUDES THAT THE ALLEGED CONDUCT NEITHER

VIOLATES OCEANA'S GLOBAL CODE OF ETHICS NOR THE LAW, BUT SUCH CONDUCT WAS

IMPERMISSIBLY INTERFERING WITH THE WORK ENVIRONMENT.

NO RETALIATION: IT IS A VIOLATION TO RETALIATE AGAINST AN INDIVIDUAL WHO
REPORTS INCIDENTS THAT HE OR SHE BELIEVES TO BE VIOLATIONS OF OCEANA'S
GLOBAL CODE OF ETHICS, OR WHO COOPERATES IN AN INVESTIGATION OF A
VIOLATION. RETALIATION IS A SERIOUS VIOLATION AND SHOULD BE REPORTED

IMMEDIATELY. THE REPORT AND INVESTIGATION OF ALLEGATIONS OF RETALIATION
WILL FOLLOW THE PROCEDURES SET FORTH. ANY PERSON FOUND TO HAVE RETALIATED
AGAINST AN INDIVIDUAL FOR REPORTING DISCRIMINATORY HARASSMENT OR
PARTICIPATING IN AN INVESTIGATION OF ALLEGATIONS OF SUCH CONDUCT WILL BE
SUBJECT TO APPROPRIATE DISCIPLINARY ACTION.

FORM 990, PART VI, SECTION B, LINE 15:

OCEANA'S PROCESS FOR DETERMINING COMPENSATION OF ITS CEO, OFFICERS, AND KEY
EMPLOYEES IS AS FOLLOWS: ANNUALLY, OCEANA PROVIDES THE BOARD DIRECTORS WITH

DATA FROM MULTIPLE SOURCES ON COMPARABLE SALARIES AND BENEFITS IN OTHER

NONPROFIT ORGANIZATIONS, ESPECIALLY BUT NOT LIMITED TO THOSE IN THE

CONSERVATION FIELD, FOR OCEANA'S CEO. THE BOARD REVIEWS AND DISCUSSES THE

COMPENSATION DATA AS WELL AS THE CEO'S ACHIEVEMENTS FOR THE PRIOR YEAR AS

WELL AS HIS PROPOSED GOALS FOR THE NEXT YEAR BEFORE TAKING A DECISION ON

Schedule O (Form 990 or 990-EZ) 2020 Page 2 **Employer identification number** Name of the organization 51-0401308 OCEANA, INC. ANY ADJUSTMENTS TO THE CEO COMPENSATION OF BENEFITS. OCEANA PROVIDES THE FINANCE AND AUDIT COMMITTEE OF THE BOARD DIRECTORS WITH DATA FROM MULTIPLE SOURCES ON COMPARABLE SALARIES AND BENEFITS IN OTHER NONPROFIT ORGANIZATIONS, ESPECIALLY BUT NOT LIMITED TO THOSE IN THE CONSERVATION FIELD, FOR OCEANA'S OFFICERS, TOP MANAGEMENT, AND KEY EMPLOYEES ("THE EXECUTIVE TEAM", OR "EC). THE COMMITTEE DISCUSSES EACH OF THE EC MEMBER'S ACHIEVEMENTS FOR THE PRIOR YEAR AS WELL AS HER/HIS PROPOSED GOALS FOR THE NEXT YEAR. THE COMMITTEE REVIEWS THESE DATA TO DETERMINE IF THE COMPENSATION IS REASONABLE AND THAT OCEANA HAS NOT ENGAGED IN AN EXCESS BENEFIT TRANSACTION WITH ANY INDIVIDUAL IN A POSITION TO SUBSTANTIALLY INFLUENCE THE ORGANIZATION'S AFFAIRS. THE BOARD OF DIRECTORS AND AUDIT AND FINANCE COMMITTEE DISCUSSIONS ARE DOCUMENTED IN THE MINUTES OF THE RESPECTIVE BODIES. OCEANA REGULARLY CONDUCTS COMPENSATION REVIEWS, MOST RECENTLY IN OCTOBER 2019. FORM 990, PART VI, LINE 17, LIST OF STATES RECEIVING COPY OF FORM 990: AK,AL,AR,AZ,CA,CO,CT,DE,FL,GA,HI,IA,ID,IL,IN,KS,KY,LA,MA,MD,ME,MI,MN,MO,MS MT,NC,ND,NE,NH,NJ,NM,NV,NY,OH,OK,OR,PA,RI,SC,SD,TN,TX,UT,VA,VT,WA,WI,WV,WY FORM 990, PART VI, SECTION C, LINE 19: OCEANA POSTS ANNUAL REPORTS, ITS AUDITED FINANCIAL STATEMENTS, AND THE PUBLIC DISCLOSURE COPY OF ITS IRS FORM 990 ON ITS WEBSITE, WWW.OCEANA.ORG.

SUCH AS GUIDESTAR, CHARITY NAVIGATOR AND THE BETTER BUSINESS BUREAU TO Schedule O (Form 990 or 990-EZ) 2020 COPY<sub>193251\_1</sub>

IT ALSO SHARES RELEVANT INFORMATION WITH INDEPENDENT WATCHDOG ORGANIZATIONS

Name of the organization **Employer identification number** 51-0401308 OCEANA, INC. ALLOW THESE ORGANIZATIONS INDEPENDENT ASSESSMENT OF OCEANA'S ACCOUNTABILITY AND TRANSPARENCY. OCEANA'S ARTICLES OF INCORPORATION, BY-LAWS AND FORM 1023 ARE AVAILABLE ON OCEANA'S WEBSITE AND TO MEMBERS OF THE PUBLIC UPON WRITTEN REQUEST. OCEANA'S ARTICLES OF INCORPORATION, AS WELL AS A CERTIFICATE OF GOOD STANDING, ARE ALSO INDEPENDENTLY AVAILABLE THROUGH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE DISTRICT OF COLUMBIA (WHERE OCEANA, INC. IS INCORPORATED), THOUGH THERE IS A FEE FOR THIS SERVICE. FORM 990 THIS RETURN PRESENTS CONSOLIDATED FINANCIAL STATEMENTS FOR OCEANA, INC. AND ITS NON-U.S. AFFILIATES. OCEANA HAS OFFICES IN SPAIN, BRAZIL, DENMARK, BELGIUM, MEXICO, PHILIPPINES, BELIZE, LONDON, CHILE AND PERU FOR THE PURPOSE OF BUILDING AN INTERNATIONAL MOVEMENT TO SAVE THE OCEAN THROUGH PUBLIC POLICY ADVOCACY, SCIENCE AND ECONOMICS, LEGAL ACTION, GRASSROOTS MOBILIZATION, AND PUBLIC EDUCATION. THE OPERATIONS IN SPAIN, BELIZE, BRAZIL, MEXICO, SWITZERLAND, AND THE UNITED KINGDOM ARE INCORPORATED AS INDEPENDENT ENTITIES IN THOSE COUNTRIES UNDER LOCAL LAW. HOWEVER, THESE ENTITIES ARE DEPENDENT ON OCEANA FOR FUNDING, PARTICIPATE IN OCEANA ACTIVITIES AND DECISION-MAKING, AND CARRY OUT THE GENERAL MISSION AND INTERNATIONAL ACTIVITIES OF OCEANA.

# **SCHEDULE R** (Form 990)

Related Organizations and Unrelated Partnerships

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

Attach to Form 990.

Department of the Treasury Internal Revenue Service Name of the organization

OCEANA, INC.

► Go to www.irs.gov/Form990 for instructions and the latest information.

OMB No. 1545-0047

Open to Public Inspection

**Employer identification number** 

51-0401308

Part I Identification of Disregarded Entities. Comp	ete if the organization answered "Ye	es" on Form 990, Part IV, line 3	3.					
(a) Name, address, and EIN (if applicable) of disregarded entity	(b) Primary activity	(c) Legal domicile (state of foreign country)	(d) or Total inco	ome End-of-yea	ear assets Direct		(f) controlling ntity	<b>J</b>
Part II Identification of Related Tax-Exempt Organizations during the tax year.	zations. Complete if the organization	on answered "Yes" on Form 990	), Part IV, line 34,	because it had one	e or more	related tax-exe	mpt	
(a)  Name, address, and EIN  of related organization	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code section	(e) Public charity status (if section		(f) ct controlling entity		<b>g)</b> 512(b)(13) rolled tity?
				501(c)(3))			Yes	No
OCEANA ACTION, INC 31-1814181 1025 CONNECTICUT AVENUE, NW, #200								
WASHINGTON, DC 20036	LOBBYING	DISTRICT OF COLUMBIA	501(C)(4)	N/A	OCEANA	, INC.	X	1
FUNDACION OCEANA	PROTECTING THE WORLD'S							
GRAN VIA 59, 9TH FLOOR	OCEANS TO SUSTAIN THE CIRCLE OF LIFE.	SPAIN	N/A	N/A	OCEANA	TNC	v	
MADRID, SPAIN 28013 OCEANA UK	PROTECTING THE WORLD'S	DLVIN	N/A	N/A	OCEANA	, INC.	X	
2-6 CANNON STREET, EC4M 6YH	OCEANS TO SUSTAIN THE							
LONDON INTER KINGDOM ECAM 6YH	CIPCLE OF LIFE	INTER KINGROM	N / A	NI / A	OCEANA	TNC	v	

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

Schedule R (Form 990) 2020



OCEANA, INC.

OCEANA IN BELIZE

BELMOPAN, BELIZE

2385 HIBISCUS STREET

BELIZE

N/A

N/A

PROTECTING THE WORLD'S

OCEANS TO SUSTAIN THE

CIRCLE OF LIFE.

OCEANA, INC. 51-0401308

Part II Continuation of Identification of Related Tax-Exempt Organizations

Schedule R (Form 990)

(a) Name, address, and EIN of related organization	(b) Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code section	(e) Public charity status (if section	(f) Direct controlling entity	Section 5 contr organiz	g) 512(b)(13) rolled zation?
				501(c)(3))		Yes	No
FRIENDS OF OCEANA	PROTECTING THE WORLD'S						
58, AVENUE LOUIS-CASI	OCEANS TO SUSTAIN THE						
CASE POSTALE 115, GENEVA, SWITZERLAND	CIRCLE OF LIFE.	SWITZERLAND	N/A	N/A	OCEANA, INC.	X	
OCEANA BRASIL	PROTECTING THE WORLD'S						
1025 CONNECTICUT AVENUE, NW, #200	OCEANS TO SUSTAIN THE						
WASHINGTON, DC 20036	CIRCLE OF LIFE	BRAZIL	N/A	N/A	OCEANA, INC.	Х	
OCEANA MEXICO	PROTECTING THE WORLD'S						
POSEIDON 39, COL. CRDITO CONSTRUCTOR	OCEANS TO SUSTAIN THE						
MEXICO 3940	CIRCLE OF LIFE.	MEXICO	N/A	N/A	OCEANA, INC.	Х	

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.

		,	ı	•			_						
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)		(h)		(i)	(j)	(k)
Name, address, and EIN	Primary activity	Legal domicile	Direct controlling	Predominant income (related, unrelated, excluded from tax under sections 512-514)	Share of total	Share of	1	ortionate	Code V-UBI	General	Percentage ownership		
of related organization		(state or foreign	entity	excluded from tax under	income	end-of-year assets		itions?	amount in box 20 of Schedule K-1 (Form 1065)	partner	ownership		
		country)		sections 512-514)			Yes	No	K-1 (Form 1065)	Yes N	0		
	1												
	1												
	1												
	1												
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		l .					l						

Part IV Identification of Related Organizations Taxable as a Corporation or Trust. Complete if 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.

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

Part V Transactions With Related Organizations. Complete if the organization answered "Yes" on Form 990, Part IV, line 34, 35b, or 36.

Not	e: Complete 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 organization engage in any of the following transactions with one or more related organizations listed in Parts II-IV?			
а	Receipt of (i) interest, (ii) annuities, (iii) royalties, or (iv) rent from a controlled entity	1a		X
	Gift, grant, or capital contribution to related organization(s)	1b	X	
С	Gift, grant, or capital contribution from related organization(s)	1c		X
	Loans or loan guarantees to or for related organization(s)	1d		X
е	Loans or loan guarantees by related organization(s)	1e		X
f	Dividends from related organization(s)	1f		X
	Sale of assets to related organization(s)	1g		Х
	Purchase of assets from related organization(s)	1h		X
i	Exchange of assets with related organization(s)	1i		X
j	Lease of facilities, equipment, or other assets to related organization(s)	1j		Х
k	Lease of facilities, equipment, or other assets from related organization(s)	1k		X
-1	Performance of services or membership or fundraising solicitations for related organization(s)	11	X	
m	Performance of services or membership or fundraising solicitations by related organization(s)	1m		X
n	Sharing of facilities, equipment, mailing lists, or other assets with related organization(s)	1n	X	
0	Sharing of paid employees with related organization(s)	10	Х	
р	Reimbursement paid to related organization(s) for expenses	1p		Х
q	Reimbursement paid by related organization(s) for expenses	1q		Х
r	Other transfer of cash or property to related organization(s)	1r		X
s	Other transfer of cash or property from related organization(s)	1s		X
2	If the answer to any of the above is "Yes," see the instructions for information on who must complete this line, including covered relationships and transaction thresholds.	·	·	

(a) Name of related organization	<b>(b)</b> Transaction type (a-s)	(c) Amount involved	(d) Method of determining amount involved
(1) FUNDACION OCEANA	В	1,081,237.	COST
(2) OCEANA BRASIL	В	1,186,767.	COST
(3) OCEANA IN BELIZE	В	1,163,933.	COST
(4) OCEANA MEXICO	В	636,950.	COST

(5)

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.

(a)	(b)	(c)	(d)	(e) Are all	(f)	(g)	(h	)	(i)	(j)	(k)
Name, address, and EIN	Primary activity	Legal domicile	Predominant income (related, unrelated, excluded from tax under sections 512-514)	Are all partners sec	Share of	Share of	Dispro	por-	Code V-UBI amount in box 20 of Schedule K-1 (Form 1065)	General	or Percentage
of entity		(state or foreign	related, unrelated,	partners sec 501(c)(3) orgs.?	total	end-of-year	allocati	ite ons?	amount in box 20	managi	ownership
·		country)	sections 512-514)	Yes No		assets	Yes	No	(Form 1065)	Yes N	j
			000000000000000000000000000000000000000	Tes No			1165	INO	(1 01111 1000)	Tes IV	<del>'</del>
							++			$\vdash$	+
							$\Box$				
							+			$\vdash$	
							T				
							$\sqcup$			$\sqcup \bot$	
							+			$\vdash$	+