# BEFORE THE FEDERAL ELECTION COMMISSION

Public Citizen Craig Holman, Ph.D. Government Affairs Lobbyist 215 Pennsylvania Avenue SE Washington, D.C. 20001 202-454-5182

Common Cause Stephen Spaulding Policy Counsel 1133 19<sup>th</sup> Street, NW Washington, D.C. 20009 202-736-5781

Organization United for Respect at Walmart Evelin Cruz Cynthia Murray Board Members P.O. Box 66536 Washington, D.C. 20036 202-223-3111

V.

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Wal-Mart Stores, Inc. 702 SW 8<sup>th</sup> Street Bentonville, Arkansas 72716 479-273-4000 September 22, 2014

Lisa J. Stevenson Deputy General Counsel Federal Election Commission 999 E Street, NW Washington, DC 20463

Re: Complaint Against Wal-Mart Stores, Inc.

Dear Ms. Stevenson:

Pursuant to 2 U.S.C. § 437g(a)(1) and 11 C.F.R. § 111.4, the undersigned submits this complaint against Wal-Mart Stores, Inc. ("Wal-Mart") of Bentonville, Arkansas, for violations of 2 U.S.C. § 441b(a) and 11 C.F.R. § 114.5(b) because of its operation of an ostensible charitable donation matching program for restricted class contributions to Wal-Mart's separate segregated fund ("SSF"), called "Wal-Mart Stores, Inc. PAC for Responsible Government" ("Wal-Mart PAC"), that is registered with the Federal Election Commission ("the Commission").

# I. Factual Background

Wal-Mart is the highest grossing business corporation in the United States, with sales in 2012 close to \$450 billion. Wal-Mart is headquartered at 702 SW 8<sup>th</sup> Street, Bentonville, AR 72716. Located at the same address is the Wal-Mart Associates in Critical Need Fund "(WMACNF"), an Internal Revenue Code § 501(c)(3) charitable organization. According to its 2012 Form 990 filed with the Internal Revenue Service (Attachment A), WMACNF "provides monetary support to [Wal-Mart] associates or their dependents when they experience extreme economic hardship due to situations outside of their control, including natural disasters."

Wal-Mart established WMACNF in 2001 and controls WMACNF's operations. Wal-Mart and two of Wal-Mart's other related entities substantially finance WMACNF. For example, according to WMACNF's financial statements (Attachment B), in WMACNF's fiscal year ending on January 31, 2013, WMACNF's monetary and in-kind revenues totaled \$16,970,978, of which Wal-Mart contributed \$3,613,169, the Walton Family Foundation contributed \$4,000,000 (an amount it is committed to contribute in each of five consecutive years), the Wal-Mart Foundation contributed \$2,000,000, and Wal-Mart employees contributed \$5,335,360. Wal-Mart's contributions included \$582,303 of general and administrative expenses paid on behalf of WMACNF, consisting of donated rent and the services of Wal-Mart employees to operate WMACNF. Wal-Mart paid all of WMACNF's administrative costs; WMACNF's own spending consisted entirely of assistance payments to Wal-Mart employees. (WMACNF's Form 990 identifies Wal-Mart as responsible for providing copies of WMACNF's governing documents in response to third-party requests for them.)

Since February 2004 Wal-Mart has solicited its restricted class employees to contribute to Wal-Mart PAC by offering to double-match those contributions with donations to WMACNF. Wal-Mart introduced the 2-for-1 matching program, which replaced a 1-for-1 match, in a March 3, 2004, solicitation asking its restricted class to contribute to Wal-Mart PAC. The solicitation stated in part, "We're going to be relentless in encouraging participation until 100% of our management associates are on board." *See* Renee Dudley, Bloomberg News, "Wal-Mart to HP Reap Worker Political Donations Through Charities" (December 23, 2013), http://www.bloomberg.com/news/2013-12-23/wal-mart-to-hp-reap-worker-political-donations-through-charities.html. (Attachment C.)

#### II. Violations of the Federal Election Campaign Act

The Federal Election Campaign Act ("the Act") prohibits a corporation from making contributions to federal candidates, parties and political committees that make campaign donations. The Act excludes from the definition of "contribution" "the establishment, administration, and solicitation of contributions to a separate segregated fund to be utilized for political purposes" by a corporation. 2 U.S.C. §§ 441b(a) and 441b(b)(2)(C). Although a corporation may use its general treasury monies to pay the expenses of establishing and administering such a fund and soliciting contributions to the fund, the regulations also provide that a corporation may not use this process "as a means of exchanging treasury monies for voluntary contributions," 11 C.F.R. § 114.5(b), including by paying "a contributor ... for his or her contribution through a bonus, expense account, or other form of direct or indirect compensation." 11 C.F.R. § 114.5(b)(1).

Wal-Mart's charitable match program for Wal-Mart PAC violates these provisions. The combination of a 2-for-1 matching amount, the denial of all contributor choice as to the benefited charity, and the self-interested selection as that single charity of Wal-Mart's own, controlled charity, which provides benefits only to Wal-Mart's own employees—who upon information and belief include matched contributors to Wal-Mart PAC—crosses the line under the Act. The Commission has never advised that *any* of these features complies with the Act and, taken together, they warrant the conclusion that Wal-Mart's donations to WMACNF are not ordinary solicitation costs, that Wal-Mart is trading general-treasury funds for contributions in such disproportionate amounts as to unduly influence contributors, and employees are unduly influenced into contributing to Wal-Mart PAC.

Although the Commission's regulations are silent regarding the lawfulness of a connected organization's charitable matching program triggered by contributions to its SSF, the Commission since 1986 has issued twelve advisory opinions that have concluded that certain such programs are lawful, on the view that the matching donations are solicitation costs of the connected organization, the contributing employee receives no financial, tax or tangible benefit, and the corporation, under applicable Internal Revenue Service rules, cannot deduct its donation from its income for federal income tax purposes. However, the Commission has reached these conclusions *only* with respect to charitable matching programs that were structured within certain parameters.

In ten of these advisory opinion proceedings, the Commission considered a program under which the corporation offered a 1-for-1 matching donation to any charity of the employee's choice. See Advisory Opinions ("AO") 2003-39, 2003-33, 2003-4, 1994-7, 1994-3, 1990-6, 1989-9, 1989-7, 1988-48, 1986-44. In two other proceedings the Commission considered charitable matching programs where the employee's choice of a benefiting charity was somewhat restricted: in AO 1994-6 (where only a 1-to-4 match was offered), the corporation offered a choice of four charities with a default designated charity where the employee made no selection; and, in AO 1987-18 (a 1-for-1 match, in either cash or commodities, to be made within two years of the triggering contribution), the corporation offered employees a choice of five to ten charities.

Even so, the Commission has often only barely approved the charitable matching program presented to it; in at least four proceedings two Commissioners dissented, on the view that all such charitable match programs unlawfully entail an exchange of corporate treasury funds for voluntary contributions and a form of indirect compensation for the contributor's contribution. *See* AO 1994-7 (dissenting opinion by Commissioners McDonald and Thomas), AO 1994-6 (same), AO 1994-3 (same), AO 1989-7 (same, dissenting). *See also* AO 1990-6 (same Commissioners concurring only on federal preemption grounds).

Four years ago, the most recent instance of the Commission's consideration of such a program, the Commission for the first time reviewed a charitable match program that featured a greater than 1-for-1 monetary match: a corporation sought advice about its plan to undertake a 1½-for-1 match for employee contributions up to \$1,000 to its SSF, and a 2-for-1 match for greater contributions, with employees given full range to choose the recipient charities (with the exception that religious organizations were ineligible). See Draft AO 2009-3 (April 9, 2009); AO 2009-3, Request for Advisory Opinion by IntercontinentalExchange, Inc. (February 20, 2009). The Commission deadlocked on whether or not to advise that the proposed program was lawful, with the three Commissioners who concluded that it was not variously explaining that any charitable donation that exceeds the amount of the employee's contribution to the SSF qualitatively changes the nature and incentives of the program, undercuts the voluntariness of the contribution, and confers a financial benefit on the employee. See Audiotape of Commission Open Meeting of April 21, 2009 (remarks by Chairman Walther and Commissioners Weintraub and Bauerly).

The Wal-Mart charitable match program ratio is even more skewed than that considered in AO 2009-03 because it provides a full 2-for-1 match for *any* amount of an employee's contribution to Wal-Mart PAC. This distinction alone from the charitable-match AOs over the years makes the Wal-Mart program materially different from them and in violation of the Act. A 200% charitable payment level cannot be classified as a mere "solicitation" cost that is exempt from treatment as a prohibited contribution. Because the level exceeds the employee's PAC contribution itself, it provides a powerful financial incentive – in the form of indirect compensation – to an employee, for two reasons. First, the employee can leverage his or her own contribution to the SSF into a substantially larger charitable donation that enables the employee to effectuate that donation more cheaply than if the employee donated to the charity

directly. That is, an employee who ordinarily would donate \$50 a year to a favorite charity has no financial incentive to contribute \$50 to the employer's SSF instead, because the employer will donate only that same amount to the charity. But where the employer will donate *more* than that \$50 contribution amount – in Wal-Mart's program, *twice* as much – this calculus shifts completely. Second, because, upon information and belief, the contributing employee himself is eligible to receive WMACNF's payments, Wal-Mart is providing a direct, though potential, financial benefit to the employee. These features make the Wal-Mart program unlike any other charitable matching program the Commission has ever considered.

The other unique feature of the Wal-Mart charitable matching program is also independently sufficient to constitute a violation of the Act: Wal-Mart's restriction of the charitable choice to a single recipient – contrary to all of the charitable matching programs that the Commission has ever considered – that is its *own* controlled charity bearing its own name and whose beneficiaries are its own employees "in need." Strictly limiting the beneficiary of the charitable donations to Wal-Mart's own charity, and eliminating any element of choice by the donor, is both self-serving by the company and runs contrary to the standards of charitable matching programs authorized by all previous FEC advisory opinions.

We do not question that many Wal-Mart employees *are* in financial need and deserving of financial support, and the Commission is not the public authority whose province it is to address Wal-Mart's compliance with laws and norms concerning wages and benefits. But what is clear is that WMACNF is a charity that is completely controlled and financed by Wal-Mart itself, and – with all of the benefits afforded by § 501(c)(3) of the Internal Revenue Code – that enables Wal-Mart to supplement the wages it does pay to selected employees with additional compensation in lieu of paying them higher wages and benefits.

Moreover, all of these features – the 2-for-1 match, the restriction to WMACNF, and, upon information and belief, the potential personal benefit from the matching donations to WMACNF – in combination exert improper coercive pressure on employees in Wal-Mart's restricted class to contribute to Wal-Mart PAC. Wal-Mart – whose profit for its fiscal year ending January 31, 2013 (the fiscal year matching WMACNF's financial statements discussed above) was \$17 billion – could just as easily finance WMACNF by directly donating without any external trigger the amounts that it ostensibly donates as a result of employee contributions to Wal-Mart PAC. WalMart's "matched" donations to WMACNF reflect what Wal-Mart and its related foundations substantially do anyway. But, due to § 441b(a) of the Act, Wal-Mart PAC is the *only* Wal-Mart-controlled account that Wal-Mart is barred from financing with its own general-treasury funds and those of the related Wal-Mart Foundation and Walton Family Foundation. So, Wal-Mart instead has devised a system that recirculates its general-treasury monies among its other accounts and pressures its restricted class to contribute to Wal-Mart PAC with a 200% matching donation to its own controlled charity that may directly benefit those very same contributors.

On the basis of the facts and documents we present, we urge the Commission to find reason to believe that Wal-Mart has and continues to violate 2 U.S.C. § 441b(a) and 11 C.F.R. § 114.5(b), conduct an appropriate investigation, and take meaningful measures to remedy these violations.

# Respectfully submitted,

Public Citizen Craig Holman, Ph.D. Government Affairs Lobbyist 215 Pennsylvania Avenue SE Washington, D.C. 20001

Common Cause Stephen Spaulding Policy Counsel 1133 19<sup>th</sup> Street, NW Washington, D.C. 20009

Organization United for Respect at Walmart Evelin Cruz Cynthia Murray Board Members P.O. Box 66536 Washington, D.C. 20036

The complainants listed below hereby verify that the statements made in the attached Complaint are, upon their information and beliefs, true.

Sworn pursuant to 18 U.S.C. 1001.

For Complainant:

Craig Holman, Ph.D.

Government affairs lobbyist

Public Citizen

215 Pennsylvania Avenue, SE

Washington, D.C. 20003

202-454-5182

DISTRICT of Columbia

Sworn and subscribed before me This \_\_\_\_\_\_ day of September, 2014

Notary Public

MARY F. VINCENT NOTARY PUBLIC DISTRICT OF COLUMBIA My Commission Expires March 31, 2018

The complainants listed below hereby verify that the statements made in the attached Complaint are, upon their information and beliefs, true.

Sworn pursuant to 18 U.S.C. 1001.

For Complainant:

Stephen Spaulding

**Policy Counsel Common Cause** 

1133 19th St. NW

9th Floor

Washington, DC 20009

202-736-5781

Sworn and subscribed before me This 104h day of September, 2014

**Notary Public** 

The complainants listed below hereby verify that the statements made in the attached Complaint are, upon their information and beliefs, true.

Sworn pursuant to 18 U.S.C. 1001.

For Complainant:

Evelin Cruz Board Member

Organization United for Respect at Walmart

P.O. Box 66536

Washington, DC 20036-6536

(202) 223-3111

Sworn and subscribed before me This \_\_\_\_\_ day of September, 2014

Notary Public

Janet M. Phetteplace Notary Public District of Columbia My Commission Expires September 30, 2015

The complainants listed below hereby verify that the statements made in the attached Complaint are, upon their information and beliefs, true.

Sworn pursuant to 18 U.S.C. 1001.

For Complainant:

Cynthia Murray

Board Member

Organization United for Respect at Walmart

P.O. Box 66536

Washington, DC 20036-6536

(202) 223-3111

Sworn and subscribed before me

This 4 day of September, 2014

Notary Public

Janet M. Phetteplace Notary Public District of Columbia My Commission Expires September 30, 2015

# ATTACHMENT A

. SAJ #25.

Form CHAR500	Annual Filing fo New York State Departme Charities Bu			2012		
This form used for Article 7-A, EPTL and dual filers (replace) furins CHAR 497, CHAR 010 and CHAR 006)	ticle 7-A, EPTL and dual filers New York, NY 10271 (replace) forms CHAR 487, http://www.charitiesnys.com CHAR 010 and CHAR 006)					
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Final filing Amended filing	Number and street (or P.O. box if mail r 702 SW 8TH, DEPT. 86		Room/sult	6 f. Telephone 800 536	number	
NY registration pending	City or town, state or country and 3 BENTONVILLE, AR 7.2			g. Email		
2. Certification - Two Sign	tures Required					
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# WAL-MART ASSOCIATES IN CRITICAL NEED FUND

#### 5. Fee instructions

The filing fee depends on the organization's Registration Type. For details on Registration Type and filing fees, see the instructions for Form CHAR500.

# Organization's Registration Type Article 7-A Calculate the Article 7-A filing fee using the table in part a below. The EPTL filing fee is \$0. EPTL Calculate the EPTL filing fee using the table in part b below. The Article 7-A filing fee is \$0. Dual Calculate both the Article 7-A and EPTL filing fees using the tables in parts a and b below. Add the Article 7-A and EPTL filing fees together to calculate the total fee. Submit a single chack or money order for the total fee.

1

#### a) Article 7-A filing fee

Total Support & Revenue	Article 7-A Fee
more than \$250,000	\$25
up to \$250,000 *	\$10

 Any organization that contracted with or used the services of a professional fund raiser (PFR) or fund raising counsel (FRC) during the reporting period must pay an Article 7-A tiling fee of \$25, regardless of total support and revenue.

#### b) EPTL filing fee

Net Worth at End of Year	EPTL Fee
Less than \$50,000	\$25
\$50,000 or more, but less than \$250,000	\$50
3250,000 or more, but less than \$1,000,000	\$100
\$1,000,000 or more, but less than \$10,000,000	\$250
\$10,000,000 or more, but less than \$50,000,000	\$750
\$50,000,000 or more	\$1500

### 6. Attachments - Document Attachment Check-List

X Audit Report (total support & revenue more than \$250,000)

Review Report (total support & revenue \$100,001 to \$250,000)

No Accountant's Report Required (total support & revenue not more than \$100,000)

For All Filers	\$100 miles	
Allogi Eug	$\overline{\mathbf{z}}$	
X Single check or money order payable t	to "NYS Department of Law"	
Copies of Internal Revenue Service Forms		***
X 1RS Form 990 X All required schedules (Including Schedule B) IRS Form 990-T	IRS Form 990-EZ All required schedules (including Schedule B) IRS Form 990-T	IPIS Form 990-PF All required schedules (including Schedule B) IPIS Form 990-T

# Form 990

Department of the Treasury Internal Revenue Service

# Return of Organization Exempt From Income Tax

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

The organization may have to use a copy of this return to satisfy state reporting requirements.

2012 Open to Public Inspection

2012 and ending JAN 31, 2013 A For the 2012 calendar year, or tax year beginning O Employer identification number C Name of organization Check If WAL-MART ASSOCIATES IN CRITICAL Address change NEED FUND hiame charge 71-0858484 Doing Business As ]hizial return Number and street for P.O. box if mall is not delivered to street address) Roomssuite E Telephone number Termin 702 SW 8TH, DEPT.8687 MS#0555 800-536-9925 Amende return 14,388,675 City, town, or post office, state, and ZIP code G Gross receipts \$ Applica-BENTONVILLE, AR 72716-0555 H(a) Is this a group return et,deto F Name and address of principal officer: ERRON SMITH for affiliates? Yes X No 702 S.W. 8TH ST. , BENTONVILLE H(b) Are all affiliates included? Yes L 1 Tax-exempt status: X 501(c)(3) ) (insert no.) 4947(a)(1) or 501(c) ( If "No," attach a list, (see instructions) J Website: N/A H(c) Group exemption number K Form of organization: Corporation X Trust Other > L Year of formation: 2001 M State of legal domkile: AR Part I Summary Briefly describe the organization's mission or most significant activities: TO PROVIDE FINANCIAL AID TO Aotivities & Governance WAL-MART ASSOCIATES WHEN THEY EXPERIENCE EXTREME FINANCIAL HARDSHIP Check this box > I If the organization discontinued its operations or disposed of more than 25% of its net assets, Number of voting members of the governing body (Part VI, line 1a) Number of Independent voting members of the governing body (Part VI, line 1b) Total number of Individuals employed in calendar year 2012 (Rart V, line 2s) Ö 5 6 Total number of volunteers (estimate if necessary) 8 0 7 a Total unrelated business revenue from Part VIII, column (C), line 12 7a 0. 0. b Net unrelated business taxable income from Form 990-T, line 34 Prior Year **Current Year** 16,228,271 Contributions and grants (Part VIII, line 1h) 14,375,639. 0, Program service revenue (Part VIII, line 2g) 0 13,036. 25,910. 10 Investment Income (Part VIII, column (A), lines 3, 4, and 7d) 11 Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) 0 0 . 12 Total revenue - add lines 8 through 11 (must equal Part VIII, column (A), line 12) 16,254,181 14,388,675. 13,837,747. 10,092,265 Grants and similar amounts paid [Part IX, column (A), snes 1/3) 14 Sengits paid to or for members (Part IX, column (A), line 4) 0 0. 0. 15 Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10) 0 16a Professional fundralsing tees (Part IX, column (A), line 11e) 0 0. b Total lundraising expenses (Pert IX, column (D), line 25) 0. 17 Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e} 0 18 Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25) 10,092,265. 837,747. 19 Revenue less expenses, Subtract line 18 from line 12 6,161,916. 550.928. Beginning of Current Year End of Year 13,022,238 3,573,166. 20 Total assets (Part X, Inc 16) 0 0. 21 Total labilities (Part X. line 26) Net assets or fund balances. Subtract line 21 from line 20 13,022,238. 13,573,166. Part II | Signature Block Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete Declaration of property (other than officer) is based on all information of which preparer has any knowledge. Signature of officer Sign ERRON SMITH Here Type or print name and title Print/Type preparer's name P00446737 Pald TONY UTH Z setter ricere 73-1413977 Firm's name | HOGANTAYLOR LLP Firm's EIN Preparar SUITE Use Only Firm's address 2200 S. UTICA PL., TULSA, OK 74114-7000 Phone no. (918) 745-2333 May the IRS discuss this return with the preparer shown above? (see instructions) X Yes

# WAL-MART ASSOCIATES IN CRITICAL NEED FUND

	n 990 (2012) NEED FUNI	)		71-0858484 Page 2
Pa	rt III Statement of Program Servi			24
	Check if Schedule O contains a respo	onse to any question in th	s Part III	······································
1	Briefly describe the organization's mission: TO PROVIDE FINANCIAL A EXPERIENCING EXTREME I			TATES WHEN THEY ARE
2	Did the organization undertake any signification prior Form 990 or 990-EZ7	**************************************		
3	If "Yes," describe these new services on Sc Did the organization cease conducting, or in If "Yes," describe these changes on Schedi	nake significant changes i	in how it conducts, any program	n services? Yes X No
4	Describe the organization's program service Section 501(c)(3) and 501(c)(4) organization revenue, if any, for each program service re	accomplishments for ea as are required to report the		
49		37,747. Indusing grand ETARY SUPPORT EXTREME ECONOL	MIC HARDSHIP DU	OR THEIR DEPENDENTS TO SITUATIONS
		5-12-38		
4b	(Code:) (Dipenses &	lactuding gran	na of \$	) (Nimmura
		1		
4-	(Gode: ) (Experient \$	hadastan area	its of \$	) (Barrerse t
40	(Crosk ) (Crosusers)	processing year	R6 UI ◆	, variable
		1		
≰dï	Other program services (Cescribe in Scheck (texases 5 les Total program service expenses >	ule 0.) Nating games of \$ 13,837,747.	) [Hoverners	)

Part IV | Checklist of Required Schedules Yes No is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? X If "Yes," complete Schedule A 4 Is the organization required to complete Schedule 8, Schedule of Contributors X Did the organization argaes in direct or instruct collical compaign activities on behalf of or in opposition to candidates for public office? If "Yes," complete Schedule C, Part I 3 X Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect X during the tax year? If "Yes," complete Schedule C, Part II 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 98-197 // "Yes," complete Schedule C, Part III 5 X Did the organization maintain any donor advised funds or any similar funds or accounts for which donors have the right to x provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I 8 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 Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete X Schedule D, Part III 8 Did the organization report an amount in Part X, line 21, for escrow or custodial account liability; serve as a custodian for amounts not listed in Part X; or provide credit counseling, debt management, credit repair, or debt negotiation services? 9 If "Yes," complete Schedule D, Pert IV 10 Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent X endowments, or quasi-endowments? If "Yes, " complete Schedule D, Part V 10 If the organization's answer to any of the following questions is "Yes," then complete Schedulo D, Parts VI, VII, VIII, IX, or X Did the organization report an amount for land, buildings, and equipment in Part X, line 107 if "Yes," complete Schedule D, X Pat V b Did the organization report an amount for investments - other securities in Part X, line 12 that is 5% or more of its total X assets reported in Part X, line 167 If "Yes," complete Schedule D, Part VII 116 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 167 // "Yes," complete Schedule D, Part VIII 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 114 Part X, line 15? // "Yes," complete Schedule D, Part IX X Did the organization report an amount for other liabilities in Part X, line 257 if "Yes," complete Schedule D, Part X 116 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 X 111 12a Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete 120 b Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes," and if the organization enswered "No" to line 12s, then completing Schedule D, Parts XI and XII is optional X X is the organization a school described in section 170(b)(1)(A)(i))? If "Yes," complete Schedule E 13 X 148 Did the organization maintain an office, employees, or agents cutside of the United States? 140 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 X 14h or more? If "Yes," complete Schedule F, Perts I and IV 15 Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or assistance to any organization X or entity located outside the United States? If "Yes," complete Schedule F, Parts II and IV Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or assistance to individuals booked outside the United States? If "Yes," complete Schedule F, Parts III and IV X 16 Did the organization report a total of more than \$15,000 of expenses for professional fundralsing services on Part IX. X 17 column (A), lines 6 and 11e7 if "Yes," complete Schedule G, Part I 18 Did the organization report more than \$15,000 total of fundralsing event gross income and contributions on Part VIII, lines X 1c and 8a? If 'Yes,' complete Schedule G, Part II 18 Did the organization report more than \$15,000 of gross income from garning activities on Part VIII, line 9a7 // "Yes," X 19 complete Schedule G, Part III X 20a Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H 20a

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

71-0858484 Page 4

1111111111111	t iv   One chist of nedulinar acriedules (carlinular)		DEC -	1
			Yes	No
21	Did the organization report more than \$5,000 of grants and other assistance to any government or organization in the	21		x
	United States on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II	21	_	a
22	Did the organization report more than \$5,000 of grants and other assistance to individuals in the United States on Part IX,	~	X	
	column (A), line 27 if "Yes," complete Schedule I, Paris I and III Did the organization enswer "Yes" to Part VII, Section A, line 3, 4, or 5 about compensation of the organization's current	22	a	_
23	and former officers, directors, trustees, key employees, and highest componsated employees? W 'Yes,' complete			
		23		X
_ ·	Schedule / Did the organization have a tax-exempt bond issue with an outstanding principal amount of more than \$100,000 as of the	ALL .		45
24a	last day of the year, that was issued after December 31, 2002? If "Yes," enswer times 24b through 24d and complete			
		24a		x
la.	Schedula K. II "No", go to line 25  Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24b	5	
	Did the organization maintain an excrow account other than a refunding excrow at any time during the year to defease	- B- 112		
0	하다 있는데 맛있다면 하는데 한 경향을 내용하는데 하는데 하는데 한 경향을 하는데 보고 있는데 그리고 있는데 보고 있는데 보고 있는데 하는데 보고 있다면 하는데 보고 있다면 다른데 하는데 되었다면 하는데 하는데 되었다면 다른데 하는데 보고 있다면 하는데	24c		
	any tax-exempt bonds?  Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	24d		9-
	Section 501(c)(3) and 501(c)(4) organizations. Did the organization engage in an excess benefit transaction with a	270	0.7	
25a	disqualified person during the year? If "Yes," complete Schedule L. Part I	25a		X
20	Is the organization aware that it engaged in an excess benefit transaction with a disqualified person in a prior year, and	LAVE		
D	that the transaction has not been reported on any of the organization's prior Forms 990 or 990-EZ? If "Yes," complete			
		25b		X
	Schedule L, Part I  Was a loan to or by a current or former officer, director, trustee, key employee, highest compensated employee, or disqualified	11-7-1	-	1
28	person outstanding as of the end of the organization's tax year? If "Yes," complete Schedule L, Part II	26	15	X
22	Did the organization provide a grant or other assistance to an officer, director, trustee, key employee, substantial	2.12		1
27	contributor or employee thereof, a grant selection committee member, or to a 35% controlled entity or family member			1
	of any of these persons? If "Yes," complete Schedule L, Part III	27		X
32	Was the organization a party to a business transaction with one of the following parties (see Schedule L, Part IV	341		
28		3000	. 7	160
	Instructions for applicable filing thresholds, conditions, and exceptions):  A current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV	288	Yallo	X
23	A family member of a current or former officer, director, trustee, or key employee? If "Yes," complete Schedule L, Part IV	28b		X
b	An entity of which a current or former officer, director, trustee, or key employee (or a family member thereof) was an officer,	80410		-
C	director, trustee, or direct or indirect owner? If "Yes," complete Schedule L, Part IV	28c		X
	Did the organization receive more than \$25,000 in non-cash contributions? If "Yes," complete Schedule M	29		X
29	Did the organization receive contributions of art, historical treasures, or other similar assets, or qualified conservation			1
30		30		X
2.	contributions? If "Yes," complete Schedule M			
31	If "Yes," complete Schedule N, Part I	31		X
W5 (P)	Did the organization sell, exchange, dispose of, or transfer more than 25% of its net assets? If "Yes," complete			
32		32		X
	Schedule N, Part II  Did the organization own 100% of an entity disregarded as separate from the organization under Regulations		$\Box$	
33	sections 301,7701-2 and 301,7701-37 // "Yes," complete Schedule R, Part I	33		X
	Was the organization related to any tax-exempt or taxable entity? If "Yes," complete Schedule R, Part II, III, or IV, and			-
34	Part V, tine 1	34	X	
40-	a to the California of the Cal	35a		X
350	If "Yes" to line 35s, did the organization receive any payment from or engage in any transaction with a controlled entity			T
D	within the meaning of section 512(b)(13)? If "Yes," complete Schedule R, Part V, fine 2	25b		
20	Seption 601(ay3) organizations. Did the organization make any transfers to an exempt non-character related organization?			
36	If "Yes," comolete Schedule R, Part V, line 2	3/5		X
37	Did the organization conduct more than 5% of its activities through an entity that is not a related organization		1	
	and that is treated as a partnership for tederal income tax purposes? If "Yes," complete Schedule R, Part VI	37	_	X
38	Did the organization complete Schoolse O and provide explanations in Schedule O for Part VI, lines 11b and 197			
	Note, All Form 990 filers are required to complete Schedule O	38	X	1

		-		- Constitution of the Cons	Yes	No
15	Enter the number reported in Box 3 of Form 1096, Enter -0- if not applicable	19	1 0		196	1
þ	Enter the number of Forms W-2G included in line 1a. Enter -0- If not applicable	16	0			100
¢	Did the organization comply with backup withholding rules for reportable payments to vendors and (gambling) winnings to prize winners?			10		
2a	Enter the number of employees reported on Form W-3, Transmittal of Wage and Tax Statements,		PACAMIC TO STATE OF STREET	97		10
	filed for the calendar year ending with or within the year covered by this return	28	0	j. jil		100
ь	If at least one is reported on line 2a, did the organization file all required federal employment tax retu	ms?		2b		
	Note, if the sum of lines 1a and 2a is greater than 250, you may be required to e-file (see instruction		MAJAKAN WATER STATE			
30	Did the organization have unrelated business gross income of \$1,000 or more during the year?	KANGKANTA	er tilding och francisch av an andre and	Зa		X
b	If "Yes," has it filed a Form 990-T for this year? If "No," provide an explanation in Schedule O			36		Taran
4a	At any time during the calendar year, did the organization have an interest in, or a signature or other				1	
	financial account in a foreign country (such as a bank account, securities account, or other financial	accou	int)?	45		X
b	If "Yes," enter the name of the foreign country, ▶		7 802300 1100 150			
	See instructions for filling requirements for Form TD F 90-22.1, Report of Foreign Bank and Financial			120		16.3
50	Was the organization a party to a prohibited tax shelter transaction at any time during the tax year?			5a	-	X
b	Did any taxable party notity the organization that it was or is a party to a prohibited tax shelter trans-			5b	-	X
¢	If 'Yes,' to line 5a or 5b, did the organization file Form 8886-T?			50	-	
60	Does the organization have annual gross receipts that are normally greater than \$100,000, and did to				1	1
	any contributions that were not tax deductible as charitable contributions?	****		68	_	X
b	If "Yes," did the organization include with every solicitation an express statement that such contribu			No.		
	were not tax deductible?	*******		60	-	-
7	Organizations that may receive deductible contributions under section 170(c).	THOSE SECTION	Social de la composition della	A LOS	12.	**
3	Did the organization receive a payment in excess of \$75 made partly as a contribution and partly for goods and so			A 400 THE REST	-	X
b	if "Yes," did the organization notify the donor of the value of the goods or services provided?			7b		
C	Did the organization sell, exchange, or otherwise dispose of tangible personal property for which it v		Marine Street,	-	NT.	
	to file Form 8282?	Y		76		X
d	If "Yes," Indicate the number of Forms 8262 filed during the year		100	1.3		1
4	Did the organization receive any funds, directly or indirectly, to pay premiums on a personal benefit			7e	-	-
1	Did the organization, during the year, pay premiums, directly or indirectly, on a personal benefit con-			71	-	-
9	If the organization received a contribution of qualified intellectual property, did the organization file is		99000000000000000000000000000000000000	79	-	-
h	If the organization received a contribution of care, boats, airplanes, or other vehicles, did the organizations maintaining donor advised funds and section 509(a)(3) supporting organizations.			7h	-	1
8	organization, or a donor advised fund maintained by a sponsoring organization, have excess business holdings a			8	16	20
		n any u	nic batting the year t	-	1	1
8	Sponsoring organizations maintaining donor advised funds.			98		1
13	Did the organization make any taxable distributions under section 49667			925	1	1
D	Section 501(c)(7) organizations. Enter:			325	+	1
0	Initiation fees and capital contributions included on Part VIII, line 12	110a	1	-14		
	Gross receipts, included on Form 990, Part VIII, line 12, for public use of club facilities	106			1	
1	Section 501(c) 12) organizations. Enter:	1.00		1		1
· M	Gross income from members or shareholders	1118	1	1		1-0
b	Gross income from other sources (Do not not sincunts due or paid to other sources against	110		1		
U	products due or received from them.)	116		1		
25	Section 4947(a)(1) non-exempt charitable trusts. Is the organization filling Form PSG in list of Form			128		1
	If "Yes," enter the amount of tax-exempt interest received or accrued during the year	C. 4. 1	A.	-	20	
3	Section 501(c)(29) qualified nonprofit health insurance issuers.	-			1 -	1
	Is the organization licerated to issue qualified health plans in more than one state?			138	1	
43	Note. See the Instructions for additional information the organization must report on Schedule C.	155   1	, 15   \$ 14 0 4 35 11 1 1 1 1 1 1 1	100		1
h	Enter the amount of reserves the organization is required to maintain by the states in which the					-
	organization is licensed to issue qualified health plans	138	d	40		
O	Enter the amount of reserves on hand	b uniterior		1		
42				142		X
	If "Yes," has it filled a Form 720 to report these payments? If "No," provide an explanation in Schedu			14b		

NEED FUND

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Form 990 (2012) Part VI Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No" response to line 8s, 8b, or 10b below, describe the circumstances, processes, or changes in Schedule O. See Instructions.

	Check if Schedule O contains a response to any question in t	his Part VI	annarcon-reconstructory	STRATUTE A		X
Sec	tion A. Governing Body and Management		-X (a), 400-2-1 (b)-			
					Yes	No
1a	Enter the number of voting members of the governing body at the e	nd of the tax year	18		1	
	If there are material differences in voting rights among members of the gover-	rning body, or if the governing		- 1		
	body delegated broad authority to an executive committee or similar commit	tee, exptain in Schedule O.		1.5.	100	
b	Enter the number of voting members included in line 1s, above, who	see Independent	1b 7			3.00
2	Did any officer, director, trustee, or key employee have a family related	ionship or a business relationship	with any other		100	i i
			A CONTRACTOR OF THE PARTY OF TH	2		X
3	Did the organization delegate control over management duties cust	omarily performed by or under the	e direct supervision			
50005	of officers, directors, or trustees, or key employees to a management			3		X
4	Did the organization make any significant changes to its governing of			4		X
5	Did the organization become aware during the year of a significant			5		X
6	Did the organization have members or stockholders?			6		Х
78	Did the organization have members, stockholders, or other persons	who had the power to elect or ac	point one or			
Sett	more members of the governing body?			72		Х
b	Are any governance decisions of the organization reserved to (or so	blact to approval twi members, s	torkholders or			
D				76		Х
	persons other than the governing body?  Did the organization contemporaneously document the meetings held or writers.	for actions undertaken during the year	is by the following:	10	-	-43
8				Ba	x	30
	The governing body?  Each committee with authority to act on behalf of the governing body.	(1017)	HANGAMATERIA HARRISTONIO (1970)	Bb	X	
ь				- 00	48	
9	Is there any officer, director, trustee, or key employee listed in Part			9		X
0	organization's mailing address? If "Yes," provide the names and add			9		A
Sec	tion B. Policies (This Section 8 requests information about polici	ies not required by the Internal Re	ivenue Code.)		12.00	1
H POPAGE				T	Yes	No
10a	Did the organization have local chapters, branches, or affiliates?			102	-	X
b	If "Yes," did the organization have written policies and procedures					
	and branches to ensure their operations are consistent with the org			100		_
	Has the organization provided a complete copy of this Form 990 to		y before filing the form?	11a	X	
b	Describe in Schedule O the process, if any, used by the organization			4.6.	10.00	100
12a	Did the organization have a written conflict of interest policy? If "No.			12a	1	X
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					
	In Schedule O how this was done			120	_	
13	Did the organization have a written whistleblower policy?			13		X
14	Did the organization have a written document retention and destruct			14	1	X
15	Did the process for determining compensation of the following per-			1		
	persons, comparability data, and contemporaneous substantiation	fricieses bna notreadless at to		_		
3	The organization's CEO, Executive Director, or top management offi	<b>62</b>	11 14 15 15 15 15 15 17 17 19 19 19 19 19 19 19 19 19 19 19 19 19	15a		X
ь	Other officers or key employees of the organization			150		X
	If "Yes" to line 15a or 15b, describe the process in Schedule O (see	instructions).		Q1		
16a	Did the organization invest in, contribute assets to, or participate in	a joint venture or similar arranger	nent with a	i k	1.72	
	taxable entity during the year?		***************************************	18a		X
ь	If "Yes," did the organization tollow a written policy or procedure re-	juring the organization to evaluat	s its participation	16.2		18
	in joint venture arrangements under applicable federal tax law, and	take steps to safeguard the organ	nization's	10.		
		part was a sure of the sure of	interestational designation of the contract of	16b		
Sec	tion C. Disclosure					
17	List the states with which a copy of this Form 990 is required to be	filed ►AL, AK, AZ, AR, C	A, CO, DC, GA, II	, IN	, LA	, MD
18	Section 8104 requires an organization to make its Forms 1023 for it	024 if appscable), 990, and 990-T	(Section 501(c)(3)s only)	availat	) kg	
	for public Inspection. Indicate how you made these available. Check	all that apply.				
	Own website Another's website X Uponin		in Schedule O)			
19	Describe in Schedule O whether (and if so, how), the organization in	CONTRACTOR OF THE PROPERTY OF		id finar	notal	
140	examine an adjuste to the public during the tax year.		. ,,-			
20 20	State the name, paysical address, and telephone number of the par	son who possesses the books ar	nd records of the organiza	ition; li		
	BRIAN PICKETT - 479-204-9370					
		72716				
3200	TOZ DA OTH DATE	בקייביים אף כייביים.		Som	990	(2h 12

Form 990 (2	0.000.00	WAL-MART NEED FUND	associates :	N CR	ITICAL		71-0858484	Page
Part VII	Compensation of Employees, and	A STATE OF THE PARTY OF THE PAR	rectors, Trustees Contractors	Key E	nployees,	Highest Com	pensated	
	Check if Schedule O contains a response to any question in this Part VII							mo
Section A.	Officers, Directors,	, Trustees, Key E	mployees, and Higher	st Compa	nsated Empl	oyees		
to Complet	s this table for all person	s required to be lists	id. Report compensation l	or the caler	dar year endin	g with or within the o	rganization'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 employees,"
   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.

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

(A) Name and Title	(B) Average hours per week	_	not d unter	Pos neck ss pe	Hier	than i	nte i test deb)	(D) Reportable compensation from	(E) Reportable compensation from related	(F) Estimated amount of other
	(list any hours for related organizations below line)	individual trustes or diserker	Instituted train	·	New ampleyee	Highest componentied strokeyee	Rive	the organization (W-2/1099-MISC)	organizations (W-2/1099-MISC)	compensation from the organization and related organizations
(1) SYLVIA MATHEWS BURNELL TRUSTEE	0.00	X		9				0.	0.	0.
(2) ERRON SMITH TRUSTRE	0.00	x						0.	0.	0.
(3) JENNIFER WIITE TRUSTES	0.00	Х					7	0.	o.	0.
(4) DEBORAH NERIA TRUSTEE	0.00	X						0.	0.	0.
(5) YVONNE COOPER TRUSTEE	0.00	X						0.	0.	0.
(6) JENNIPER MAY-BRUST TRUSTEE	0.00	x				L		0.	0.	0.
(7) RITA SECKINGTON TRUSTEE	0.00	X	-	3		-		0.	0.	0.
						-				
		-	-		-	-				
		-	1	-	-	-				
		-	t	+		-	-			

202007 12-10-12

Form 990 (2012)

	† VII Section A. Officers, Directors (A) Name and title	(B) Average hours per week	(C) Position Ido not check more than one box, unless person is both an officer and a director/trustee)						(D) Reportable compensation from	(E) Reportable compensation from related		n amount of other		of
		(list any hours for related organizations below sne)	Individual bracke or chector	legatorical laste	- Star	Regressibling	Highest compensated amployee	firmed	the organization (W-2/1099-MISC)	organizations (W-2/1099-MISC	)	dro orga and	oensa om the enizati I relati nizatio	e ion ed
					Þ									_
					!							MHE:		
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			7		1						I			
					1			11			18			
					T TOTAL									
				Г										
			Г		,		11							
	Sub-total							7	0.		0.			0
100	Total from continuation sheets to I Total (add lines 1b and 1c)			DAMAG	1	LILLE	-		0.		0.			0
2	Total number of individuals (including compensation from the organization		vose	liste	ed a	vad	e) w	no re	ceived more than \$10	0,000 of reportable				
3	Did the organization list any former of	officer, director, or to	ıste	e, ke	i ny en	npk	oyee	orb	ighest compensated e	employee on		(\$)/	Yes	No
4	line 1a? If "Yes," complete Schedule For any individual listed on line 1a, is	J for such individual								ara-amainamana	94	3	7	X
	and related organizations greater tha	in \$150,000? // "Yes	* cc	lapro	ete .	Sch	edul	JK	or such Individual	namentalistica.	194	4		X
5	Did any person listed on line 1a recei rendered to the organization? If "Yes										11.1	5		x
Sect	tion B. Independent Contractors Complete this table for your five high	est compensated in	dep	ande	nt c	ch!	rack	ws th	nat received more than	\$100,000 of comp	ens	ation f	rom	
-	the organization, Report compensation	on for the calendar y A)	ear	endi	ng v	vith	C/W	ithln	(B)	and the same of th	98.	(0	;)	_
		elness address	N	ONI	3	_	_		Description of	services	С	omper	nsatio	et.
-					i	_		+			-	_		
					_	_		+			_			_
					_	_		_						
											_			
				9	0									
	Total number of independent contract													

71-0858484 Page 9 NEED FUND Form 990 (2012) Part VIII Statement of Revenue Check if Schedule O contains a response to any question in this Part VIII. (C) Unrelated (D) Revenue excluded from tax under sections 512, 513, or 514 Related or Total revenue exempt function business . . . ravenue revenue Contributions, Gitts, Grants and Other Similar Amounts 1 a Federated campaigns 1a b Membership dues 16 o Fundralsing events ..... 10 d Related organizations 10 e Government grants (contributions) te f All other contributions, gifts, grants, and similar amounts not included above 11 14,375,639 g Noncash contributions included in lines to-16.5 h Total. Add lines 1a-1f ... **Business Code** Program Service Revenue f. All other program service revenue ............ Total, Add Ines 2a-2f Investment income (including dividends, interest, and 13.036 other similar amounts) Income from investment of tax-exempt bond proceeds (i) Roal (ii) Personali 6 a Gross rents b Less: rental expenses ....... g Rental Income or (loss) d Net rental Income or (loss) 7. a. Gross amount from sales of (i) Securities (ii) Other · pagets other than investiony b Less: cost or other basis and sales expenses c Gain or (loss) d Net gain or (loss) ..... 8 a Gross income from fundraising events (not Other Revenue Including \$ contributions reported on line to). See Part IV, line 18 b Less; direct expenses \_\_\_\_\_\_b Net income or (loss) from fundralsing events 9 a Gross income from garning activities. See Part IV, The 19 ...... a b Less: direct expenses Not income or (loss) from gaming activities 10 a Gross sales of inventory, less returns and allowances b Less: cost of goods sold Net Income or (loss) from sales of inventory Miscellaneous Revenue Business Code 11 B d All other revenue

14 388 675

e Total. Add ines 11a-11d

Total revenue, See instructions.

13 036

NEED FUND Part IX Statement of Functional Expenses

Section 501(c)(3) and 501(c)(4) organizations must complete all columns. All other organizations must complete column (A). Program service Management and expenses general expenses Check if Schedule O contains a response to any question in this Part IX (D) Fundraising Do not include amounts reported on lines 6b, Total expenses 7b, 8b, 9b, and 10b of Part VIII. exponses Grants and other assistance to governments and organizations in the United States, See Part IV, line 21 Grants and other assistance to individuals in 13,837,747. 13,837,747. the United States. See Part IV, line 22 Grants and other assistance to governments, organizations, and individuals outside the United States, See Part IV, Inns 15 and 16 Benefits paid to or for members 5 Compensation of current officers, directors, trustees, and key employees 6 Compensation not included above, to disqualified persons (as defined under section 4958(f)(1)) and persons described in section 4958(c)(3)(8) Other salaries and wages Pension plan accruais and contributions (include section 401(k) and 403(b) employer contributions) Other employee benefits 10 Payroll taxes Fees for services (non-employees): a Management b Legal ..... Accounting \_\_\_\_\_\_ d Lobbying e Professional fundraising services. See Part IV, line 17 Investment management fees g Other, (If line 11g amount exceeds 10% of line 25, column (A) amount, list line 11g expenses on Sch O.) 12 Advertising and promotion ..... 13 Office expenses Information technology Royalties 168 Occupancy \$7 Travel ..... Payments of travel or entertainment expenses for any federal, state, or local public officials 19 Conferences, conventions, and meetings 20 briess ..... Payments to affiliates 21 Depreciation, depletion, and amortization 23 Other expenses, itemize expenses not covered above. (List miscefaneous expenses in line 24s. If fine 24e amount exceeds 10% of line 25, column (A) amount, list line 24e expenses on Schedule O.) e All other expenses 13,837,747, 13,837,747. 0. 25 Total functional expenses. Add lines 1 through 24e 26 Joint gosts, Complete this like only if the organization reported in column (B) joint costs from a combined Æ educational compositor and fundralising solicitation. Check here F (clienting 50P 98-2145C 958-720) Form 990 (2012) Form 990 (2012)

Part X | Balance Sheet Check if Schedule O contains a response to any question in this Part X Beginning of year End of year 4,248,144. -436,051.1 Cash - non-interest-bearing 4,003,332. 8,016,368. 2 Savings and temporary cash investments 4,770,762. 5,992,849. Pledges and grants receivable, net 3 4 4 Accounts receivable, net Loans and other receivables from current and former officers, directors. trustees, key employees, and highest compansated employees. Complete Part II of Schedule L 5 Loans and other receivables from other disqualified persons (as defined under section 4958(I(1)), persons described in section 4958(c)(3)(B), and contributing employers and sponsoring organizations of section 501(c)(9) voluntary employees' beneficiary organizations (see Instr). Complete Part II of Sch L Notes and loans receivable, net 7 Inventories for sale or use 8 Prepald expenses and deferred charges 9 10a Land, buildings, and equipment; cost or other basis. Complete Part VI of Schedule D 108 10c 11 Investments - publicly traded securities 12 Investments - other securities. See Part IV, line 11 12 Investments - program-related. See Part IV, line 11 13 13 Intangible assets 14 14 15 Other assets, See Part IV, line 11 15 Total assets, Add lines 1 through 15 (must equal line 34) 13,022,238. 16 13.573.166 16 Accounts payable and accrued expenses 17 17 18 18 Grants payable 19 19 Deferred revenue 20 Tax-exempt bond liabilities 21 Escrow or custodial account liability. Complete Part IV of Schedule D 21 Loans and other payables to current and former officers, directors, trustees, key employees, highest compensated employees, and disqualified persons. 1000 22 Complete Part It of Schedule L 23 Secured mortgages and notes payable to unrelated third parties 24 Unsecured notes and loans payable to unrelated third parties 24 Other liabilities (including federal income tax, payables to related third parties, and other liabilities not included on lines 17-24). Complete Part X of 25 Schedule D 0. Total liabilities, Add lines 17 through 25 26 26 Organizations that follow SFAS 117 (ASC 959), check here X and 04. 7 complete lines 27 through 29, and lines 33 and 34. Not Assets or Fund Balances 13.022,238 27 Unrestricted net assets Temporarily restricted net assets 28 28 Permanently restricted net assets 29 Organizations that do not follow SFAS 117 (ASC 958), check here and complete lines 30 through 34. Capital stock or trust principal, or current funds 30 Paid in or capital surplus, or land, building, or soulpment fund 31 31 32 Retained earnings, endowment, accumulated income, or other lunds 13,022,238. 33 13,573,166. Total net sesets or fund belances 13,573,166. 13.022.238. 34 Total liabilities and net assets/fund balances Form 990 (2012)

# WAL-MART ASSOCIATES IN CRITICAL

	n 990 (2012) NEED FUND	71-0	858484	Pag	18 12
Pa	art XI Reconciliation of Net Assets				_
	Check If Schedule O contains a response to any question in this Part XI	*******		411	_
4	Total revenue (must equal Part Vill, column (A), line 12)	1.1	14,388	3.6	75.
2	Total expenses (must equal Part IX, column (A), line 25)	2	13,83		
3	Revenue less expenses. Subtract line 2 from line 1	3	550	).9	28.
4	Net assets or fund balances at beginning of year (must equal Part X, line 33, column (A))	4	13,02		
5	Not unrealized gains (fosses) on investments	6	AT 2007-94		
6	Donated services and use of facilities	6			
7	Investment expenses	7			
8	Prior period adjustments	8	-W-		
9	Other changes in net assets or fund balances (explain in Schedule O)	9			0.
10	Net assets or fund balances at end of year. Combine lines 3 through 9 (must equal Part X, line 33, column (6))	10	13,57	3,1	66.
Pa	rt XII Financial Statements and Reporting	100	2220033	20182	771
210.00	Check If Schedule O contains a response to any question in this Part XII	**********		erest.	No
1 29	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 Schedula  Were the organization's financial statements compiled or reviewed by an independent accountant?  If "Yes," check a box below to indicate whether the financial statements for the year were compiled or reviewed separate basis, consolidated basis, or both:  Separate basis Consolidated basis Both consolidated and separate basis		20		x
h- 0-	Were the organization's financial statements suched by an independent accountant?  If "Yes," check a box below to indicate whether the financial statements for the year were audited on a separat consolidated basis, or both:  X Separate basis  Consolidated basis  Both consolidated and separate basis  If "Yes" to line 2a or 2b, does the organization have a committee that assumes responsibility for oversight of the review, or compilation of its financial statements and selection of an independent accountant?  If the organization changed either its oversight process or selection process during the tax year, explain in Schreichen.	e basis, e audit,	wide e	x	
15,02%	As a result of a federal award, was the organization required to undergo an audit or audits as set forth in the Sir Act and OMB Circular A-133?	igle Audit	За	59	X
b	If "Yes," did the organization undergo the required audit or audits? If the organization did not undergo the required audits, explain why in Schedule O and describe any steps taken to undergo such audits	ned audit	3b		V
			Form	990	(2012)

#### SCHEDULE A

(Form 990 or 990-EZ)

**Public Charity Status and Public Support** 

OMB No. \$545-0047

Department of the Treasury Internal Revenue Service

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

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

Open to Public Inspection

Name of	the organization		RT ASSOCIATES	INC	RITIC.	AL	The ornite	Е	The state of the s	dentificatio	200
Part I	Reason to	NEED F	arity Status (All organia	englisera (meri	al accordat	a state mand	(Par had	- saliana	11	-08584	184
								nuctions.	_		-
1	A church, conv A school descri A hospital or a A medical reser	ention of church libed in section cooperative hos arch organization	n because it is: (For lines nes, or association of chur 170(b)(1)(A)(ii), (Attach So upital service organization n operated in conjunction	ches descr chedule E.) described i	ibed in se n section	ction 170 170(b)(1)	(6)(1)(A)(i) (A)(ii).		li), Enter th	ne hospita <b>r</b> s	s namė,
5 🗀		CONTRACTOR OF THE PARTY OF THE	e benefit of a college or u	niversity ov	vned or op	erated by	a governi	nental un	t describe	od In	
8   X	A federal, state An organization section 170(b) A community to	, or local govern that normally n (1)(A)(vi), (Comp ust described in	ment or governmental uni eccives a substantial part plete Part II.) a section 170(b)(1)(A)(vi).	of its supp (Complete	ort from a Part II.)	governme	intal unit c	To 068	689	(M	66T 20
9 🗀	activities relate income and un See section 50	d to its exempt i related business 19(a)(2), (Comple		ain exception tion 511 ta	ons, and (2 x) from bu	t) no more sinesses (	than 33 t acquired b	/3% of its y the orga	support i	from gross I	nvestment
10 日	An organization more publicly s	organized and upported organ ype of supportir	operated exclusively to te operated exclusively for the lzations described in section organization and complition Type II o T	he benefit ( ion 509(a)(1	of, to perio I) or section I e through	rm the fu n 509(a)(a 11h.	nctions of 2). See see	or to can otion 509	a)(3), Che		that
c C	By checking the foundation man if the organizate supporting organizate	is box, i certify t nagers and othe lon received a w anization, check	hat the organization is not in than one or more publica initian determination from this box	t controlled by supported the IRS that	directly or d organiza at it is a Ty	indirectly flons des pe I, Typs	r by one o cribed in s il, or Type	r more dis ection 50 e III	qualified p 9(a)(1) or s	persons othe section 509(	er than
9	(I) A person	who directly or I	e organization accepted a ndirectly controls, either a supported organization?	lane or tog	ether with	gersons o	described	in (ii) and	(iii) below,		Yes No
	(iii) A family m	ember of a pers	ion described in (i) above	?	. * * 1. * * * * * * * * * * * * * * * *		American	A CONTRACTOR OF STREET	**********	11g(ii)	
	(iii) A 35% co	ntrolled errity o	f à person described in ()	or (ii) above	9?	2204102000000		21022122222	Zavzanak vone	110(10)	8 4
h			on about the supported or				***************	then inite		to hamiltonia.	
	of supported anization	(RI) €IŅ	(iii) Type of organization (described on lines 1-9 above or IRC section (see instructions))	in col (i) is	organization sted in your document?	organiza!	u notily the tion in col. r support?	(vf) li organizati (l) organi U.S	s the on in col. red in the 3.2	(vil) Amount supp	And the second second
-			(and susuacinous))	Yes	No	Yes	No	Yes	No		
											-
				2(0)							
				1							
			1	3			4	0.00	1 1		

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

Schedule A (Form 990 or 990-EZ) 2012

#### WAL-MART ASSOCIATES IN CRITICAL

Schedule A (Form 990 or 990 EZ) 2012 NEED FUND 71-0858484 Page 2

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.)

Collecting year (or fixed year beginning by   Collection   Collecting year (or fixed year beginning by   Collecting year (or fixed year beginning year)   Collecting year (or fixed year beginning year)   Collecting year (or fixed year)   Coll	Section A. Public Support		×				
membership feer proceived. (Da not included with murusual genet.)  2 Tax revenues levied for the organization without of his point or expended on its behalf or or expended on its behalf or or expended on its behalf or the organization without charge.  3 The value of services or facilities through a governmental unit to the organization without charge.  4 Total, Add fines 1 through 3	Calendar year (or fiscal year beginning to)	(a) 2008	(b) 2009	(c) 2010	(d) 2011	(e) 2012	(f) Total
2 Tax revenues laviad for the organization's borroll and either ped to or expended on as behalf 2.  3 The value of services or facilities furnished by a governmental unit to the organization without change 4. Total, Add fines 1 through 3.  5 The portion of total contributions by each person (other than a governmental unit to the organization without change 4. Total, Add fines 1 through 3.  9 159 521, 8 726 559, 8 678 069, 16 228 271, 14 375 639, 57, 168 149.  7 Amounts from line 11.  8 Public supports despending the behalf of the amount shown on line 11.  9 159 521, 8 726 650, 8 678 069, 16 228 271, 14 375 639, 57, 168 149.  7 Amounts from line 4.  9 159 521, 8 726 650, 8 678 069, 16 228 271, 14 375 639, 57, 168 149.  8 Gross incorns from freesal, shiddends, payments received on securities loans, matrs, royalities and noome from similar sources.  9 Not incorne from invaled business activities, whether or not the business is regularly carried on 10 Other income. Do not knowled gain or loss than the saile of capital assets (Explain in Part IV).  17 Total support, Add lines 7 through 10  18 First five years. If the Form 980 is for the organization of the organization, check this box and stop here.  Section C. Computation of Public Support Percentage  8 Computation of Public Support Percentage from 2011 Schedule A, Part II, line 14  18 13 31/5%, support test - 2012, if the organization did not check a box on line 13, and line 15 is 33 1/5% or more, check this box and stop here.  17 a 10% facts and circumstances test - 2012, if the organization did not check a box on line 13, fac, or 16b, and line 14 is 10% or more, and if the organization meats the "facts and chroundstances" test, then check his box and stop here.  18 Private roughands meats the "facts and chroundstances" test, the circumstances as a publicly supported organization meats the "facts and chroundstances" test, the circumstances as a publicly supported organization meats the "facts and chroundstances" test, the circumstances as a publicly supported org	1 Gifts, grants, contributions, and membership fees received. (Do not		,			b eta	
training to the report of the problem of the problem of the property of the programmental unit to the organization without charge.  4 Total, Add lines 1 through 3 9 159 521, 8 726 559, 8 678 068, 16 228 271, 14 375 639, 57,168 149, 57 Total Add lines 1 through 3 9 159 521, 8 726 559, 8 678 068, 16 228 271, 14 375 639, 57,168 149, 57 Total Add lines 1 through 3 9 159 521, 8 726 559, 8 678 068, 16 228 271, 14 375 639, 57,168 149, 57 Total Support organization included on line 1 that exceeds 2% of the amount shown on line 11, column (f) 1, colum		9 159 531.	8 726 650,	8,678,068,	16,228,271,	14,375,639,	57 168 149,
twnibhed by a governmental unit to the organization without charge to the organization of total contributions by each person (other than a governmental unit or publicly supported organization) included on line 1 that exceeds 256 of the amount shown on line 11, cookurn (f) 27, 327, 352, 8 Public support, asswering sheets to the amount shown on line 11, cookurn (f) 27, 327, 352, 8 Public support, asswering sheets to the amount shown on line 11, cookurn (f) 27, 327, 352, 8 Public support, asswering sheets to the day of the sheet of the amount shown on line 11, cookurn (f) 27, 327, 352, 8 Public support, asswering sheets to the sheet of the sheets o	ization's banefit and either paid to						
5 The portion of total contributions by each person (other than a governmental unit or publicly supported organization) included on line 1 that exceeds 256 of the amount shown on line 11, column (f)  7 Public support, support, support sup	furnished by a governmental unit to		1				
5 The portion of total contributions by each person (other than a governmental unit or publicly supported organization) included on line 1 that exceeds 26 of the amount shown on line 11.  27, 377, 252, 6 Public support, successing 8 fromties 23, 790, 897.  Section B. Total Support  Cellendar year (or fiscal year beginning in)  (a) 2008 (b) 2009 (c) 2010 (d) 2011 (e) 2012 (f) Total 7 Amounts from line 4 (a) 9, 159, 521, 8, 726, 650, 8, 678, 068, 16, 228, 271, 14, 375, 639, 57, 168, 149, 8 Gross income from interest, dividends, payments received on securities learn, arrived the security of the securit	4 Total. Add lines 1 through 3	9 159 521.	8 725 550	8,578,068,	16,228,271,	14,375,639.	57,168,149.
on line 1 that exceeds 2% of the amount shown on line 11, column (f) 27, 377, 252, 58. Public support, support supp	5 The portion of total contributions by each person (other than a governmental unit or publicly			46.1		V 115	
Section B. Total Support  Section C. Computation of Public Support  Section C. Computation of Public Support Percentage  4 Public support netered from Section from Part IVI  Section C. Computation of Public Support Percentage  4 Public support percentage from 2012 (fine 6, column (f) dhylided by line 11, column (fi))  Section C. Computation of Public Support Percentage  4 Public support percentage from 2012 (fine 6, column (f) dhylided by line 11, column (fi))  Section C. Computation of Public Support Percentage  4 Public support percentage from 2011 Schedule A, Part II. line 14  Section C. Tomputation of Public Support Percentage  4 Public support percentage from 2011 Schedule A, Part II. line 14  Section C. Tomputation of Public Support Percentage  4 Public support test - 2012. If the organization did not check the box on line 13, and sine 14 ≥ 33 1/3% or more, check this box and stop here. The organization qualities as a publicly supported organization.  Fra 10% - feats-and-circumstances test - 2012. If the organization did not check the box on line 13, 15a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, theck this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, theck this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, theck this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization m	on line 1 that exceeds 2% of the	100				- A 28	
Section B. Total Support  Section B. Total Support  (a) 2008 (b) 2009 (c) 2010 (d) 2011 (e) 2012 (f) Total  7 Amounts from line 4  9 159 521, 8 726 650, 8 678 068, 15 228 271, 14 375 639, 57 168 142,  8 Gross income from interest, dividends, payments received on securities loans, rents, royalties and income from similar sources  122,209, 42,307, 39,684, 25,910, 13,036, 243,146.  Net income from unrelated business activities, whether or not the business is regulatry carried on  10 Other income. Do not include gain or leas from the sale of capital assets (Explain in Part IV)  11 Total support, Add lines 7 through 10  12 Gross receipts from related activities, etc., (see instructions)  13 First five years. If the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(c)(5) organization, check this box and stop here  Section C. Computation of Public Support Percentage  14 Public support percentage for 2012 (line 6, column (f) divided by line 11, column (fi)  15 Public support percentage from 2011 Schedule A, Part II, line 14  16 Ba 33 1/3% support test - 2012. If the organization did not check the box on line 13, and sine 14 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization and stop here. The organization meets the "facts and-circumstances" test, check this box and stop here. Explain in Part IV how the organization in the organization meets the "facts and-circumstances" test, the cyanization did not check a box on line 13, 18a, 18b, or 18b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, the cyanization qualifies as a publicly supported organization b 10% stacts-and-circumstances test - 2011. If the organization did not check a box on line 13, 18a, 18b, or 17a, and line 15 is 10% or more, and if the organization meets the "facts-and-circumstances" test, the cyanization qualifies as a publicly supported organization  15 Private foundation, if the organization did	column (f)	- v 3-	7 3 6	x = +	Best 14	41.5	27, 377, 252,
Calendar year (or fiscal year begisning in)    (a) 2008 (b) 2009 (c) 2010 (d) 2011 (e) 2012 (f) Total  7 Amounts from line 4   9, 159, 521, 8, 726, 650, 8, 678, 068, 16, 228, 271, 14, 375, 539, 57, 168, 143, 8  Gross income from interest, dividends, payments received on securities losss, rents, royalties and income from similar sources   122, 209, 42, 307, 39, 684, 25, 910, 13, 036, 243, 146.  Net income from unrelated business activities, whether or not the business is regularly carried on   10 Other income. Do not include gain or loss from the sale of capital assets (Explain in Part IV.)  11 Total support. Add lines? It through 10   12 Gross receipts from related activities, etc. (see instructions)  13 First five years. If the Form 990 is for the organization if not check the box and stop here.  Section C. Computation of Public Support Percentage  14 Public support percentage from 2011 Schedule A, Part II, line 14   15   153, 89, 36  16, 228, 271, 14, 375, 539, 57, 168, 143, 144, 145, 145, 145, 145, 145, 145, 145					WAL 14 7	1200	29,790,897.
7 Amounts from line 4 9, 159, 521, 8, 726, 650, 8, 678, 068, 16, 228, 271, 14, 315, 639, 57, 168, 149, 8 Gross income from interest, dividands, payments received on securities losars, rents, royakines and income from similar sources 1, 22, 209, 42, 307, 39, 684, 25, 910, 13, 036, 243, 146.  9 Net income from unrelated business activities, whether or not the business is regularly carried on Other income. Do not include gain or loss from the sale of capital assets (Explain In Part IV).  11 Total support, Add lines 7 through 10  12 Gross receipts from related activities, etc. (see instructions).  13 First five years. If the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(c)(3) organization, check this box and stop here.  Section C. Computation of Public Support Percentage.  14 Public support percentage from 2011 Schedule A, Part II, line 14.  15 53.89 %  18 33 1/3% support test - 2012. If the organization did not check the box on line 13, and line 14 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization.  17a 10% -facts-and-circumstances test - 2012. If the organization did not check a box on line 13, 16a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, the organization of not check the box on sine 13, 16a, 16b, 077a, and line 15 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, the organization of the check the box on sine 13, 16a, 16b, 17a, or 17b, check this box and see instruc	Section B. Total Support		103		ri waxaan	n unducation in	
8 Gross income from interest, dividends, payments received on securities loans, rents, royalities and income from similar sources 9. Net income from unrelated business activities, whether or not the business is registarly carried on 10. Other income, Do not include gain or loss from the sale of capital assets (Explain in Part IV.) 11 Total support, Add fines 7 through 10 12 Gross receipts from related activities, etc. (see instructions) 13 First five years, if the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(g)(3) organization, check this box and stop here.  14 Public support percentage for 2012 (line 8, column (f) divided by line 11, column (fi) 15 5 3 .89 % 15 Public support percentage from 2011 Schedule A, Part II, line 14 15 5 5 3 .89 % 15 Public support percentage from 2011 Schedule A, Part II, line 14 15 5 5 3 .89 % 15 Public support test - 2012. If the organization did not check the box on line 13, and line 14 is 33 1/3% or more, check this box and stop here. The organization qualifles as a publicly supported organization in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-a	Calendar year (or fiscal year beglening in)	(a) 2008	(Б) 2009	THE PARTY COLORS SHOW OF	A STATE OF THE PARTY OF T	THE RESERVE AND DESCRIPTION OF THE PERSON OF	
securities loans, rents, royalities and income from similar sources  122,209, 42,307, 39,684, 25,910, 13,036, 243,146.  Net income from unrelated business activities, whether or not the business is regularly carried on  Other income. Do not include gain or loss from the sale of capital assets (Explain in Part IV.)  Total support. Add lines 7 through 10  Gross receipts from related activities, etc. (see instructions)  Trist five years, if the Form 990 is for the organization is first, second, third, fourth, or fifth tax year as a section 501(a)(3) organization, check this box and stop here.  Section C. Computation of Public Support Percentage  4 Public support percentage from 2011 Schedule A, Part III, line 14  15 Justice apport percentage from 2011 Schedule A, Part III, line 14  188 33 1/3% support test - 2012. If the organization did not check the box on line 13, and line 14 is 23 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization.  b 33 1/3% support test - 2011. If the organization did not check a box on line 13 or 16a, and line 15 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization.  b 10% -facts-and-circumstances test - 2011. If the organization did not check a box on line 13, 15a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the org		9,159,521.	0,726,650,	8 678 068	16,228,271,	14,375,639,	57,168,149,
Net income from unrelated business activities, whether or not the business is regularly carried on the business is regularly carried on or loss from the sale of capital assets (Explain in Part IV).  10 Other income. Do not include gain or loss from the sale of capital assets (Explain in Part IV).  11 Total support. Add lines 7 through 10  12 57:411, 295.  13 First five years, if the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(pi3) organization, check this box and stop here.  Section C. Computation of Public Support Percentage.  14 Public support percentage from 2011 Schedule A, Part II, line 14  15 Public support percentage from 2011 Schedule A, Part II, line 14  16 33 1/3% support test - 2012, if the organization did not check the box on line 13, and line 14 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization.  17 10% -facts-and-circumstances test - 2012, if the organization did not check a box on line 13, 15a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, the organization qualifies as a publicly supported organization.  10	securities loans, rents, royalties	122,209,	42,307.	39,684.	25,910.	13,036.	243,146.
of loss from the sale of capital assets (Explain in Part IV.)  17 Total support. Add lines 7 through 10  18 Gross receipts from related activities, etc. (see instructions)  19 Gross receipts from related activities, etc. (see instructions)  10 Gross receipts from related activities, etc. (see instructions)  11 First five years, if the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(c)(3)  10 Gross receipts from related activities, etc. (see instructions)  11 First five years, if the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(c)(3)  12 Gross receipts from related activities, etc. (see instructions)  13 First five years, if the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(c)(3)  14 First five years, if the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(c)(3)  15 Gross receipts from related activities, etc. (see instructions)  16 Public support percentage from 990 is for the organization file 11, column (fi)  17 In 10 Section C. Computation of Public Support Percentage  18 Private foundation, if the organization did not check a box on line 13, 16a, 16b, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, the constitution of not check a box on fine 13, 16a, 16b, or 17a, and line 15 is 10% or more, and if the organization meets the "facts-and-circumstances" test, the organization qualifies as a publicly supported organization part IV how the organization meets the "facts-and-circumstances" test, theorem for the organization part IV how the organization meets the "facts-and-circumstances" test, theorem for the organization part IV how	9 Net income from unrelated business activities, whether or not the					N.	
Total support. Add lines 7 through 10	10 Other income. Do not include gain or loss from the sale of capital		į				
Gross receipts from related activities, etc. (see instructions)  First five years. If the Form 990 is for the organization's first, second, third, fourth, or fifth tax year as a section 501(d)(3) organization, check this box and stop here.  Section C. Computation of Public Support Percentage  Public support percentage for 2012 (line 6, column (f) divided by line 11, column (f))			1 4	XIII	F. 197 (1971)		57,411,295
Section C. Computation of Public Support Percentage  14 Public support percentage for 2012 (line 6, column (f) divided by line 11, column (f))  15 Public support percentage from 2011 Schedule A, Part II, line 14  16 33 1/3% support test - 2012, if the organization did not check the box on line 13, and line 14 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization  18 31/3% support test - 2011, if the organization did not check a box on line 13 or 16a, and line 15 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization  17 10% -facts-and-circumstances test - 2012. If the organization did not check a box on line 13, 15a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization facts and	12 Gross receipts from related activities	, etc. (see instruction	ons)			The state of the s	
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Public support percentage from 2011 Schedule A, Part II, line 14  15 53.89 %  16a 33 1/3% support test - 2012, if the organization did not check the box on line 13, and line 14 is 23 1/3% or more, check this box and stop here. The organization qualifles as a publicly supported organization  b 33 1/3% support test - 2011, if the organization did not check a box on line 13 or 16a, and line 15 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization  17a 10% -facts-and-circumstances test - 2012. If the organization did not check a box on line 13, 16a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test. The organization of not check a box on line 13, 16a, 16b, or 17a, and line 15 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test. The organization qualifies as a publicly supported organization  18 Private foundation, if the organization did not check a box on line 13, 16a, 16b, 17a, or 17b, check this box and see instructions				solumn JPA	W- 1920 - W-1 - W	14	51.89 %
16a 33 1/3% support test - 2012. If the organization did not check the box on line 13, and line 14 is 33 1/3% or more, check this box and stop here. The organization qualifles as a publicly supported organization  b 33 1/3% support test - 2011. If the organization did not check a box on line 13 or 16a, and line 15 is 33 1/3% or more, check this box and stop here. The organization qualifies as a publicly supported organization  17a 10% -facts-and-circumstances test - 2012. If the organization did not check a box on line 13, 16a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test. The organization did not check a box on line 13, 16a, 16b, or 17a, and line 15 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test. The organization qualifies as a publicly supported organization  18 Private foundation, if the organization did not check a box on line 13, 16a, 16b, 17a, or 17b, check this box and see instructions	14 Public support percentage for 2012 (	inte 6, countri (i) di	Il line 3.6	AZILLISEB TIM	Can an amount to be 24 of 17 (4.2)		
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17a 10% -facts-and-circumstances test - 2012. If the organization did not check a box on line 13, 15a, or 16b, and line 14 is 10% or more, and if the organization meets the "facts-and-circumstances" test, check this box and stop here. Explain in Part IV how the organization meets the "facts-and-circumstances" test. The organization qualifies as a publicly supported organization	and stop here. The greanization dua	Was as a publicly !	supported organiza	ation	riana anni cumbuman anni ee		
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18 Private foundation. If the organization did not check a box on line 13, 16a, 16b, 17a, or 17b, check this box and see instructions	more, and if the organization meets to crosnization meets the "facts and cir-	he "facts and circu cumstances" test.	mstances" test, cl The organization o	neck this box and puallies as a publ	stop here, Explai icly supported org	n in Part IV now the anization	▶□
	18 Private foundation. If the organization	on did not check a	bax on line 13, 16	a, 16b, 17a, or 17	b, check this box :	and see instruction	15

# Schedule A (Form 990 or 990-EZ) 2012 Part III | Support Schedule for Organizations Described in Section 509(a)(2)

(Complete only if you checked the box on line 9 of Part I or If the organization failed to qualify under Part II. If the organization fails	to
muslify ander the tests listed halour, places complete Part II \	

Section A. Public Support	prosen A			T MAKEN	10 400223839	100 a 100 a 1
Caleadar year (or ilacal year beginning in)	(a) 2008	(b) 2009	(c) 2010	(d) 2011	(e) 2012	(f) Total
1 Gifts, grants, contributions, and membership feet received. [Do not		1				
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		2				
6 Total, Add lines 1 through 5						
7a Amounts included on lines 1, 2, and						7
3 received from disqualified persons						
b Amounts included on lines 2 and 3 received from other than disquisited persons that exceed the granter of \$5,000 or 1% of the amount on line 13 for the year		Ø.			¥.	
c Add lines 7a and 7b						
8 Public support fancilie & timire 6)		/s E	- A 4	19 to 1	h #1	
Section B. Total Support			,			
Calendar year (or fiscal year beginning in) 🕨	(a) 2008	(b) 2009	(c) 2010	(d) 2011	(e) 2012	(f) Total
Amounts from line 6     Gross income from interest,     dividends, payments received on     securities loans, rents, royalities     and income from similar sources						
b Unvelated business taxable income		.79				14
(less section 511 taxes) from businesses acquired after June 30, 1975						
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		1				
12 Other Income. Do not include gain or loss from the sale of capital	24					
assets (Explain in Part IV.)						A STATE OF
14 First five years, If the Form 990 is for	the organization's	first, second, thi	rd, fourth, or fifth	tax year aa a sectie	on 501(c)(3) organi	zation,
check this box and stop here						<b>&gt;</b> L
Section C. Computation of Publi	Support Per	rcentage				
15 Public support percentage for 2012 (I)				The state of the s	15	
16 Public support percentage from 2011				<del>Данган подприятеля</del>	16	
Section D. Computation of Inves					Lar	
17 Investment income percentage for 20:					17	
18 Investment income percentage from 2				12 m x 2 1 1 x 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1	18	\$2 L
19a 33 1/3% support tests - 2012, if the						17 IS NOT
more than 33 1/3%, check this box an 5 33 1/3% support tests - 2011. If the						and
ting 18 is not more than 33 1/3%, che						
20 Private foundation. If the organization						

# Schedule A

# Identification of Excess Contributions Included on Part II, Line 5

2012

\*\* Do Not File \*\*

\*\*\* Not Open to Public Inspection \*\*\*

Contributor's Name	Total Gentributions	Excess Contributions
WAL-MART STORES, INC.	16,821,930.	15,673,704
VALTON FAMILY FOUNDATION	12,000,000.	10,851,774
VAL-MART FOUNDATION	2,000,000.	851,774
1		
i		
i (c)		
#0. #0		
otal Excess Contributions to Schedus A. Part II, Line 5	A	27,377,252

#### SCHEDULE D

(Form 990)

Department of the Treasury Internal Revenue Service

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

CMB No. 1545-0047 Open to Public \* Inspection

Name of the organization

WAL-MART ASSOCIATES IN CRITICAL MEED FIND

Employer identification number 71-0858484

Pa	rt 1 Organizations Maintaining Donor Advise organization answered "Yes" to Form 990, Part IV, Inc.		or Acco	unts. Complete if the
_	A. Steen advanced in particular sees, 1997, 1971, 1974, 1995, 1, 017 (A. H.)	(a) Donor advised funds	(b) Fu	nds and other accounts
1	Total number at end of year			
2	Aggregate contributions to (during year)		77	
3	Aggregate grants from (during year)	*		
4	Apgregate value at end of year			
5	Did the organization inform all donors and donor advisors in	writing that the assets held in donor advis	sed funds	
300	are the organization's property, subject to the organization's			Yes No
6	Did the organization inform all grantees, donors, and donor a			
150	for charitable purposes and not for the benefit of the donor of	네트	A STATE OF THE PARTY OF THE PAR	
	impermissible private benefit?			□Yes □No
Pa	rt II   Conservation Easements, Complete if the org	anization answered "Yes" to Form 990, F	art IV, line 7	A STATE OF THE PARTY OF THE PAR
1	Purpose(s) of conservation easements held by the organization of land for public use (e.g., recreation or e Protection of natural habitat  Preservation of open space  Complete lines 2a through 2d if the organization hald a qualit	ducation) Preservation of an his	lified historic	structure
	day of the tax year.			
				Hald at the End of the Tax Year
0	Total number of conservation easements		20	The state of the s
b	Total acreage restricted by conservation easements		25	
O	Number of conservation easements on a certified historic str	ucture included in (a)	20	
d	Number of conservation easements included in (c) acquired : listed in the National Register		ure 2d	
3	Number of conservation easements modified, transferred, re- year >	eased, extinguished, or terminated by the	e organizatio	n during the tax
4	Number of states where property subject to conservation sa			
5	Does the organization have a written policy regarding the per violations, and enforcement of the conservation easements it			Yes No
6	Stall and volumeer hours devoted to monitoring, inspecting,	and enforcing conservation easements of	luding the ye	ar >
7	Amount of expenses incurred in monitoring, inspecting, and	그리는 그리지 바로 바퀴 레일이지는 아마스 교육 가게 하시고 그리고 하는데 하는데 그 없었는데 그렇게 살아 있다.	Station Contract to the	\$
8	Does each conservation easement reported on line 2(d) above and section 170(h)(4)(B)(ii)?	^	The Association Continued and I	Yes No
9	In Part XIII, describe how the organization reports conservationclude, if applicable, the text of the footnote to the organization easements.	tion's financial statements that describes	the organiza	ation's accounting for
Pa	rt III Organizations Maintaining Collections o Complete if the organization answered "Yes" to Form		ther Simi	lar Assets.
1a	If the organization elected, as permitted under SFAS 116 (AS historical treasures, or other similar assets held for public extitute text of the footnote to its financial statements that describe	ublian, education, or research in furthers		
Ь	If the organization elected, as permitted under SFAS 116 (AS treasures, or other similar assets held for public exhibition, exhibiting to these items:	956), to report in its revenue statemen		
	(i) Revenues included in Form 990, Part VIII, line 1	3,500 17(0),55 13,53(3),71 5 2 1 DESTERNANCION	SINING IN	\$
	(iii) Assets included in Form 990, Part X			\$
2	If the organization received or held works of art, historical free the following amounts required to be reported under SFAS 1	asures, or other similar assets for financia	a galv, provi	de
8	Revenues included in Form 990, Part VIII, into 1			\$
in.	Assets incheded in Form S40 Part X		<b>&gt;</b>	\$

WAL-MART ASSOCIATES IN CRITICAL NEED FUND

Schn	dule D (Form 990) 2012 NEED FU	ND				71-	085848	4 Page	2
and the same of	t III   Organizations Maintaining C	Collections of A	rt, Historical 1	reasures, or O	ther S	Similar As	sets(canh	nued)	
3	Using the organization's acquisition, accessi	ion, and other record	is, check any of th	e following that are	a signi	ficant use of	its collection	n items	
	(check all that apply):		1						
a	Public exhibition	c	Loan or e	kçihange programs					
b	Scholarly research		Other						
C	Preservation for future generations								
4	Provide a description of the organization's or	ollections and explai	in how they further	the organization's	exemp	purpose in	Part XIII.		
5	During the year, did the organization solicit of	or receive donations	of art, historical tre	easures, or other sin	ndar as	sets	40000000	-	
150	to be sold to raise funds rather than to be m						Yes		10
	t IV Escrow and Custodial Arran	gements. Compl rt X, Ene 21.	ete if the organiza	tion answered "Yes"	to For	m 990, Part	IV, line 9, o		
10	is the organization an agent, trustee, custod	ian or other Interme	diary for contributi	ons or other assets	not inc	luded	-	-	
	on Form 990, Part X?	COLUMN CONTRACTOR OF THE COLUMN CONTRACTOR OF THE COLUMN C					Yes	L N	o
ь	If "Yes," explain the arrangement in Part XIII	and complete the fo	ollowing table:		and the second				
17741	THE RESIDENCE OF THE SECOND CONTRACTOR OF THE		72			V-1	Amour	nt	_
G	Beginning balance				chiode.	30	100		
d	Additions during the year					1d			
	Distributions during the year					10			-
ſ	Ending balance					1f		Let lex	
29	Did the organization include an amount on F	orm 990, Part X, Inc	217				☐ Yes		No.
b	If "Yes," explain the arrangement in Part XIII	Check here if the e	xplanation has be	en provided in Part	XIII		and the second	W. 10	
Par		if the organization a	nswered "Yes" to	Form 990, Part IV, Is	ne 10.				_
	Z. Laderman and the second	(a) Current year	(b) Prior year		k (d)	Three years b	ack (e) For	ir years ba	ak:
19	Beginning of year balance	VIIX	STATE OF THE STATE		1			- 5	
b	Contributions						7	190	
C	Net investment earnings, gains, and losses						= 81 -0		
d	Grants or scholarships		. (No.)						
e e	Other expenditures for facilities		0,				1		
1164	and programs								
	Administrative expenses								
	End of year balance								
2	Provide the estimated percentage of the cur	rent year end balan	ce (line 1d, column	(a)) held as:					
	Board designated or quesi-endowment	, 500, 700, 5010	*	The second second					
3	Permanent endowment	96							
b	Temporarily restricted endowment	36							
C	The percentages in lines 2a, 2b, and 2c sho								
20	Are there endowment funds not in the possi	ession of the crosnic	zation that are held	denete/nimbe bna t	for the	organization			
OB	by:	Haramatika kanasar Alemania						Yes h	lo
	(i) unrelated organizations		4				3a[i		17-
	(ii) related organizations						3a[ii		
	If "Yes" to 3s(ii), are the related organization	in lighted as manifest	on Schedule 52	HERETON CHAPTER CONTRACTOR			N / 157 - 157 - 157 -		
	Describe in Part XIII the intended uses of the				6 5 m propriet 6 m 11 /2	1 11 4 1 4 1 4 1 7 1 7 1 7 1 7 1 7 1 7 1	2727717		
Par	t VI Land, Buildings, and Equipm	nent See Form 99	D. Part X. line 1D.						
1 631	The state of the s	(p) Cost or		ast or other (	c) Acc	umulated	(d) Bo	ok value	
	Description of property	basis (invest		is (other)		clation	1882		
10	Land				P6	4- 1			
	Buildings						(i		
	Leasehold improvements								
	Equipment								
	Other								
Take 1	Add lines to theough to Column of must	enual Form 990. Par	t X. cokumn (B). lin	e 10(c).)	NAME OF TAXABLE	▶		1	0.
Total	, Add lines 1a through 1e. (Column (d) must	equal Form 990, Par	t X, column (B), lin	e 10(c).)			1 2 2 2	oom a	

WAL-MART ASSOCIATES IN CRITICAL

Part VIII Investments - Other Securities, See	# AAA 19 AA 19 AA			1-0858484 Page 3
(a) Description of security or category (recursing name of asourty)	(b) Book value	(c) Method of v	aluation: Cost or ea	nd-of-year market value
01 Pt 1 1 1 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3	(o) mount (but)	To mondo	G	
2) Closely-held equity interests		1		
3) Other				
(A)				
(9)	- 6			
(C)				
(0)				1 1 75
(E)		-		
ID .				
(G)	i			
(1)				
00				
otal. (Col. (b) must equal Form 990, Part X, col. (B) line 12.)		45 19 14 9	1 1 1 1	6 5
Part VIII Investments - Program Related. See	e Form 990, Part X, line	13.		
(a) Description of investment type	(b) Book value	(c) Method of v	raluation: Cost or e	nd-of-year market value
(1)		1/6-14/4-		THE YEAR EST
(2)		4		
(3)	1			
(4)				
(5)	B			
(6)				
(7)				
(8)				
(9)				
(10)				
Total, (Col. (b) must equal Form 990, Part X; col. (B) line 13.)		Par Oliver		
Part IX Other Assets. See Form 990, Part X, line 1				
(a) C	Description			(b) Book value
(1)				
(2)				
(3)				
(4)				
(5)				
(6)				
(7)				
(8)				
(9)	98			
(10)				
Total. (Column (b) must equal Form 990, Part X, col. (5) line	15.)	LECTRO DE LA CONTRACTOR DE	amaniani di di kacamatan 🕽	-
Part X Other Liabilities. See Form 990, Part X, li				***
1. (a) Description of liability	1	(b) Book value	7 7 1	
(1) Federal income taxes			100	
(2)			1 7	3 4 4
(3)				
(4)			A	*
(5)			-	
(6)				
(7)				
(8)				Y (8)
(9)			-	
(10)	9		4	
(11)	(2000) mass		4	
Fotal. (Column (b) must equal Form 990, Part X, col. (B) line	25.)			

Eability for uncertain tax positions under FIN 48 (ASC 740). Check here if the text of the footnote has been provided in Part XIII

WAL-MART ASSOCIATES IN CRITICAL 71-0858484 Page 4 NEED FUND Schedule D (Form 990) 2012 Part XI | Reconciliation of Revenue per Audited Financial Statements With Revenue per Return 14,970,978. 1 1 Total revenue, gains, and other support per audited financial statements 2 Amounts included on line 1 but not on Form 990, Part VIII, line 12: a Net unrealized gains on investments 582.303. 26 b Donated services and use of facilities 20 c Recoverles of prior year grants 2d d Other (Describe in Part XIII.) 582,303. e Add Ines 2a through 2d 14,388,675. 3 3 Subtract line 2e from line 1 4 Amounts included on Form 990, Part VIII, line 12, but not on line 1: a Investment expenses not included on Form 990, Part VIII, line 7b b Other (Describe in Part XIII.) c Add lines 4a and 4b 5 5 Total revenue. Add lines 3 and 4c. (This must squal Form 990, Part I, line 12.) Part XII | Reconciliation of Expenses per Audited Financial Statements With Expenses per Return 14,420,050. 1 Total expenses and losses per audited financial statements 2 Amounts included on line 1 but not on Form 990, Part IX, line 25: 582,303 25 b Prior year adjustments 20 c Other losses d Other (Describe in Part XIII.) 2d e Add lines 2a through 2d .\* 13.837.747. 3 3 Subtract line 2e from line 1 4 Amounts included on Form 990, Part IX, line 25, but not on line 1: a Investment expenses not included on Form 990, Part VIII, The 7b 48 b Other (Describe in Part XIII.) Total expenses, Add lines 3 and 4c. (This must equal Form 990, Part I, line 18.) Part XIII Supplemental Information Complete this part to provide the descriptions required for Part II, lines 3, 5, and 9; Part III, lines 1a and 4; Part IV, lines 1b and 2b; Part V, line 4; Part X, line 2; Part XI, lines 2d and 4b; and Part XII, lines 2d and 4b. Also complete this part to provide any additional information. PART X, LINE 2: MANAGEMENT EVALUATED THE FUND'S TAX POSITIONS AND CONCLUDED THAT THE FUND HAS TAKEN NO UNCERTAIN TAX POSITIONS THAT REQUIRE ADJUSTMENT TO THE FINANCIAL STATEMENTS TO COMPLY WITH THE PROVISIONS OF ACCOUNTING STANDARDS CODIFICATION 740, INCOME TAXES. PRIOR YEARS SUBJECT

TO EXAMINATION INCLUDE 2010, 2011 AND 2012.

Schedule D (Form 990) 2012

Na Employer Identification number 71-0858484 DAY HAND SAND-GOOT Open to Public Inspection (h) Purpose of grant or assistance X Yes Grants and Other Assistance to Governments and Organizations in the United States. Complete if the organization answered "Yes" to Form 990, Part IV, the 21, for any 1 Does the organization maintain records to substantiate the amount of the grants or assistance, and the selection (g) Description of non-cash assistance 1 (f) Method of valuation (book, FMV, appraisal, other). Complete If the organization answered "Yes" to Form 990, Part IV, line 21 or 22. 16 Governments, and Individuals in the United States Grants and Other Assistance to Organizations, (e) Amount of assistance non-cash 1 Describe in Part IV the organization's procedures for monitoring the use of grant funds in the United States. Attach to Form 990. recipient that received move than \$5,000. Part II can be duplicated if additional space is needed. (d) Amount of cash grant CRITICAL (c) IRC section if applicable IN WAL-MART ASSOCIATES Part | General Information on Grants and Assistance (b) EIN criteria used to award the greats or assistance? 1 1 (a) Name and address of organization or government Warns of the organization Department of the Treasury Internal Revenue Service SCHEDULE (Form 990) Part II

Enter toks number of section 501 (c)(3) and government organizations listed in the line 1 table

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

Enter total number of other organizations tisted in the fine 1 table

Schedule I (Form 990) (2012)

Page 2

71-0858484

Part III Grants and Other Assistance to Individuals in the United States. Complete if the organization answered "Yes" to Form 990, Part IV, line 22. NEED FUND Schedule (Form 990) (2012)

(८) Туре of पुरवत्ता or कडडांडाकाटब	(b) Number of reciplents	(c) Amount of cash grant	(d) Amount of non- cash assistance	(e) Method of valuation (book, FMV, appraisal, other)	(f) Description of non-cash assistance
CASH RELIEF FOR ASSOCIATES IN VARIOUS CRITICAL NEED CLACOMSTANCES, INCUDING MATURAL DISASTER RELIEF,	14124	13, 837, 747,	o		
			lo de la companya de		
Part IV   Supplemental Information. Complete this part to provide the information required in Part I, line 2, Part III, column (b), and any other additional information.	ovide the information	regulred in Part I,	line 2, Part III, colum	n (b), and any other additional in	formation.
		5			
21-94-15 20-1212			v		Schedule   (Form 980) (2012)

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#### SCHEDULE O

(Form 990 or 990-EZ)

Department of the Treasury Internal Revenue Service

# 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.

2012 Open to Public Inspection

Name of the organization

WAL-MART ASSOCIATES IN CRITICAL NEED FUND

Employer Identification number 71-0858484

12 5535 251
FORM 990, PART VI, SECTION B, LINE 11: THE GOVERNING BODY RELIES TO AN
EXTENT ON THE REVIEW PROCESS OF THE INDEPENDENT ACCOUNTANTS OF HOGANTAYLOR
LLP WHO PREPARE THE RETURN. THE GOVERNING BODY HAS MADE EXTENSIVE INQUIRIES
OF HOGANTAYLOR LLP AND HAS THUS BECOME COMFORTABLE WITH THEIR EXPERTISE IN
FORM 990 PREPARATION. BEYOND THIS, MEMBERS OF THE GOVERNING BODY WILL
REVIEW THE RETURN FOR THE ACCURACY AND COMPLETENESS OF ALL QUESTIONS AND
AMOUNTS WITHIN THE RETURN.
FORM 990, PART VI, LINE 17, LIST OF STATES RECEIVING COPY OF FORM 990:
AL, AK, AZ, AR, CA, CO, DC, GA, ID, IN, LA, MD, NJ, NM, NY, OK, VT, WV
A CONTRACTOR OF THE CONTRACTOR
FORM 990, PART VI, SECTION C, LINE 19: THE GOVERNING DOCUMENTS FOR THE
ASSOCIATES IN CRITICAL NEED FUND ARE MADE AVAILABLE UPON REQUEST TO KAREN
THOMPSON AT WAL-MART STORES, INC. LOCATED AT:
WAL-MART STORES, INC.
702 SW 8TH STREET
MAIL STOP #1050
BENTONVILLE, AR 72716-0150
THE REQUEST CAN ALSO BE MADE BY PHONE AT (479) 277-1321.
A NOMINAL FEE MAY BE CHARGED TO COVER COPYING COSTS.
FORM 990, PART XII, LINE 2C
THE BOARD OF TRUSTEES ASSUMES RESPONSIBILITY FOR AUDIT OVERSIGHT AND
SELECTION OF THE INDEPENDENT AUDITORS. THIS PROCESS HAS NOT CHANGED
FROM THE PREVIOUS YEAR.
LMA For Paperwork Reduction Act Notice, see the Instructions for Form 990 or 990-EZ. Schedule O (Form 990 or 990-EZ) (2012)

Schedule O (Form 990 or	990-EZ) (2012)				Page 2
Name of the organization	WAL-MART NEED FUNI	ASSOCIATES	IN	CRITICAL	Employer Identification number 71-0858484
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232218 01-04-13			¥		Schedule O (Form 990 or 990-EZ) (2012

(g) Section 5 tabs(15) controled entity? 2012 Open to Public Inspection Employer Identification number 71-0858484 No OMB No. 1505-0047 Direct controlling Yes entity Identification of Related Tax-Exempt Organizations (Complete if the organization answered "Yes" to Form 990, Part IV, Ins 34 because it had one or more related tax-exempt organizations during the tax year.) Direct controlling t<sub>z</sub> entity 8 End-of-year assols Public charlty status (# section 501(cl(3)) T 1. 9 Complete if the organization answered "Yes" to Form 990, Part IV, Une 33, 34, 35, 36, or 37. (d) Total income Related Organizations and Unrelated Partnerships Exempt Code section 9 See separate instructions. identification of Disregarded Entitles (Complete if the arganization arewood "Yes" to Form 980, Part IV, line 333) Legal domicile (state or Legal domicile (state or foreign country) foreign country) T r 1 WAL-MART ASSOCIATES IN CRITICAL ■ Attach to Form 890. t Primary activity Primary activity a \*: NEED FUND Name, address, and ElN (if applicable) Name, address, and EIN of related organization of disnagarded ansily 1. . Mame of the organization Department of the Treasury Internal Revenue Sandos SCHEDULER (Form 990) Part I LA

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

Schodula R (Form 990) 2012

WAL-MART ASSOCIATES IN CRITICAL

NEED PUND Schedule R (Form 990) 2012 Identification of Related Organizations Taxable as a Partnership (Complete if the organization answered "Yes" to Form 990, Part IV, line 34 because it had one or more related organizations freated as a partnership during the tax year.) Part in

Page 2

71-0858484

Sections 5/2-5/4) Sections 5/2-5/4) Sections 5/2-5/4) Sections 5/2-5/4)	(a) Name, address, and ElN of related organization	(b) Primary activity	(c) Light demode (three q	(d) Direct controlling entity	(e) Prodominant income (related, unrelated,	Share of total hocome	(g) Share of end-of-year	(fh) Dispersporten- ste allocations?	Code V-UBI	(D (R)
			foreign county)		sections 512-514)			COLUMN	K-1 (Form 1065)	
								- 7		
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Identification of Related Organizations. Taxable as a Corporation or Trust (Complete If the organization answered "Yes" to Form 990, Part IV, fine 34 because it had one or more related organizations freated as a corporation or incat during the tax year.) Part IV

(a) Name, address, and EIN of related organization	(b) Primary activity	(C) Lagai domicia (state or	(d) (e)  Direct controlling Type of entity St entity (C corp., Scorp.	Type of entity (C corp., S corp.	(II) Share of total income	Share of end-of-year	(h) Percentage ownership	Section 6:2px t2p connesed antiby?	5 B B 7
		Kauneo		or truety		Hoseita		Yes No	No
WAL-MART STORES INC.									
702 SW, BIH SI.									
BENTONVILLE, AR 72716	RETAIL	DE	N/A	C CORP	N/A	N/A	N/A		×
							_		
			100						

Schedule R (Form 990) 2012

202162 12:10:42

Part V Transactions With Related Organizations (Complete if the organization answered "Yes" to Form 880, Part N, line 34, 355, or 38.)

ontrolled e				
Gift, grant, or capital contribution to related organization(s)	PUCY INCOME STATE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON	The state of the s		<u>an</u>
	***************************************	***************************************		4ħ
<ul> <li>Gift, grant, or capital contribution from related organization(s)</li> </ul>				To X
			CLASS THE CONTRACT OF THE CONT	10
				EU T
f Elividands from related organization[9]				bj R
g Sale of assets to related organization(s)				10
			CONTRACTOR OF THE PROPERTY OF	4
				1
related organization(s)				i-
k. Lease of facilities, equipment, or other assets from related organization(s)				
Performance of services or membership or fundraising sokillations for related organization(s)	organization(s)			F
m Performance of services or membership or fundrasing solicitations by related organization(s)				Eţ
n Sharing of facilities, equipment, making lists, or other assets with related organization(s)				T.
o Sharing of paid employees with related organization(s)	8710			15 -X-
Drawnia menenna to the first to entire and accommunity and the meaning				v ·
n Reimbursement and by related consultation of the expenses				0 ,
The same of the sa	THE CONTRACTOR STREET,			
	and the second s	***************************************		ļ.
Uther transfer of cash or property from related organizations)	The state of the same of the s	And of the last of	Accompanies and a second and a second and a second accompanies and a second and a s	18
A THE STORES TO SEE OF THE SCOWES 195, SECTING SCHOOLS FOR INCRESSION	on who must complete the	ils and, mouthing covered	information on who must complete this sine, notating covered relationships and transaction thresholds.	
(a) Name of other organization	(b) Transaction type (a.s)	(c) Amount involved	(d) Method of determining amount involved	chred
(1) WAL-MART STORES, INC.	υ	3,613,169.	3,613,169.CASH RECEIVED	
NAL-MART STORES, INC.	×	158,199.	158,199. PERCENT ALLOCATION	1
(3) WAL-MART STORES, INC.	0	424,104.	424,104.PERCENT ALLOCATION	
(4)	la l			
(5)				
9				

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71-0858484 Page 4

WAL-MART ASSOCIATES IN CRITICAL

Schedule R (Form 990) 2012 NBED FUND

Part VI Unrefated Organizations Taxable as a Partnership (Complete # the organization answered "Yes" to Form 990, Part IV, Ins 37.)

Provide the following information for each entity taxed as a partnership through which the organization conducted more than the 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,

(s) Name, address, and EIN of entity	(b) Primary activity	(a) (b) (c) Name, address, and EN Primary activity Legal domicilia of entity (state or foreign country)	Predominant income per (calabet, wirefelled, 94 excluded from lax under section 512-514) ye.	(e) Marail Marail Marail Marail Vees No	(f) Strare of total Income	(g) Share of end-of-year assets	Stympan Bersite Phorisms Yes No	(h) (i) (k) (k) (k) (k) (k) (k) (k) (k) (k) (k	General or General or Destructives	(k) Percentage ownership
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Schedule R (Form 930) 2012

## ATTACHMENT B

FINANCIAL STATEMENTS

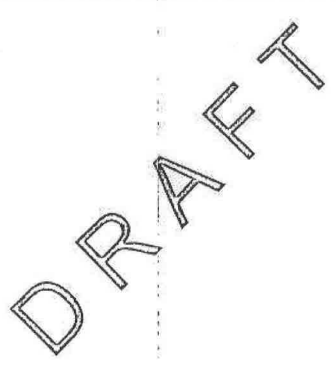
JANUARY 31, 2013 and 2012

WITH

INDEPENDENT AUDITOR'S REPORT

## CONTENTS

Independent Auditor's Report	
Statements of Pinancial Position	4
Statements of Activities	W. N.
Statements of Cash Flows	1
Notes to Financial Statements	



## STATEMENTS OF FINANCIAL POSITION

## January 31, 2013 and 2012

		_	2013	_	2012
Assets	100		7,580,317	\$	8,251,476
Cash and cash equivalents Associate contributions receivable			1,271,808	Ψ	445,918
Wal-Mart Stores, Inc. contributions receivable	e		721,041		259,745
Other receivable	6				65,099
Grant receivable from Walton Family Founda	ation	1	4,000,000	-	4,000,000
Total assets and unrestricted net assets	4	1	13,573,166	\$	13,022,238
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(( ))					

### STATEMENTS OF ACTIVITIES

## Years ended January 31, 2013 and 2012

	2.4)	_	2013		2012
Contributions and Other Revenues					
Associate contributions	121	S	5,335,360	\$	5,197,181
Wal-Mart Stores, Inc. contributions	V		3,613,169		3,506,336
Walton Family Foundation contributions			4,000,000		8,000,000
Wal-Mart Foundation contributions			2,000,000		29450340300
Other contributions		1	9,413		2,465
Interest income	//	4	13,036		25,910
Total contributions and other revenues		1	14,970,978		16,731,892
Expenses	· An				
Program:					
Critical need payments			13,837,747		10,092,265
Management and general:	R.				
Administrative expenses	May 1	-	582,303		477,711
Total expenses	11		14,420,050		10,569,976
Increase in net assets.	<b>⇒</b>		550,928		6,161,916
Net assets, beginning of year	*	-	13,022,238		6,860,322
Net assets, end of year	1	Ć.	13,573,166	T.	13,022,238

## STATEMENTS OF CASH FLOWS

## Years ended January 31, 2013 and 2012

1

88	2	013	2012
A Company of the Comp		19.	
Cash Flows from Operating Activities			
Increase in net assets	\$ :	550,928	\$ 6,161,916
Adjustments to reconcile change in net assets to net cash provided by (used in) operating activities:			
Increase in associate contributions receivable	(1	325,890)	(20,464)
(Increase) decrease in Wal-Mart Stores, Inc. contributions	7		acresets.
receivable	(	(61,296)	3,330
(Increase) decrease in other receivable	11	65,099	(65,099)
Increase in grant receivable from Walton Family Foundation	11		(4,000,000)
Net cash provided by (used in) operating activities	(0	571,159)	2,079,683
Cash and cash equivalents, beginning of year	8,2	251,476	6,171,793
Cash and cash equivalents, end of year	\$ 7,	580,317	\$ 8,251,476
<b>(</b> ))			

#### NOTES TO FINANCIAL STATEMENTS

January 31, 2013 and 2012

#### Note I - Organization and Summary of Significant Accounting Policies

#### Organization

The Wal-Mart Associates in Critical Need Fund (the Fund) was established July 23, 2001, to support Wal-Mart Stores, Inc. (Wal-Mart) associates in their time of need. The responsibility for operation and administration of the Fund is vested in the Trustees.

#### Basis of accounting

The financial statements have been prepared on the accrual basis of accounting in accordance with United States generally accepted accounting principles (U.S. GAAP) and include the statements of financial position, changes in net assets and cash flows of the Fund.

#### Basis of presentation

The Fund reports information regarding its financial position and activities according to three classes of net assets; unrestricted, temporarily restricted and permanently restricted. The Fund had only unrestricted net assets as of January 31, 2013 and 2012.

#### Contributions

Management and hourly associates of Wal-Mart may elect to make contributions to the Fund through payroll deductions, direct payment or securities contributions. The Wal-Mart contributions are made at the discretion of the Wal-Mart financial teams based on periodic review of the Fund's needs.

The Fund records contributions as unrestricted, temporarily restricted or permanently restricted net assets, depending on the absence or existence and the nature of any donor restrictions. Contributions are presented as restricted support if they are received with donor stipulations that limit the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement of activities as net assets released from restrictions. Contributions that are restricted by the donor are reported as increases in unrestricted net assets if the restrictions expire in the year in which the contributions are recognized. All net assets were classified as unrestricted at January 31, 2013 and 2012.

The associate contributions receivable represents payroll deductions that have not been transferred from Wal-Mart to the Fund. The Wal-Mart contributions receivable represents a matching contribution made to the Fund based upon management associates' contributions to WAL-PAC, a separate nonprofit organization. The grant receivable from Walton Family Foundation represents a matching contribution made to the Fund based upon associate contributions.

#### Payment of benefits

Payments may be made to associates who have experienced an extreme hardship resulting from the occurrence of acts of God or other events resulting in extreme hardship for the associate or the associate's dependents. For the years ended January 31, 2013 and 2012, single or multiple payments are available to an associate up to a maximum lifetime amount of \$1,500 and \$1,000, respectively; however, the maximum aggregate payment to an associate may be increased at the discretion of the Fund's trustees. To be eligible for multiple payments, the associate must wait 90 days before reapplying for assistance.

#### Cash and cash equivalents

For purposes of the statements of cash flows, cash equivalents include short-term investments with original maturities of three months or less.

#### Income taxes

The Fund is exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code (Code) and has been determined not to be a private foundation under Section 509(a) of the Code. As a result, as long as the Fund maintains its tax exemption, it will not be subject to income tax.

The accounting for income taxes may, at times, involve some degree of uncertainty and, as such, lead to uncertain tax positions having been taken. Management evaluated the Fund's tax positions and concluded that the Fund has taken no uncertain tax positions that require adjustment to the financial statements to comply with the provisions of Accounting Standards Codification 740, *Income Taxes*. Prior years subject to examination include 2010, 2011 and 2012.

#### Use of estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

#### Subsequent events

Management has evaluated subsequent events through May \_\_\_\_, 2013, the date the financial statements were available to be issued.

#### Note 2 - Related Party Transactions

For the years ended January 31, 2013 and 2012, Wal-Mart paid or contributed \$582,303 and \$477,711, respectively, of general and administrative expenses on behalf of the Fund. Included in the amounts above, \$562,250 and \$454,519, respectively, related to in-kind contributions from Wal-Mart for donated rent for use of Wal-Mart's facilities and hours worked by Wal-Mart employees for administration of the Fund. Both in-kind contributions and contributions made for payment of other general and administrative expenses are included in Wal-Mart Stores, Inc. contributions on the statements of activities.

During the year ended January 31, 2013, Wal-Mart Foundation established a program matching employee contributions up to \$2 million. Through this program, Wal-Mart Foundation contributed \$2 million to the Fund for the year ended January 31, 2013.

#### Note 3 - Concentrations

#### Concentration of credit risk

The Fund maintains accounts, which are insured by the Federal Deposit Insurance Corporation (FDIC). At times, cash and cash equivalents may be in excess of FDIC insurance limits. Due to the strength of the financial institution involved, the Fund believes no significant concentrations of credit risk exist with respect to its cash and cash equivalents.

#### Concentration of contributions and accounts receivable

Contributions from Wal-Mart represented 24% and 28% of total revenue for the years ended January 31, 2013 and 2012, respectively. A contribution from the Walmart Foundation represented 13% of total revenue for the year ended January 31, 2013, and a grant from Walton Family Foundation represented 27% and 48% of total revenue for the years ended January 31, 2013 and 2012, respectively. At January 31, 2013, 12% of total receivables was due from Wal-Mart and at January 31, 2013 and 2012, 67% and 84%, respectively, of total receivables was due from the Walfon Family Foundation.

#### Note 4 - Grants

During the year ended January, 31, 2012, the Fund received a grant from the Walton Family Foundation. The grant provides up to \$20 million dollars over a five-year period, of which the Fund received \$4 million at inception of the grant. In accordance with the grant agreement, the remaining amounts to be paid during years two through five are contingent upon associate contributions during the preceding year, specifically a \$1 for \$1 match up to a maximum of \$4 million per year.

During the years ended January 31, 2013 and 2012, the Fund collected in excess of \$5 million from associates; therefore, the contingency of the grant was met, and a receivable in the amount of \$4 million is reflected on the statements of financial position as of January 31, 2013 and 2012.

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## ATTACHMENT C

# **Bloomberg**

## Wal-Mart to HP Reap Worker Political Donations Through Charities

By Renee Dudley - Dec 23, 2013

U.S. companies, forbidden to give money directly to political action committees, are taking advantage of controversial federal rules allowing them to ask employees to do it for them in exchange for matching charitable donations.

It's legal and gives businesses from Wal-Mart Stores Inc. to <u>Coca-Cola (KO)</u> Co. to Hewlett-Packard Co. a way to fund their PACs, which direct money to political candidates. The matching contributions provide an incentive for employees, most of them managers, to contribute to the PAC.

The practice was approved by the <u>Federal Election Commission</u> in the late 1980s and has become commonplace at a time when companies face increasing scrutiny over their political donations. The FEC split over the legality of matching PAC contributions with charitable donations at least seven times between 1994 and 2009.

In an interview, former FEC chairman <u>Scott Thomas</u> said the exchange flouts the spirit of campaignfinance laws, which forbid companies from reimbursing for donations, including through a bonus or "other form of direct or indirect compensation."

"It was too close to the line," said Thomas, explaining his rationale for opposing the practice during his 20 years at the FEC. "It struck me as offering a chunk of money" to PAC donors. Judith Ingram, an FEC spokeswoman, declined to comment.

## **Pro-Business Candidates**

Employees receive no tax deduction for the donations, as they do by giving to a charity directly. When soliciting employee contributions to PACs in exchange for charitable donations, companies typically say they want to increase voluntary participation in the political process and support pro-business candidates. Many companies offer a one-for-one match and donate the money to a charity of the employee's choosing. Coca-Cola and HP both do this.

Wal-Mart goes further. It offers a two-for-one match, and the contribution must go to the Associates in Critical Need Trust, or ACNT, a charity the company started in 2001 to help its own store workers facing financial distress. Wal-Mart gave the ACNT about \$3.6 million in double-matching funds in the year that ended January 31, according to an audit of the charity's financial filings.

"It's rare for a corporate PAC's charitable match program to be restricted to a charity that the corporation wholly controls and finances," Laurence E. Gold, an attorney at Trister, Ross, Schadler & Gold, a <u>Washington</u> law firm that handles campaign-finance issues, said in an e-mail.

## 'Do Good'

<u>David Tovar</u>, a Wal-Mart spokesman, said in a telephone interview that the match has been well received by management employees and is "a great way for people who contribute to the PAC to also do good for fellow associates. This provides them an opportunity to support the company and the things we're advocating for on behalf of our shareholders, our associates, our customers in places like D.C. and state capitals."

In a Mar. 3, 2004, memo reviewed by Bloomberg News, Wal-Mart's then general counsel Tom Mars explained the company had transitioned from a single-match to a double-match program beginning in February of that year. "We're going to be relentless in encouraging participation until 100% of our management associates are on board," Mars said of the PAC and associates charity. "Every contribution counts, no matter how small. Therefore, if you haven't contributed to these important causes, please do so TODAY."

## 'Skew Incentives'

In 2009, <u>IntercontinentalExchange Group Inc. (ICE)</u>, which operates global commodity and financial products marketplaces, asked the FEC for an advisory opinion on starting a double-matching program. The commission split evenly on the matter and issued no opinion. According to an audio recording of the meeting that April, three of six commissioners concluded double-matching would "skew the incentives" and "undercut the voluntariness" of contributions to the PAC. One said a double-match would "smack of buying off the contributor," noting it could open the door to five-to-one matching or more.

Wal-Mart hasn't requested an FEC opinion on its double-matching program. Without an opinion, corporations that double-match could face complaints they have not complied with existing law and regulations, according to the commission. No complaints have been filed about Wal-Mart's double-match, the FEC's online database shows.

The matching program was controversial inside Wal-Mart, according to a former official at the Wal-Mart Foundation and associates charity. While there's a need to raise political action funds, incentivizing employees with a promise to support associates in need doesn't seem like the right answer, said the person, who requested anonymity to speak about a former employer. Tying the PAC and the charity could confuse donors, said the person, who expressed discomfort about the program to colleagues.

## **Wal-Mart PAC**

The introduction of the double-match in 2004 coincided with rapid growth of Wal-Mart's PAC. Measured by contributions it takes in, it's the ninth-largest corporate PAC in the U.S., according to FEC data.

Officially called <u>Wal-Mart Stores Inc. (WMT)</u> PAC for Responsible Government, it raised more than \$3.1 million in the 2012 election cycle, according to data filed with the FEC. Contributions came from employees, including executives at the Bentonville, <u>Arkansas</u>, headquarters and store managers across the country. Many of the contributions were deducted directly from employees' pay.

## **Political Donations**

Wal-Mart's PAC spent about \$3.2 million in the 2012 election cycle, according to FEC data. Of that amount, the PAC gave about \$1.2 million to candidates for the U.S. House of Representatives and the <u>U.S. Senate</u>, about evenly divided between Republicans and Democrats, according to data compiled by the Center for Responsive Politics, a Washington-based non-profit research group that tracks money in politics.

Recipients included Republican House Speaker <u>John Boehner</u> of <u>Ohio</u>, Republican Senator <u>Ted Cruz</u> of <u>Texas</u>, Democratic Representative <u>James Clyburn</u> of <u>South Carolina</u> and Democratic Senator <u>Mark</u> Pryor of Arkansas. Wal-Mart has been vocal on issues including the minimum wage.

While offering matching charitable donations in exchange for PAC contributions has been allowed since at least 1987, the issue of corporate influence in politics has taken on more significance since 2010, when the U.S. Supreme Court's Citizens United decision allowed corporations and unions to spend unlimited sums of money supporting or opposing candidates. That money isn't sent directly to campaign coffers. Rather, companies contribute funds to such pro-business groups as the Chamber of Commerce that in turn pay for things like advertising on behalf of candidates.

## Coca-Cola PAC

Matching donations to charity is a way for companies to increase participation in their PACs. Heavy participation is important because federal law limits individuals' PAC donations to \$5,000 a year. Last year, Atlanta-based Coca-Cola paid more than \$217,000 in PAC-matching funds to charities. Its PAC raised more than \$428,000 that year, according to data filed with the FEC.

On its website, Coca-Cola says its "PAC Match program provides support to organizations that focus on environment, well-being and community involvement" such as Special Olympics International, United Service Organization and The Nature Conservancy. Employees designate their choice of charity, and the company provides a match "in a dollar amount equal to their year-end PAC contributions total," according to the site.

Petro Kacur, a Coca-Cola spokesman, declined to elaborate further on its PAC matching program.

At Hewlett-Packard, which started its program in 2010, employee donors must contribute at least \$2,500 to the company's PAC to be eligible for the match.

## **Employee Support**

"The ultimate success of HP PAC directly depends on the support that it receives from eligible HP employees," the company said in an annual report about the program. "As a way to thank those who contribute to the PAC, HP established the HP PAC Match Program." The company matches contributions on a dollar-for-dollar basis to charities or educational institutions of the employee's choice.

Sarah Pompei, a spokeswoman for the Palo Alto, California-based company, declined to comment.

<u>Boeing Co. (BA)</u> offers a match, too. The Chicago-based company matches 50 cents on the dollar to employees who put at least \$100 annually into the PAC. Employees can select as many as four charities and designate the percentage each receives.

"The objective of our campaign contributions is to strategically and tactically support candidates with whom we have alignment on issues of interest to the candidate and to Boeing," Gayla Keller, a Boeing spokeswoman, said in an e-mail. "The BPAC charitable match practice was instituted in 2009 and contributions have positively impacted communities around the country for the last three years."

## **Commissioners Overruled**

The FEC has split over charitable matches for PAC contributions at least seven times, according to advisory opinions reviewed by <u>Bloomberg News</u>. In 1994, Thomas and fellow commissioner Danny McDonald said in a dissenting opinion that they couldn't "believe that the Commission would allow the exchange, albeit indirectly, of corporate treasury monies for political contributions." They were overruled.

Thomas is now an attorney at the Washington law firm Dickstein Shapiro LLP, whose clients include Wal-Mart. McDonald, who declined to comment, is now a commissioner on the North Carolina Industrial Commission, a state agency.

In a Sept. 27, 2002, e-mail to Wal-Mart managers, Bob Hart, then chairman of the Associates in Critical Need Trust, explained the role of the PAC.

## 'Important Tool'

"As our company has grown, WAL-PAC has become an increasingly important tool in Washington, D.C., to help us support pro-business candidates representing both political parties," Hart said in the e-mail. "This in turn helps protect our associates and customers from unnecessary or potentially harmful laws and regulation."

Data filed with the FEC show hundreds of store-level employees such as managers and pharmacists have donated to Wal-Mart's PAC.

"They're being induced to bankroll political campaigns that might not be in their best interests but instead are in the best interests of their employer," said Stephen Spaulding, staff counsel for <u>Common Cause</u>, a Washington-based advocacy group that supports stronger campaign finance laws.

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